

This Indenture Witnesseth,		
of the County of Lake and State	IndianalS, for and in consid	
sum of TEN and no/100/ ip hand paid, and of other good and valuable consider	ations receipt of which is benefit as the wildred CO	-
WINDERAND unto MERCANTILE NATIONAL BANK		
national banking association under the laws of the execute trusts within the State of Indiana, Cas Truste		_
3rd day of January		, the following
described real estate in the County of Bake	and State of Indiana, to-wit:	
NIIV PARTE STATE	usive, Fowler's Acres, to Lake	
	wn in Plat Book 40, page 18,	
in Lake County, Indiana		
MOV - 1 1969	STATE OF INDIANTS	
3 Tollander Time	FILED FOR RECORD	
() salle	Key 5 10 02 44	3 F O
REAL ESTATE TRANSFER	ANDREW JAHOEH RECORDER	KO
REAL ESTATE TRANSFER VALUATION AFFIDAVIT FILM Balley	Friward Tax Statements	To:
Britishandstone	SEAL . 2.600	Ut inuiana
	WOIANA WILLIAM 50213	1 30 43
AUDITOR, LAKE COUNTY	in mand, ind	1333
TO HAVE AND TO HOLD the said resi estate with the a Trust Agreement set forth.	ppurtenances, upon the trusts, and for the uses and purposes h	erein and in sa
as desired, to contract to sell, to grant options to purchase, to said real estate or any part thereof to a successor or successors estate, powers and authorities vested in said Trustee, to donate, part thereof, to lease said real estate, or any part thereof, from or in futuro, and upon any terms and for any period or periods and to renew or extend leases upon any terms and for any period and provisions thereof at any time or times hereafter, to contract options to purchase the whole or any part of the reversion, to compare the partition or to exchange said real estate, or any part thereof, to release, convey or assign any right, title or interest in or about the same to deal with the same, whether similar to or different	in trust and to grant to such successor or successors in trus to dedicate, to mortgage, pledge or otherwise encumber said retime to time, in possession or reversion, by leases to commof time, not exceeding in the case of any single demise the todo or periods of time and to amend, change or modify leases to make leases and to grant options to lease and options to intract respecting the manner of fixing the amount of present for other real or personal property, to grant easements or chant or easement appurtenant to said real estate or any part the dor such other considerations as it would be lawful for a	al estate as ofte cration, to convet all of the title eal estate, or an ience in praesen erm of 198 years and the term renew leases an or future rental erges of any kindereof, and to deiny person owning
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as desired, to contract to sell, to grant options to purchase, said real estate or any part thereof to a successors estate, powers and authorities vested in said Trustee, to donate, part thereof, the class said real estate, or any part thereof, from or in futuro, and upon any terms and for any period or period and to renew or extend leases upon any terms and for any periand provisions thereof at any time or times hereafter, to contract operation to purchase the whole or any part of the reversion, to ce to partition or to exchange said real estate, or any part thereof, to release, convey or assign any right, title or interest in or abovith said real estate and every part thereof in all other ways a the same to deal with the same, whether similar to or different in the same to deal with the same, whether similar to or different in any part thereof and part thereof any purchase money, rent or money this trust have been compiled with, or be obliged to inquire into a provide and the same of said Trust A secouted by said Trustee, or any successor in trust in relation to the Registrar of Title of said country relying upon or claiming the delivery thereof the trust created by this indenture and by other instrument was executed in accordance with the trusts, or in all amendments thereof, if say, and binding upon all satuhorized and empowered to execute and deliver every such dis made to a successor or successors in trust, that such success all the title, estate, rights, powers, authorities, duties and obligation dividually or as Trustee, nor its successor or successors in the decree for anything it or they or its or their agents or attorney or the Deed or said Trust Agreement or any amendment there are pand all such liability being hereby expressly waived and reference for anything it or they or its or their agents or attorney or the Deed or said Trust Agreement or any amendment there are part and such liability said real estate may be entered into their actorney-in-fact, hereby fire property and no beneficiary here use	cate any subdivision or part thereof, and to resubdivide said re sel on any terms, to convey either with or without consider in trust and to grant to such successor or successors in trust to dedicate, to mortgage, pledge or otherwise encumber said retime to time. In possession or reversion, by leases to commof time, not exceeding in the case of any single demise the tod or periods of time and to amend, change or modify leases to make leases and to grant options to lease and options to intract respecting the manner of fixing the amount of present or easement appurtenant to said real estate or any part the differ such other considerations as it would be lawful for a from the ways above specified, at any time or times hereaft ny successor in trust, in relation to said real estate, or to who eased or mortgaged by said Trustee, or any successor in the bringer of mortgaged by said Trustee, or any successor in the bringer of any ctroff said Truster can be conclusive to the content of said Truster and east a state shall be conclusive to the content of said Trust and trust and said series and said series and said series and seated shall be conclusive to other in avor of every under any successor, leaves of the content of the said Truster. The said trust Arreement was in full force on effect, (b) that said Trust deed, in the said trust are said to the said series of the said trust are said to said series the said in the said trust are said to said series the said said trustee, or any successor in trust have been properly appointed and are altions of its, his or their predocessor in trust. **Said condition that neither MERCANTILE NATIONAL BAN ust shall incur any perconal Hability or be subjected to any of the may do or omit to do in or about 1. said real estate or under shall incur any perconal Hability or be subjected to any of may other disposition of said real estate, and the said Trust Agreement and of all persons claiming under shall have any title or interest, legal or equilable, in or to a succession of the Truste	al estate as ofte cration, to convet all of the tition, to convet all of the tition of the term of 198 years and the term renew leases and the term renew leases and the term renew leases of any kind recof, and to deiny person owning ter. In said real estatist, be obliged that the terms of the time other instrument person (including at the time of the time of the time of the time of the conveyance of the time of the time of the provision said real estate tered into by the title as Trustee of a station or indebted as Trustee of a station or indebted and such interest ead real estate in the time of the fills of the fil

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