the County of		/ <b>(                                    </b>	•••••••••••		**********
Ten and no	Lake 0 131	and State ofInc	diana 	, for and in consideration Dollars (\$.10.00	of the sum
hand paid, and of ARRANTS u n under the laws istee under the pi	other good and valuate THE FIRST BANI The of the State of In- Trovisions of a certal	uable considerations, re K OF WHITING, a corpo ndiana, and duly authori in Trust Agreement, date	celpt of which is hereby a ration duly organized and zed to accept and execut ed the 2ndday of	existing as an Indiana bank existing as an Indiana bank e trusts within the State of of December 1983 ke and State of Ind	and king corpora- f Indiana, as ., and known
Hamm	ond as same a		Addition to the d in Plat Book 2, ounty, Indiana.	•	
IIIV EA	ITERED			# 35-93	15
	·		<b>↓ ••</b> • •	W	
OR TAX					
ALLES LANGE	E COUNTY				
TO HAVE AND TO HO	OLD the said real estate	with the appurtenances, upor	n the trusts, and for the uses a	and purposes herein and in said To	rust Agreement
nor or successors in atte, to dedicate, to me to time, in possessifing in the case of and, change or modify leases and options to partition or to except, convey or assign and every part therecand.	trust and to grant to sue mortgage, pledge or other ion or reversion, by leas ny single demise the term r leases and the terms a to purchase the whole or change said real estate, any right, title or interes of in all other ways and	uch successor or successors srwise encumber said real es ses to commence in preesent rm of 198 years, and to renew and provisions thereof at any r any part of the reversion, to or any part thereof, for other set in or about or easement of the set in or about or easement of the set in or about or easement of the set in or about or easement or set in or easement or easement or set in or easement or ea	in trust all of the title, estate, tate, or any part thereof, to led or in futureo, and upon any tell or in futureo, and upon any tell time or times hereafter, to color contract respecting the manner real or personal property, to appurtenant to said real estate or and it would be jawful for any	y said real estate or any part the powers and authorities veted in a passe said real estate, or any part ms and for any period or periods on the said for any period or periods intract to make leases and to grant of fixing the amount of present grant easements or charges of a pr any part thereof, and to deal will person owning the same to deal	said Trustee, to t thereof, from of time, not ex- of time and to t options to re- or future rent- iny kind, to re- th said reat ea-
	d, contracted to be sold, money borrowed or adv into the authority, nece and every deed, trust d	, leased or mortgaged by sale vanced on sale real estate, c essity or expediency of any s deed, mortgage, lease or othe in favor of every person (incl	d Trustee, or any successor in to be obliged to see that the act of said Trustee, or be obliged are instrument executed by said tuding the Registrar of Title of very thereof the trust created by	estate, or to whom said real est trust, be obliged to see to the app terms of this trust have been. I Trustee, or any; successor; in tr said county) relying upon or clair this indenture and by said Trust trusts, conditions and limitation iciaries thereunder, (c) that said	plication of any compiled (with) by of the terms ust in relation ming under any Agreement was
nase money, rent or a obliged to inquire and trust Agreement; and real estate shall a conveyence, lease of i force and effect, and indenture and in salc assor in trust, was conveyence is made to	(b) that such conveyance d Trust Agreement or in duly authorized and emp to a successor or succes	all amendments thereof, if a powered to execute and delive ssors in trust, that such succ	any, and binding upon all benef yer every such deed, trust deed	, lease, mortgage or other instrum ave been properly appointed and a in trust.	Trustee, or any nent and (d) if
pase money, rent or a obliged to inquire id Trust Agreement; id real estate shall conveyance, lease of ill force and effect, indenture and in sale assor in trust, was conveyance is made to all the title, estate, this conveyance is me to ror successors in the torneys may do or or aligney to person or protection or indebtedness is under sald Trust A ustee of an express tedness except only	(b) that such conveyance of Trust Agreement or Induly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persmit to do in or about the operty happening in or at a incurred or entered into Agreement as their attorr trust and not individual so far as the trust prop	all amendments thereof, if a powered to execute and delivisors in trust, that such succities, duties and obligations of derstanding and condition that sonal liability or be subjected as ald roal estate or under the bout said real estate, any and to by the Trustee in connection noy-in-fact, hereby irrevocably silly (and the Trustee shall haperty and funds in the actual	any, and binding upon all benefications or successors in trust the disasor or successors in trust he of its, his or their predecessor the neither THE FIRST BANK OF the disassers of the trust of the any claim, judgment or desprovisions of this Deed or said all such liability being hereby with said real estate may be expepinted for such purposes, cave no obligation whatsoever to possession of the Trustee sha	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the rattee into the the contract in the applicable for the payment.	