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of the County of	and State	ofIndiana	for and in	conside	ration
	and other good and val				
	considerations in hand paid, Cor				
NATIONAL BANK of Gary,	Indiana, a National Banking A	Association ,organized un	der the laws o	f the 1	United
States of America, as Trustee	under the provisions of a trust a	agreement dated the2	4th		day of
September	, 1982 knc	own as Trust NumberP.	6020	the foll	lowing
described real estate in the Co	ounty ofLake	and State o	f Indiana,		
to-wit:					
The South 4	67.42 feet of the West	487.42 feet of the \$	Southeast		
Quarter (S.	E. 1/4) of Section 29,	Township 35 Nort	h, Range 8		
	2nd Principal Meridia		* .		
Lake Count	y, Indiana			·	
		The state of	15-128-	-21	••••••
	LY ENTERED	Try # ) Split	to 153	ER-	73
FO	RTAXATION		, , , , , , , , , , , , , , , , , , ,	<u> </u>	3,11 m
	SEP 28 1982		<u> </u>		2 1
				123	5
Full power and authori ises or any part thereof; to and to resubdivide said proposed	ty is hereby granted to said trust dedicate parks, streets, highways erty as often as desired: to contr	ee to improve, manage, pros s or alleys and to vacate ar act to sell, to grant option	otect and subdiv ny subdivision o ns to purchase,	ide said r part t to sell (	prem- hereof, on any
Full power and authori ises or any part thereof; to and to resubdivide said properties; to convey either with successors in trust and to gravested in said trustee; to dor thereof; to lease said propertiese in praesenti, or in futuleases upon any terms and fand provisions thereof at any tions to renew leases and optiner of fixing the amount of project, title or interest in or said property and every part	ty is hereby granted to said trust dedicate parks, streets, highways erty as often as desired; to contror without consideration; to corant to such successor or success nate, to dedicate, to mortgage, play, or any part thereof, from time iro, and upon any terms and for or any period or periods of time or times hereafter; to contons to purchase the whole or any resent or future rentals; to partition of the control of the con	ee to improve, manage, pros or alleys and to vacate areact to sell, to grant option very said premises or any iors in trust all of the title, edge or otherwise encume e to time, in possession or any period or periods of e and to amend, change of tract to make leases and to part of the reversion and to no r to exchange said permises or any prosuch other consideration of such other consideration.	otect and subdiving subdivision on to purchase, part thereof to estate, powers aper said property reversion, by time and to rent modify leases grant options to contract resperion of the contract resperion of the contract resperion of the contract resperies and the contract resperions as it would	uses and ide said repart to sell a succession design the part to a sell to dei be law	prem- hereof on any ssor or norities y part o com- extend externs and op- e man hereof grean al with
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Full power and authori ises or any part thereof; to and to resubdivide said proper terms; to convey either with successors in trust and to greeted in said trustee; to do thereof; to lease said propert mence in praesenti, or in futuleases upon any terms and fand provisions thereof at any tions to renew leases and optiner of fixing the amount of pfor other real or personal pright, title or interest in or said property and every part any person owning the same at any time or times hereafted. In no case shall any papart thereof shall be convey application of any purchase the terms of this trust have of said trustee, or be obliged trust deed, mortgage, lease of clusive evidence in favor of inent, (a) that at the time of was in full force and effect, conditions and limitations cound deliver every such deed a successor or successors in fully vested with all the title in trust.  The interest of each an be only in the earnings, availanterest is hereby declared to or equitable, in or to said resurforesaid.  In Witness Whereof, the	ty is hereby granted to said trust dedicate parks, streets, highways erty as often as desired; to control or without consideration; to contant to such successor or successor ante, to dedicate, to mortgage, play, or any part thereof, from time iro, and upon any terms and for for any period or periods of time or times hereafter; to control or any period or periods of time or times hereafter; to control or any period or periods of time or times hereafter; to control or any resent or future rentals; to partitive to grant easements or cabout or easement appurtenant to thereof in all other ways and feet to deal with the same, whether the deal with the same, whether the deal with the same, whether the deal with said trustee in red, contracted to be sold, leased the money, rent, or money borrowed been complied with, or be oblig or privileged to inquire into any or other instrument executed by severy person relying upon or class of the delivery thereof the trust (b) that such conveyance or other instrument, (c) that said trust deed, lease, mortgage or trust, that such successor or such that such successor or such that and proceeds arising from the last are as such, but only an interest of the personal property, and no be all estate as such, but only an interest hereafter.	