	W itnesseth, That	1 393133	12 BA OT 60 1:	Till Hisbland
0(100/20)	Witnesseth, That		Logan Mair and	Josephine
of the County of Lake of Ten and	and State of	Indiana	, for and in considera	ition of the sum
ofTen and in hand pald, and of other good WARRANT	and valuable considerations, r RST BANK OF WHITING, a corp ate of Indiana, and duly autho i a certain Trust Agreement, da	eceipt of which is here poration duly organized a rized to accept and exe ated the10th	by acknowledged, CONVEY and existing as an Indiana ecute trusts within the Sta lay of December 19	banking corpora- te of Indiana, as 81, and known
	جوب کارہ ہے۔ ا Six (6), Crescent Su hown in Plat Book 28	bdivision to the		
			DULY ENTEREI)
		en la companya e la companya de la c	FOR TAXATION	
			JAN 4 1982	-
	•			
			AUDITOR LAKE COUNTY	
SUBJECT TO				
	real estate with the appurtenances, u	pon the trusts, and for the u	ses and purposes herein and in (sald Trust Agreement
parks, streets, highways or alleys and to grant options to purchase, to sell of cessor or successors in trust and to donate, to dedicate, to mortgage, pled time to time, in possession or reversification or the case of any single domamend, change or modify leases and the new leases and options to purchase the als, to partition or to exchange said release, convey or assign any right, titt tate and every part thereof in all other whether similar to or different from the similar to or different from the case shall be conveyed, contracted purchase money, rent or money borroor be obliged to Inquire into the author said Trust Agreement; and every dot of said Trust Agreement; and every detection full force and effect, (b) that such this indenture and in said Trust Agree successor in trust, was duly authorize	n any terms, to convey either with o grant to such successor or successor grant to such successor or successor grant to such successor or successor grant to such the successor or successor grant to the provisions thereof at a set whole or any part of the reversion eat estate, or any part thereof, for ote or interest in or about or essemer reways and for such other consideratine ways above specified, at any time ways above specified, at any time with said Trustee or any successor to be sold, leased or mortgaged by swed or advanced on said real estate party, necessity or expediency of an sed, trust deed, mortgage, lease or or evidence in favor of every person (imment, (a) that at the time of the conveyance or other instrument was ment or in all amondments thereof,	r without consideration, to creat in trust all of the title, erestate, or any part thereof, enti or in futureo, and upon an ew or extend leases upon any time or times heroafter, to contract respecting the nher real or personal propertit appurtenant to said real earons as it would be lawful for or times hereafter. In trust, in relation to said aid frustee, or any successo, or be obliged to see that y act of said Trustee, or be other instrument executed by including the Registrar of Titlelivery thereof the trust creat executed in accordance with fany, and binding upon all the seed of the contraction of the said any, and binding upon all the seed of the contraction of the seed of the see	convey said real estate or any perstate, powers and suthorities vets to lease said real estate; or army terms and for any period or per to contract to make leases and to contract to make leases and to manner of fixing the amount of pry, to grant essements or charges tate or any person owning the same to rany person owning the same to real estate; or to whom said rear, in trust, be obliged to see to the terms of this trust have; lobliged or privileged to inquire it said Trustee, or any successor is of said county) relying upon o ed by this indenture and by said in the trusts, conditions and ilm beneficiaries thereunder, (c) that	art thereof to a suc- id in said Trustee, to hy part thereof, from- riods of time, not ex- briods of time, not ex- briods of time and to hy part options to re- breasent or future rent- briods of time and to hy side and the said ea- bridge of any kind, to re- brial with said real ea- deal with the same; all estate or, any part he application of any been compiled with, hto any of the terme in trust in relation r claiming under any trust Agreement was litations contained in said Trustee, or any
the conveyance is made to a successo with all the title, estate, rights, power	or or successors in trust, that such a pre, authorities, duties and obligation express understanding and condition for any personal liability or be subject in about the said real estate or under ing in or about said real estate, any pentered into by the Trustee in connect their attorney-in-fact, hereby irrevoce to individually (and the Trustee shall be trust property and funds in the actual property actual property actual property and funds in the actual property	uccessor or successors in trues of its, his or their predece that neither THE FIRST BANK ted to any claim, judgment of the provisions of this Deed cand all such liability being on with said real estate may ably appointed for such purpor have no obligation whatsoe hal possession of the Truster	ust have been properly appointed pasor in trust. OF WHITING Individually or as or decree for anything it or they or said Trust Agreement or any an hereby expressly waived and releve be entered into by it in the names, or at the election of the Trust view with respect to any such coes shall be applicable for the pass.	Trustee, nor its auc- or its or their agents mendment thereto, or based. Any contract, ie of the then benefi- tee, in its own anme, bontract, obligation or yment and discharge
	all have any title or interest, legal o ld, the intention hereof being to vest	osition of said real estate, and ir equitable, in or to said rea	d such interest is hereby declared il estate as such, but only an inte	to be personal prop- erest in the earnings.
	e grantorS aforesald ha ember, 19 81			nd see E mile s
Iocophino Mair	(SEA	Logan	~~~	
STATE OF INDIANA COUNTY OF LAKE J. Marilyn B. Dyke hereby certify that Logan	ss :	Notary Public In and		SKI JR
personally known to me to be t before me this day in person ar free and voluntary act, for the	he same personS whose not acknowledged thatthe; uses and purposes therein set	ame S. are/4s subscr signed sealed and forth.	ibed to the foregoing instructed delivered the said instruction. A.D., 19 81	ument, appeared nent as .their
My Commission Expires:	Noterial seal this10th c	Marie	LEB DE). E

18