Trustee, or any nent and (d) if ore fully vested or, nor its succor their agents nent thereto, or Any contract, he then benefite own anma, obligation or and discharge
isse money, rent or a obliged to inquire id Trust Agreement; id real estate shall conveyance, lease of liferce and effect, indenture and in salessor in trust, was conveyance is made to all the title, estate, this conveyance is made to all the title, estate, in or successors in the torneys may do or or injury to person or protion or indebtedness es under sald Trust A ustee of an express tedness except only of.) All persons and Deed,	(b) that such conveyance of Trust Agreement or Induly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persmit to do in or about the operty happening in or at a incurred or entered into Agreement as their attort trust and not individual so far as the trust propd or corporations whomsoer	all amendments thereof, if a powered to execute and delivered to execute and delivered the second of the second test of the second in trust the second is a second in the second in the second in the second of the second in the second in the second of the second in the second of the second in the	any, and binding upon all benef- yer every such deed, trust deed cessor or successors in trust his of its, his or their predecessor t neither THE FIRST BANK OF to it to any claim, judgment or de- grovisions of this Deed or sai deal such liability being hereb- with said real estate may be et y appointed for such purposes, co- ave no obligation whatsoever we possession of the Trustee shape charged with notice of this co-	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the rat the election of the Trustee, in with respect to any such contract it be applicable for the payment and tion from the date of the filling.	Trustee, or any nent and (d) if ore fully vested or, nor its success their agents thereto, or Any contract, the then beneficiate own anme, obligation or and discharge g for record of
pase money, rent or a obliged to inquire and Trust Agreement; and real estate shall conveyance, loase of if force and effect, indenture and in said assor in trust, was conveyance is made to all the title, estate, this conveyance is made to all the title, estate, this conveyance is made to or or successors in the torneys may do or or nightly to person or protation or indebtedness as under said Trust Austee of an express except only of.) All persons and Deed, the interest of each is said in the proceeds there and no beneficiary is and proceeds there	(b) that such conveyance of Trust Agreement or Induly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persmit to do in or about the operty happening in or at a incurred or entered into Agreement as their attort trust and not individual so far as the trust prop d corporations whomsoever and every beneficary herd proceeds arising from the open of the shall have any hor designed to the same of th	all amendments thereof, if a powered to execute and delivisors in trust, that such succities, duties and obligations of derstanding and condition that sonal liability or be subjected as ald roal estate or under the bout said real estate, any and to by the Trustee in connection ney-in-fact, hereby irrevocably ally (and the Trustee shall he porty and funds in the actual ever and whatsoever shall be reunder and under said Trust the sale or any other disposit by title or interest, legal or ention hereof being to vest in	any, and binding upon all benefier overy such deed, trust deed, sessor or successors in trust head its, his or their predecessor to neither THE FIRST BANK OF to any claim, judgment or deep provisions of this Deed or said all such liability being hereby with said real estate may be ey appointed for such purposes, cave no obligation whatsoever we possession of the Trustee shate charged with notice of this cause of the second of said real estate, and such purpose, in or to said real estate.	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the rattee into the the contract in the applicable for the payment.	Trustee, or any nent and (d) if ore fully vested or their agents nent thereto, or Any contract, he then benefite own anme, obligation or and discharge g for record of the shall be only personal property of the sanings.
