	JJ OI INGIANA	, All Thurana	Corporation				5243 <u>:</u>
in hand paid, and c WARRANT unto national banking a execute trusts with 29th day	of other good and o MERCANTILE N ssociation under t in the State of Ir of	valuable considerate VATIONAL BANK (the laws of the Unidiana, as Trustee Y 19.7	Indiana tions, receipt of which of the states of Americander the provisions and known as T	is hereby acknowleration duly organica, and duly au of a certain Trus	edged, CONV nized and ex athorized to at Agreement	VEY an xisting as accept an t. dated th	Hohman Avenue,
described real estat	te in the County o	f Lake	and State of In	diana, to-wit:	·		H,
		t No. 4, as s er, Lake Coun	hown in Plat Boo ty, Indiana.	k 52, page 4 #30 -			, bnd
of the Lake (County Record	er, Lake Coun	•				t.
Subject to ea	asements and	restrictions	of record.	# 30 s	.63 <i>3</i> 9	7. 3	
Subject to u	ipaid real es	tate taxes.					6320
DULY ENT FOR TAXA OCT 2518	TION		CHICAGO TITLE	INSURANCE C		PILFO FIR	STATE OF
AUDITOR LAKE CON	NA.A.				WILLIAM BITLSKI JR RECORDET	1 17 PH 'E	ingianajo.e. n
	FO HOLD the said res	il estate with the appu	rtenances, upon the trusts,	and for the uses and		\sim	a ≘ a -
thereor, to dedicate par- as desired, to contract said real estate or any estate, powers and auth part thereof, to lease st or in futuro, and upon and to renew or extend and provisions thereof a options to purchase the	ks, streets, highways to sell, to grant opt part thereof to a suc orities vested in said aid real estate, or any any terms and for a leases upon any term tany time or times to whole or any part of	or alleys and to vacations to purchase, to seessor or successors in Trustee, to donate, to part thereof, from tiny period or periods of and for any period ereafter, to contract the reversion, to contract the reversion, to contract	to improve, manage, protes any subdivision or part tell on any terms, to convertuat and to grant to suc dedicate, to mortgage, pled me to time, in possession time, not exceeding in the or periods of time and to make leases and to grant act respecting the manner or other real or personal pro	hereof, and to resubdi; y either with or with h successor or success ge or otherwise encur or reversion, by least case of any single d amend, change or a options to lease and of fixing the amount	vide said real e hout considerati sors in trust al mber said real es to commence emise the term modify leases s options to rem- of present or i	estate as ofter on, to convey ill of the title, estate, or any e in praesent of 198 years and the terms ew leases and future rentals	n y y i, s
with said real estate an the same to deal with it In no case shall or any part thereof shi	aign any right, title of d every part thereof i the same, whether sin any party dealing wit all be conveyed, contr	interest in or about on all other ways and the interest for different from said. Trustee or any facted to be sold, leas	or easement appurtenant to for such other consideration om the ways above specific successor in trust, in relati	said real estate or a as as it would be la d, at any time or the on to said real estate, Trustee, or any succession.	ny part thereof wful for any p mes hereafter, or to whom so	t, and to deal person owning aid real estate	11 8
or privilence to inquire executed by said Truste the Registrar of Title o the delivery thereof the other instrument was e or in all amendments i authorized and empower is made to a successor	npiled with, or be only into any of the term into any of the term of said county) relying trust created by this xecuted in accordance hereof, if any, and be ed to execute and de or successors in trust.	ised to inquire into the sof said Trust Agree trust in relation to so upon or claiming und findenture and by said with the trusts, continding upon all benefit that such successor that such successor of the soft into the such such such such such such such such	rowed or advanced on said e authority, necessity or exment; and every deed, taid real estate shall be contern any such conveyance, le Trust Agreement was in fittions and limitations contaiciaries thereunder, (c) that trust deed, lease, mortgag or successors in trust have ms of its, his or their pred	pediency of any act or cust deed, mortgage, clusive evidence in fav asse or other instrument until force and effect, ned in this Indenture said Trustee, or any e or other instrument been properly appoints	f said Trustee, lease or oth or of every per ent, (a) that a (b) that such and in said Trusucessor in trusucessor in the and (d) if the said (d) if the said trustees of the said (d) if the said trustees of the said (d) if	or be obliged er instrument son (including it the time of conveyance of ust Agreement ust, was duly he conveyance	d it f r t
This conveyance is individually or as Trust decree for anything it of this Deed or said Trany and all such liabilit Trustee in connection we their attorney-in-fact, hexpress trust and not in ness except only so far	s made upon the expect, nor its successor they or its or their ust Agreement or any being hereby expressith said real estate nereby irrevocably appendividually (and the sas the trust property as the trust property.	ress understanding and or successors in trust agents or attorneys me amendment thereto, compared and release lay be entered into by inted for such purpose Crustee shall have no and funds in the actu	condition that neither M shall incur any personal li ay do or omit to do in or or for injury to person or d. Any contract, obligation it in the name of the ties, or at the election of tobligation whatsoever with rial possession of the Trustee shall be charged with no	ERCANTILE NATIO ability or be subjected about the said real e property happening it or indebtedness incu nen beneficiaries unde he Trustee, in tits of espect to any such co	i to any claim, state or under under an or about said rred or entereder said Trust wn name, as intract, obligation the payment.	, judgment of the provisions d real estate i into by the Agreement as Trustee of ar in or indebted	r 5 6 5
The interest of eathern shall be only in thereby declared to be pesuch, but only an interest.	ch and every beneficia he earnings, avails a rsonal property, and r st in the earnings, av	ary hereunder and under nd proceeds arising fro to beneficiary hereunder alls and proceeds there	er said Trust Agreement ar om the sale or any other d shall have any title or inten- tof as aforesaid, the inten- title in fee simple, in and to	nd of all persons clai isposition of said real trest, legal or equitable	ming under the lestate, and su, in or to said	em or any or uch interest in real estate an	f
	WHEREOF, the g	rantoraforesaid	hahereunto se				
Spuce TJ	Kanjug V.	Pces (SEAL	Sleft	4/10	lud	Z(SEAL))
STATE OF La COUNTY OF La Joan E. F	ndi ana ke reelove	} ss:	, a Notary Public in a	nd for said Counts	, in the Stat	a oforcesid	\$.
do hereby certify the	hat Bruce	Ti Flen	ing Vice Pre	sident +	Staphe	2A J Ta	Ka
personally known to appeared before/me instrument as	me to be the sa this day in perso heir free my hand and Nota	me person <u>S</u> whos n and acknowledge e and voluntary ac	e name	ibscribed to the signed, scaled	foregoing and delivere	instrument, ed the said	,
My Commission Exp	pires:		Joan E. Fre	elove	Notai	ry Public	. `
5/17/84	and the state of t		1/				

THIS INSTRUMENT PREPARED BY
Buce T. Fleming