685166 Chis Indenture Witnesseth,	That the Grantor.	ERNEST FARR	JR and	
ALVA SUE FARR, husband and wife of the County of Lake and State of sum of Ten and no/100				•-
in hand paid, and of other good and valuable considera WARRANT unto MERCANTILE NATIONAL BANK national banking association under the laws of the Unexecute trusts within the State of Indiana, as Trustee lst day of October 19 described real estate in the County of Lake	tions, receipt of which is h OF INDIANA, a corporati nited States of America, under the provisions of a 82., and known as Trust	ereby acknowledged, Con duly organized an and duly authorized a certain Trust Agreet Number 4288	CONVEY and d existing as a to accept and ment, dated the	
Homewood addition West 133 Hammond Addition to Ham as shown in Plat Book 2 Indiana.	mond, in the Ci	tv of Hammond	Block 3, l,	
		#34-19	12-29	
DULY ENTERED				
FOR TAXATION			₩ Oca	::
OCT 2 2 1982			ES TO THE RE	ATE 3
ofer of Prints			R R R R R R R R R R R R R R R R R R R	
AUDITOR LAZE COUNTY			Strain Strain	
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жыжықх			82	3
TO HAVE AND TO HOLD the said real estate with the appropriate that the said real estate with the appropriate the said real estate with the said real estate with the appropriate the said real estate with the appropriate the said real estate with the said re	urtenances, upon the trusts, and	for the uses and purpose	s herein and in said	
FULL power and authority is hereby granted to said Trustee thereof, to dedicate parks, streets, highways or alleys and to vaca as desired, to contract to sell, to grant options to purchase, to said real estate or any part thereof to a successor or successors in estate, powers and authorities wested in said Trustee, to donate, to part thereof, to lease said real estate, or any part thereof, format or in futuro, and upon any terms and for any period or periods; o and to renew or extend leases upon any terms and for any period and provisions; thereof, at any time or times hereafter, to contract to options to purchase the whole or any part of the reversion, to contract to partition; or to exchange said freal estate; or any-part, thereof, for to release, convey or assign any right, title or interest in or about with said real estate and every part thereof in all other ways and the same to deal with the same, whether similar to or different from the contract of the contract of the same to deal with the same, whether similar to or different from the contract of	te any subdivision or part there sell on any terms, to convey e a trust and to grant to such as a dedicate, to mortgage, pledge lime to time, in possession or fitme, not exceeding in the case or periods of time and to an o make leases and to grant op act respecting the manner of firsther real or periods of a such other considerations as for such other considerations a	of, and to resubdivide said lither with or without consuccessor or successors in it or otherwise encumber said reversion, by leases to couse se of any single demise the nend, change or modify le liting the amount of preser y, to grant essements or couse is real estate or any part it is it would be lawful for	real estate as often ideration, to convey rust all of the itile, i real estate, or any mence in praesent is term of 198 years, ases and the terms to renew leases and thore future rentals, harges of any kind, thereof, and to deal any person owning	
In no case shall any party dealing with said Trustee or any or any part thereof shall be conveyed, contracted to be sold, lease to the application of any purchase money, rent or money be this trust have been compiled with, or be obliged to inquire into it or privileged to inquire into any of the terms of said Trust Agreexecuted by said Trustee, or any successor in trust in relation to sthe Registrar of Title of said county) relying upon or claiming un the delivery thereof the trust created by this Indenture and by said other instrument was executed in accordance with the trusts, con or in all amendments thereof, if any, and binding upon all beneficial made to a successor or successors in trust, that such successor all the title, estate, rights, powers, authorities, duties and obligations.	sed or mortgaged by said Trui trowed or advanced on sald real me authority, necessity or expedi ement; and every deed, trust said real estate shall be conclust der any such conveyance, lease i Trust Agreement was in full dittions and limitations contained iciaries thereunder, (c) that said trust deed, lease, mortgage of or successors in trust have been	stee, or any successor in lestate, or be obliged to seency of any act of said Tideed, mortgage, lease over or other instrument, (a) force and effect, (b) that in this Indenture and in set Trustee, or any successor other instrument and (d) properly appointed and a	trust, be obliged to ee that the terms of rustee, or be obliged or other instrument ery person (including that at the time of such conveyance or aid Trust Agreement r in trust, was duly 1) if the conveyance	
This conveyance is made upon the express understanding and individually or as Trustee, nor its successor or successors in trust decree for anything it or they or its or their agents or attorneys m of this Deed or said Trust Agreement or any amendment thereto, any and all such liability being hereby expressly waived and release. Trustee in connection with said real estate may be entered into by their attorney-in-fact, hereby irrevocably appointed for such purpor express trust and not individually (and the Trustee shall have no ness except only so far as the trust property and funds in the act thereof.) All persons and corporations whomsoever and whatsoever for record of this Deed.	shall incur any personal liabil may do or omit to do in or abo or for injury to person or proed. Any contract, obligation or y it is the name of the then set, or at the election of the obligation whatsoever with result pussession of the Trustee shall pus	ity or be subjected to any suit the said real estate or operty happening in or abtended the said indebtedness incurred or beneficiaries under said Trustee, in its own name can be able to any such contract, of all be applicable for the pail be applicable for the pail	claim, judgment or under the provisions but said real estate, entered into by the Trust Agreement as e. as Trustee of an bligation or indebted- yment and discharge	
The interest of each and every beneficiary hereunder and und them shall be only in the earnings, avails and proceeds arising f hereby declared to be personal property, and no beneficiary hereunde such, but only an interest in the earnings, avails, and proceeds ther NATIONAL BANK OF INDIANA the entire legal and equitable to	rom the sale or any other disport shall have any title or interested as aforesaid, the intention little in fee simple, in and to all	osition of said real estate, t, legal or equitable, in or t whereof being to svest in il of the real estate above	and such interest is o said real estate as said MERCANTILE described.	
this 11th day of October (SEAL	d ha Ve. hereunto set . , 19 82	their hand	ISand sealS	
CAMOST JAMU XII. (SEAL	, x alna	S. Far	(SEAL)	
STATE OF INDIANA SS:	er e		3. 13.	••
STATE OF INDIANA COUNTY OF LAKE I, FRED M. BECKER do hereby certify that ERNEST FARR, JR	, a Notary Public in and . and ALVA FARR	for said County, in the , husband and	State aforesaid, wife	. 1
personally known to me to be the same personwho appeared before me this day in person and acknowledg	ed that	cribed to the foregoigned, scaled and de	ing instrument,	
My Commission Expires:	Mode	KS A.	ACCEPTAGE.	ر د در
	- ,		Notary Public	

COUNTY OF RESIDENCE - LAKE

THIS INSTRUMENT PREPARED BY

W. LEE NEWELL, JR., Attorney at Law 134 Pulaski Rd., Calumet City, IL 60409 **142**

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