isse money, rent or a obliged to inquire id Trust Agreement; id real estate shall conveyance, lease of if force and effect, indenture and in sale issor in trust, was conveyance is made to all the title, estate, his conveyance is made to all the title, estate, his conveyance is made to or successors in trorneys may do or or nigury to person or proticularly to person and protect of each of earnings, avails and and no beneficiary is and proceeds there e, in and to all of the IN WITNESS WH	(b) that such conveyance of Trust Agreement or In duly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persecutive and in or about the operty happening in or at a incurred or entered into Agreement as their attorn trust and not individual so far as the trust prop d corporations whomsoever and every beneficary her different actions a far as aforesaid, the interest and estate above desidered.	all amendments thereof, if a powered to execute and delivered to execute and delivered to execute and delivered to execute and obligations of the second derivation of the second real estate, any and the second real estate, and and	any, and binding upon all benefier every such deed, trust deed cassor or successors in trust his of its, his or their predecessor to neither THE FIRST BANK OF it to any claim, judgment or deed provisions of this Deed or said all such liability being hereby with said real estate may be expepied for such purposes, case no obligation whatsoever we possession of the Trustee shas charged with notice of this control of said real estate, and sucquitable, in or to said real estate and THE FIRST BANK OF WHI	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the rat the election of the Trustee, in with respect to any such contract if be applicable for the payment andition from the date of the filin claiming under them or any of their interest is hereby declared to be ate as such, but only an interest it.	Trustee, or any nent and (d) if ore fully vested or their agents nent thereto, or Any contract, he then beneficits own anme, obligation or and discharge g for record of mahail be only personal propersonal prope
isse money, rent or a obliged to inquire id Trust Agreement; id real estate shall conveyance, lease of if force and effect, indenture and in sale issor in trust, was conveyance is made to all the title, estate, his conveyance is made to all the title, estate, his conveyance is made to or successors in trorneys may do or or nigury to person or proticularly to person and protect of each of earnings, avails and and no beneficiary is and proceeds there e, in and to all of the IN WITNESS WH	(b) that such conveyance of Trust Agreement or In duly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persecutive and in or about the operty happening in or at a incurred or entered into Agreement as their attorn trust and not individual so far as the trust prop d corporations whomsoever and every beneficary her different actions a far as aforesaid, the interest and estate above desidered.	all amendments thereof, if a powered to execute and delivered to execute and delivered to execute and delivered to execute and obligations of the second derivation of the second real estate, any and the second real estate, and and	any, and binding upon all benefier every such deed, trust deed cassor or successors in trust his of its, his or their predecessor to neither THE FIRST BANK OF it to any claim, judgment or deed provisions of this Deed or said all such liability being hereby with said real estate may be expepied for such purposes, case no obligation whatsoever we possession of the Trustee shas charged with notice of this control of said real estate, and sucquitable, in or to said real estate and THE FIRST BANK OF WHI	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the rat the election of the Trustee, in with respect to any such contract if be applicable for the payment andition from the date of the filin claiming under them or any of their interest is hereby declared to be ate as such, but only an interest it.	Trustee, or any ment and (d) if are fully vested are, nor its succor their agents ment thereto, or Any contract, he then beneficits own anme, obligation or and discharge g for record of mahail be only personal propersonal
asse money, rent or a obliged to inquire ald Trust Agreement; and real estate shall conveyance, lease of liforce and effect, indenture and in salc assor in trust, was conveyance is made to all the title, estate, this conveyance is made to all the title, estate, this conveyance is more or successors in the torneys may do or or night to person or protection or indebtedness and trust Agustee of an express stedness except only of.) All persons and Deed, the interest of each as and no beneficiary is and proceeds there is, in and to all of the IN WITNESS WH	(b) that such conveyance of Trust Agreement or In duly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persecutive and in or about the operty happening in or at a incurred or entered into Agreement as their attorn trust and not individual so far as the trust prop d corporations whomsoever and every beneficary her different actions a far as aforesaid, the interest and estate above desidered.	all amendments thereof, if a powered to execute and delivered to execute and delivered to execute and delivered to execute and obligations of the second derivation of the second real estate, any and the second real estate, and and	any, and binding upon all benefier every such deed, trust deed cassor or successors in trust his of its, his or their predecessor to neither THE FIRST BANK OF it to any claim, judgment or deed provisions of this Deed or said all such liability being hereby with said real estate may be expepied for such purposes, case no obligation whatsoever we possession of the Trustee shas charged with notice of this control of said real estate, and sucquitable, in or to said real estate and THE FIRST BANK OF WHI	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the rat the election of the Trustee, in with respect to any such contract if be applicable for the payment andition from the date of the filin claiming under them or any of their interest is hereby declared to be ate as such, but only an interest it.	Trustee, or any ment and (d) if are fully vested are, nor its succor their agents ment thereto, or Any contract, he then beneficits own anme, obligation or and discharge g for record of mahail be only personal propersonal
