252 JAMES ROBERT DREESEN	, That the Grantor	,
of the County of	of	., for and in consideration of th
sum ofOne Dollar and 00/100 in hand paid, and of other good and valuable consid WARRANT unto MERCANTILE NATIONAL BAN national banking association under the laws of the	erations, receipt of which is hereb IK OF INDIANA, a corporation of United States of America, and	y acknowledged, CONVEY an luly organized and existing as l duly authorized to accept an
execute trusts within the State of Indiana, as Trus 13th day of March described real estate in the County of Lake	1986, and known as Trust Nu	mber4837, the followin
2	Obstant Danta Dania	RECES
Property Regime, No. 115357, unde	Chateau Porte Horiz as recorded as Docu r date of September rds of Lake County,	ment MAR 24
	<i>#</i>	- 27-389- 82 NA
And the second s		•
DULY ENTERED FOR TAXATION		RUD REP
JW143 1900	FORWARD TAX STAT Mary Peckenpaugh 3 Brook Lane	I 13
AUDITOR LARE COUNTY	Palos Park, IL	
BUBJECT TO TO HAVE AND TO HOLD the said real estate with the	appurishances, upon the trusts, and for	the uses and purposes herein and in si
Trust Agreement set forth. FULL power and authority is hereby granted to said Tr thereof, to dedicate parks, streets, highways or alleys and to	vacate any subdivision or part thereof, a	nd to resubdivide said real estate as of
as desired, to contract to sell, to grant options to purchase, said real estate or any part thereof to a successor or successo estate, powers and authorities vested in said Trustee, to donat part thereof, to lease said real estate, or any part thereof, for or part thereof, for any part thereof, for or period or per	rs in trust and to grant to such succease, to dedicate, to mortgage, pledge or oloom time to time, in possession or reversible of time, not exceeding in the case of	for or successors in trust all of the tit herwise encumber said real estate, or sion, by leases to commence in praese any single demise the term of 198 yea
and to renew or extend leases upon any terms and for any pand provisions thereof at any time or times hereafter, to contrioptions to purchase the whole or any part of the reversion, to to partition or to exchange said real estate, or any part thereo to release, convey or assign any right, title or interest in or at with said real selate and every part thereof in all other ways	act to make leases and to grant options contract respecting the manner of fixing of, for other real or personal property, to yout or egsement appurtenant to said rea	to lease and options to renew leases a the amount of present or future renta grant easements or charges of any kir I estate or any part thereof, and to do
the same to deal with the same, whether similar to or differe. In no case shall any party dealing with said Trustee or or any part thereof shall be conveyed, contracted to be sold, see to the application of any purchase money, rent or mone	nt from the ways above specified, at as any successor in trust, in relation to sa , leased or mortgaged by said Truste,	d real estate, or to whom said real esti or any successor in trust, be obliged
this trust have been complied with, or be obliged to inquire in or privileged to inquire into any of the terms of said Trust executed by said Trustee, or any successor in trust in relation the Registrar of Title of said county) relying upon or claiming the delivery thereof the trust created by this Indenture and by	nto the authority, necessity or expediency Agreement; and every deed, trust de- to said real estate shall be conclusive et g under any such conveyance, lease or (of any act of said Trustee, or be oblig d, mortgage, lease or other instrume idence in favor of every person (includi- ther instrument. (a) that at the time
other instrument was executed in accordance with the trusts, or in all amendments thereof, if any, and binding upon all t authorized and empowered to execute and deliver every such is mude to a successor or successors in trust, that such successors	conditions and limitations contained in to beneficiaries thereunder, (c) that said Tr deed, trust deed, lease, mortgage or oil ssor or successors in trust have been pr	his Indenture and in said Trust Agreems istee, or any successor in trust, was di ler instrument and (d) if the conveyar iperly appointed and are fully vasted w
all the title, estate, rights, powers, authorities, duties and obl- This conveyance is made upon the express understanding individually or as Trustee, nor its successor or successors in decree for anything it or they or its or their agents or attorns	g and condition that neither MERCAN' trust shall incur any personal liability o	FILE NATIONAL BANK OF INDIAL r be subjected to any claim, judgment
of this Deed or said Trust Agreement or any amendment ther any and all such liability being hereby expressly waived and r Trustee in connection with said real estate may be entered in their attorney-in-fact, hereby irrevocably appointed for such p	eto, or for injury to person or property eleased. Any contract, obligation or indi to by it in the name of the then ben	happening in or about said real esta biedness incurred or entered into by difficiaries under said Trust Agreement
express trust and not individually (and the Trustee shall have ness except only so far as the trust property and funds in the thereof.) All persons and corporations whomsoever and whats for record of this Deed.	s no Obligation whatsoever with respect to a actual possession of the Trustee shall b	any such contract, obligation or indebt applicable for the payment and discha-
The interest of each and every beneficiary hereunder and them shall be only in the earnings, avails and proceeds srisi- hereby declared to be personal property, and no beneficiary here such, but only an interest in the earnings, avails and proceeds NATIONAL BANK OF INDIANA the entire legal and equita	ng from the sale or any other dispositio sunder shall have any title or interest, leg thereof as aforesaid, the intention her	n of said real estate, and such interest al or equitable, in or to said real estate sof being to vest in said MERCANTI
IN WITNESS WHEREOF, the grantorafore		nis hand and seal
De alle to the	EAL)	(SEA
Tames Robert Dressen (S		·
STATE OF SS:		
state of ss: county of ss:	, a Notary Public in and for	said County, in the State aforesa
STATE OF SS: COUNTY OF 1, Kathy a Palmquish do hereby certify that Lames Robert personally known to me to be the same person appeared before me this day in person and acknow	whose name are(is) subscribiledged that	ed to the foregoing instruments
state of	whose name are(is) subscribiledged that	ed to the foregoing instruments of sealed and delivered the seatherin set forth.
STATE OF SS: COUNTY OF I, Sahaa Palmquish do hereby certify that Same Person speared before me this day in person and acknow instrument as free and voluntary	whose name are(is) subscribiledged that	ed to the foregoing instruments of sealed and delivered the seatherin set forth.