	الممالة المتالة	enture Witn	nearth me.	# 16 m	3-0004	332-1	E R-53	5276	
917	e e e campa o .	radonnex				17/17/14/6	1 A 144 85 48 44 4 4 4 4 4 4 4 4 4 4 4 4 4 4		INT B
	of the County of of One and	Lake no/100	and State of	Indiar	a	, for and in con . Dollars (\$	nsideration of *1.00	the sum	5/2
	WARRANT to	f other good and value unto THE FIRST BANK is of the State of Ind	OF WHITING, a co	rporation duly	organized and e	xisting as an Ir trusts within t	idiana banking he State of Ind	corpora- lana, as	EX EX
		provisions of a certain 1710 the follow							200
	,								3
	3.35.1	The Northwe Section 14, 2nd P.M., cless;	Township 3	32 North,	Range 9	West of	the	9	turk
	1, 23,8	The East Ha 15, Townsh P.M., contai	ip 32 Nort	h, Range	9 West	of the			, 00
	1-23-9	The North H. 15, Townsh P.M., conta	ip 32 Nort	h, Range	e 9 West	of the	ion 2nd		,
	SUBJECT TO								
	TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.								
	parks, streets, highways to grant options to purc cessor or successors in donate, to dedicate, to time to time, in posses ceeding in the case of amend, change or modifinew leases and options als, to partition or to elease, convey or assign tate and every part there whether similar to or d	hority is hereby granted to a or alleys and to vacate in hase, to sell on any terms in trust and to grant to suc mortgage, pledge or other sion or reversion, by least any single demise the terms or to purchase the whole or xchange said real estate, of any right, title or interes eof in all other ways and different from the ways about	any subdivision or part, to convay either with the successor or success wise encumber said releast to commence in prain of 198 years, and to independ of the reversion and part of the reversion any part thereof, for the respective specified, at any tire specified, at any tire.	thereof, and to re or without consistors in trust all all estate, or any esenti or in future renew or extend I any time or time on, to contract re other real or per ent appurement tations as it would me or times here	esubdivide said real deration, to convey of the title, estate, part thereof, to lea o, and upon any term eases upon any term es hereafter, to contispecting the manner sonal property, to go said real estate or be lawful for any pafter.	estate as often as said real estate o loowers and authorities and for any perions are seements or any part thereof, a seements or any part thereof, a seement on the seements or any part thereof, a seement or any part thereof or any part thereof or any part thereof or any perions or any part thereof or any part thereof or any perions or any part thereof or any perions or any p	desired, to contrar any part thereof ties veted in said e, or any part the dor periods of tirod or periods of tis and to grant opt unt of present or f charges of any k ind to deal with sa same to deal with	to sell, to a suc- Trustee, to success, from ne, not ex- me and to lons to re- uture rent- ind, to re- id roal es- the same,	ngay ay 1988
an again	thereof shall be convey, purchase money, rent of or be obliged to inquir of said Trust Agreement to said real estate shall essent conveyance, lease in full force and effect, this indenture and in successor in trust, was the conveyance is made	y party dealing with said ad, contracted to be sold, or money, borrowed or adversible to the suthority, necest; and every deed, trust del be conclusive evidence if or other instrument. (a) (b) that such conveyance id Trust Agreement or in duly authorized and empt to a successor or succeste, rights, powers, authoriti	leased or mortgaged by inced on said real esta islty or expediency of the distribution of every person favor of every person or other instrument with all amendments thereof the execute and sors in trust, that such	y said Trustee, or, aste, or be oblige any act of said Trother Instrument (Including the Redelivery thereof's executed in ac, if any, and bind deliver every successor or succ	any successor in trud to see that the trustee, or be obliged executed by said agistrar of Title of secondance with the trust created by tecondance with the ting upon all beneficily the deed, trust deed, cessors in trust have	ist, be obliged to derms of this trust or privileged to it. Trustee; or any sualid county) relying his indenture and irusts, conditions derive thereunder, it lease, mortgage or e been properly ape	see to the applicate that a been companded in the companded in the companded in the companded in the compand in	ion of any lifed, with, the terms in relation under any under any as stained in ea, or any and (d) if	
	cessor or successors in or attorneys may do or for injury to person or obligation or indebtedne ciaries under said Trust as Trustee of an expresindebtedness except online trustees.	made upon the express und trust shall occur any personit to do in or about the property happening in or absolutered into Agreement as their attorns trust and not individually so far as the trust propend corporations whomsoever	onal liability or be subj said real estate or unde out said real estate, an by the Trustee in connec ey-in-fact, hereby Irrevo ly (and the Trustee sha erty and funds in the ac	ected to any clair er the provisions of y and all such lie ction with said re peably appointed for all have no obliga- ctual possession of	n, judgment or decre of this Deed or sald ability being hereby al estate may be ent or such purposes, or ation whatsoever with of the Trustee shall	ee for anything it of Trust Agreement of expressly waived ered into by it in at the election of the the respect to any be applicable for	or they or its or the r any amendment and released. Any the name of the the he Trustee, in its such contract, ob the payment and	eir agents thereto, or y contract, en benefi- own anme, ligation or discharge	
	In the earnings, avails a ferty, and no beneficiary avails and proceeds ther	and every beneficary here nd proceeds arising from to hereunder shall have any reof as aforosaid, the inten the real estate above desc	he sale or any other dis title or interest, legal tion hereof being to ver	sposition of said re or equitable, in	eal estate, and such or to said real estate	Interest is hereby of e as such, but only	declared to be person an interest in the	onal prop- earnings,	
	IN WITNESS W	HEREOF, the grantor ay of	aforesaid ha	S here 5	unto sether	hand .	and seal .	this	
			(SE	EAL)E	MMA J. DE	DDELER	les	(SEAL)	j.
	STATE OFIN	IDIANA LAKE	} ss: F	OR TA	XALION		RUDO REC	THE STATE OF	
	I. Kare	en E. Funk Emma J.	Feddeler	a Notary Publication	3 1985 ic is and for sa	id Čounty, in 1	ite, State afore	said, do	
	personally known to before me this day	me to be the same p in person and acknow act, for the uses and	erson whose ledged thatSh	name are	e/is subscribed	to the foregoin	g instrument, a	ippeared	
	GIVEN under m	y hand and Notarial s	eal this 24th	. day of	January	A.D., 19	<u>35</u> /		Λ.) <u>-</u>
	My Commission Ex	12 12 14			ren E. Fu		Notary	Public	CHO OD
	Narch	28, 1986		A IMENIT DEDA	resident	от тяке	County		フ

John M. O'Drobinak

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