hase money, rent or a obliged to inquire and trust Agreement; and real estate shall convoyance, lease of il force and effect, indenture and in salc assor in trust, was conveyance is made to all the title, estate, this conveyance is made to all the title, estate, this conveyance is made to all the title, estate, this conveyance is made to real the title, estate, this conveyance is made or successors in the torneys may do or or injury to person or protection or indebtedness as under said Trust Arustee of an express bedness except only of.) All persons and Deed.  The interest of each as and no beneficiary is and proceeds there is, in and to all of the interest of each and no beneficiary is and proceeds there is, in and to all of the interest of each and to all of the interest of each and the interes	(b) that such conveyance of Trust Agreement or In duly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persmit to do in or about the operty happening in or at a incurred or entered into Agreement as their attorr trust and not individual so far as the trust prop d corporations whomsoeven and every beneficary her diproceeds arising from the real estate above desidence. HEREOF, the grantor by of December	all amendments thereof, if a powered to execute and delivered to execute and delivered to execute and delivered to execute and obligations of the second of	any, and binding upon all benefier every such deed, trust deed cassor or successors in trust had its, his or their predecessor to neither THE FIRST BANK OF it to any claim, judgment or dea provisions of this Deed or said all such liability being hereby with said real estate may be ey appointed for such purposes, case no obligation whatsoever are possession of the Trustee shate charged with notice of this control of said real estate, and succeptable, in or to said real estate and THE FIRST BANK OF WHI	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the part of the election of the Trustee, in the election of the Trustee, in the applicable for the payment and the applicable for the payment and the election of the fillin claiming under them or any of the interest is hereby declared to be ate as such, but only an interest in ITING the entire legal and equital than the entire legal and experience that the entire legal and equital than the entire legal and equital than the entire legal and experience that the entire legal and experience the entire legal and experience that the entire legal and experience that the entire legal and experience the entire legal and experience the entire legal and experience that the entire legal and experience the entire	Trustee, or any ment and (d) if are fully vested are, nor its succor their agents tent thereto, or Any contract. Any contract, he then beneficits own anme, obligation or and discharge g for record of mishall be only personal proportion carnings, bleetite in fee AKE CONTROL STATE OF THE OF
hase money, rent or a obliged to inquire and Trust Agreement; ald real estate shall convoyance, loase or lif force and effect, indenture and in salcessor in trust, was conveyance is made to all the title, estate, this conveyance is made to all the title, estate, fils conveyance is more or successors in trorneys may do or or nigury to person or protection or indebtednesses under sald Trust Arustee of an expresses under sald Trust Arustee of an expresses of the interest of each and no beneficiary is and proceeds there is, in and to all of the IN WITNESS WHEND AND AND AND AND AND AND AND AND AND A	(b) that such conveyance of Trust Agreement or In duly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persmit to do in or about the operty happening in or at a incurred or entered into Agreement as their attorr trust and not individual so far as the trust prop d corporations whomsoeven and every beneficary her diproceeds arising from the real estate above desidence. HEREOF, the grantor by of December	all amendments thereof, if a powered to execute and delivered to execute and delivered to execute and delivered to execute and obligations of the second of	any, and binding upon all benefier every such deed, trust deed cassor or successors in trust had its, his or their predecessor to neither THE FIRST BANK OF it to any claim, judgment or dea provisions of this Deed or said all such liability being hereby with said real estate may be ey appointed for such purposes, case no obligation whatsoever are possession of the Trustee shate charged with notice of this control of said real estate, and succeptable, in or to said real estate and THE FIRST BANK OF WHI	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the part of the election of the Trustee, in the election of the Trustee, in the applicable for the payment and the applicable for the payment and the election of the fillin claiming under them or any of the interest is hereby declared to be ate as such, but only an interest in ITING the entire legal and equital than the entire legal and experience that the entire legal and equital than the entire legal and equital than the entire legal and experience that the entire legal and experience the entire legal and experience that the entire legal and experience that the entire legal and experience the entire legal and experience the entire legal and experience that the entire legal and experience the entire	Trustee, or any ment and (d) if ore fully vested are, nor its succor their agents ment thereto, or Any contract, he then beneficits own anme, obligation or and discharge g for record of mishall be only personal propin the earnings, bleetite in feet AKE CONTROLLED TO THE OWNER OF THE OWNER OF THE OWNER OF THE OWNER OW