ee to improve, manage, pros or alleys and to vacate are act to sell, to grant option over said premises or any sors in trust all of the title, edge or otherwise encumbe e to time, in possession or any period or periods of the eard to amend, change of tract to make leases and to part of the reversion and the contract of the reversion and the changes of any kind; to receive to said premises or any procession of the reversion and the result of the reversion and the consideration of the reversion and the result of the result o	otect and subdiving subdivision on to purchase, part thereof to estate, powers a ser reversion, by time and to ren modify leases grant options to contract resperoperty, or any elease, convey part thereof; and from the ways all to whom said pustee, be obliged itself, or expedient agreement; are said real estate or and by said to in accordance or in some americal and empower in some americal and empower in the conveyar in properly apporting, his or the inder them or are of said real enhave any title or ails and process.	uses an ide said r part t to sell a succe and autity, or an leases the sell or as ideases and the part to a sell to see ged to sell or other rust agreed to not extend the content of the	prem- hereof, on any ssor or norities y part o com- extend extend termi ind op- e man- hereof gr any il with ful for ecified or any to the ee tha any ac y deed be com- instru eemen e trusts thereo executinade thereo executinade instru lecesso mahalid sucl st, lega reof a
Full power and authori ises or any part thereof; to and to resubdivide said proper terms; to convey either with successors in trust and to greeted in said trustee; to do thereof; to lease said propert mence in praesenti, or in futulesses upon any terms and fund provisions thereof at any tions to renew leases and optiner of fixing the amount of pfor other real or personal pright, title or interest in or said property and every part any person owning the same at any time or times hereafted. In no case shall any papart thereof shall be convey application of any purchase the terms of this trust have of said trustee, or be obliged trust deed, mortgage, lease of clusive evidence in favor of clusive evidence and effect, conditions and limitations cand binding upon all benefic and deliver every such deed a successor or successors in fully vested with all the title in trust.  The interest of each an be only in the earnings, availinterest is hereby declared to or equitable, in or to said resulting and the said	ty is hereby granted to said trust dedicate parks, streets, highways erty as often as desired; to contror without consideration; to contror without consideration; to contror to such successor or success rate, to dedicate, to mortgage, play, or any part thereof, from time iro, and upon any terms and for lor any period or periods of time or times hereafter; to contror to purchase the whole or any resent or future rentals; to partition on to purchase the whole or any resent or future rentals; to partition on the deal with the same, whether thereof in all other ways and feet of deal with the same, whether erect, contracted to be sold, leaser.  The dealing with said trustee in red, contracted to be sold, leaser money, rent, or money borrowed been complied with, or be oblig or privileged to inquire into any rother instrument executed by severy person relying upon or clay the delivery thereof the trust (b) that such conveyance or other ontained in this Indenture and intries thereunder, (c) that said trust deed, lease, mortgage or citrust, that such successor or such trust, that such successor or such estate, rights, powers, authorities and proceeds arising from the labeled personal property, and no be all estate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, but only an interest of the destate as such, bu	ee to improve, manage, pros or alleys and to vacate are act to sell, to grant option over said premises or any sors in trust all of the title, edge or otherwise encumbe e to time, in possession or any period or periods of the eard to amend, change of tract to make leases and to part of the reversion and the contract of the reversion and the changes of any kind; to receive to said premises or any procession of the reversion and the result of the reversion and the consideration of the reversion and the result of the result o	otect and subdiving subdivision on to purchase, part thereof to estate, powers a ser reversion, by time and to ren modify leases grant options to contract resperoperty, or any elease, convey part thereof; and from the ways all to whom said pustee, be obliged itself, or expedient agreement; are said real estate or and by said to in accordance or in some americal and empower in some americal and empower in the conveyar in properly apporting, his or the inder them or are of said real enhave any title or ails and process.	uses an ide said r part t to sell a succe and autity, or an leases the sell or as ideases and the part to a sell to see ged to sell or other rust agreed to not extend the content of the	prem- prem- hereof on any ssor or norities y part o com extend termi ind op- e man hereof grany il with ful for ecified or any to the ee tha any ac y deed be com instru eemen trustr thereo execut nade t and ar lecesso instru execut nade t and ar lecesso instru execut nade t and ar

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STATE OF \_\_Indiana COUNTY OF Lake July , A. D., 19 82 personally appeared the within named Mary Elizabeth Miller, formerly known as Mary Elizabeth Kolling, ......Grantor ...... in the above conveyance, and acknowledged her voluntary act and deed, for the uses and purposes herein men-IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. Bernice J. Olszowski commission expires: Resident, Lake County, Indiana

Deed in Arm

QUIT CLAIM DEED

GARY NATIONAL BA

TRUSTEE

Received for record this

- page Recorded in Book No. ...

Recorder

Duly entered for taxation this...

Auditor's fee \$

TRUST NO.