in a biliged to inquire a obliged to inquire and trust Agreement; and real estate shall conveyance, lease of if force and effect, indenture and in sale assor in trust, was conveyance is made to all the title, estate, this conveyance is made to all the title, estate, this conveyance is made to all the title, estate, this conveyance is made to resuccessors in the torneys may do or or injury to person or protation or indebtedness as under sald Trust Austee of an express the title of the earnings, avails and poed. The interest of each a earnings, avails and and no beneficiary is and proceeds there is, in and to all of the interest of each in and to all of the interest of each and in the interest of each and interes	(b) that such conveyance of Trust Agreement or In duly authorized and empto a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any persmit to do in or about the operty happening in or at a incurred or entered into Agreement as their attorr trust and not individual so far as the trust prop d corporations whomsoeven and every beneficary her diproceeds arising from the real estate above desidence. HEREOF, the grantor by of December	all amendments thereof, if a powered to execute and delivered to execute and delivered to execute and delivered to execute and obligations of the second of	any, and binding upon all benefier every such deed, trust deed cassor or successors in trust had its, his or their predecessor to neither THE FIRST BANK OF it to any claim, judgment or dea provisions of this Deed or said all such liability being hereby with said real estate may be ey appointed for such purposes, case no obligation whatsoever are possession of the Trustee shate charged with notice of this control of said real estate, and succeptable, in or to said real estate and THE FIRST BANK OF WHI	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the part of the election of the Trustee, in the election of the Trustee, in the applicable for the payment and the applicable for the payment and the election of the fillin claiming under them or any of the interest is hereby declared to be ate as such, but only an interest in ITING the entire legal and equital than the entire legal and experience that the entire legal and equital than the entire legal and equital than the entire legal and experience that the entire legal and experience the entire legal and experience that the entire legal and experience that the entire legal and experience the entire legal and experience the entire legal and experience that the entire legal and experience the entire	Trustee, or any nent and (d) if ore fully vested are, nor its succor their agents nent thereto, or Any contract, he then benefities own anme, obligation or and discharge g for record of m shall be only personal propersonal
in obliged to inquire a obliged to inquire and trust Agreement; and real estate shall conveyance, loase of il force and effect, indenture and in salcassor in trust, was conveyance is made to all the title, estate, this conveyance is made to all the title, estate, this conveyance is made to real to trust and the title, estate, the conveyance is made to real	(b) that such conveyance of Trust Agreement or In duly authorized and emp to a successor or succes, rights, powers, authorit ade upon the express uncrust shall occur any pers mit to do in or about the operty happening in or at a incurred or entered into Agreement as their attorn trust and not individual so far as the trust prop d corporations whomsoever and every beneficary her d proceeds arising from the horounder shall have any of as aforesaid, the interest estate above desired. HEREOF, the grantor by of December o	all amendments thereof, if a powered to execute and delivered to execute and delivered to execute and delivered to execute and obligations of the second of	any, and binding upon all beneficer every such deed, trust deed, sessor or successors in trust heaf its, his or their predecessor to neither THE FIRST BANK OF it to any claim, judgment or deed provisions of this Deed or sail all such liability being hereby with said real estate may be expapointed for such purposes, cave no obligation whatsoever we possession of the Trustee shall charged with notice of this continuous and the said real estate, and such a such purposes, it is a said the FIRST BANK OF WHI when the said real estate, and such a said the FIRST BANK OF WHI when the said real estate, and such a said the FIRST BANK OF WHI when the said real estate, and such a said the FIRST BANK OF WHI when the said real estate, and such a said the FIRST BANK OF WHI when the said real estate, and such a said the FIRST BANK OF WHI when the said real estate, and such a said the FIRST BANK OF WHI when the said real estate, and such a said the FIRST BANK OF WHI when the said real estate, and such a said the FIRST BANK OF WHI when the said real estate, and such a said the said real estate, and such a said the said real estate, and such a said the FIRST BANK OF WHI	we been properly appointed and a in trust.  WHITING individually or as Truste cree for anything it or they or its d Trust Agreement or any amondmy expressly walved and released, intered into by it in the name of the rat the election of the Trustee, in with respect to any such contract if be applicable for the payment andition from the date of the filin claiming under them or any of their interest is hereby declared to be ate as such, but only an interest it.	Trustee, or any nent and (d) if ore fully vested are, nor its succor their agents nent thereto, or Any contract, he then benefities own anme, obligation or and discharge g for record of m shall be only personal propersonal

THIS INSTRUMENT PREPARED BY

John M. O'Drobinak, Attorney at Law

**Notary Public** 

My Commission Expires: