	Copose a commentate anime	ssetly, Chat the Grantors.	
of the C	Robert L. Lowell and	Mary Arlene Lowell Indiana fo	
sum of	Ten and no/100	Dolla	ars (\$.10.00)
in hand	paid, and of other good and valua	le considerations, receipt of which is hereby ac	knowledged, CONVEY and
		NAL BANK OF INDIANA, a corporation duly ws of the United States of America, and du	
execute	trusts within the State of Indiana	as Trustee under the provisions of a certain	Trust Agreement, dated the
describe	ed real estate in the County of	, 1986., and known as Trust Numbe Lake and State of Indiana, to wi	the following
	ou real court in the county of	and State of Indiana, town	
•	Tot 39. Block 10. E	lendale 3rd Addition to the	Town of
	Highland, as shown	n Plat, Book 34, page 94, in	Lake
	County, Indiana.	27-328	18-39
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		DULY ENTERED	
	•	FOR TAXATION	
		DEC 291986	DEC THE
		DEO C 1300	RE RE
		Comman O Printer	00 N
		AND HUMA 4-AKS COLETTO	RD CS
BUBJECT	. TO		ST.
To	HAVE AND TO HOLD the said real estat	with the appurtenances, upon the trusts, and for the u	ses and purposes herein and in said
FUL	LL power and authority is hereby granted	o said Trustee to improve, manage, protect and subdi- s and to vacate any subdivision or part thereof, and to	ivide said real estate or any part
as desired said real (l, to contract to sell, to grant options to estate or any part thereof to a successor	purchase, to sell on any terms, to convey either with r successors in trust and to grant to such successor or to donate, to dedicate, to morigage, pledge or otherwis	or without consideration, to convey successors in trust all of the title.
part there	of, to lease said real estate, or any part iro, and upon any terms and for any perio	hereof, from time to time, in possession or reversion, is in or periods of time, not exceeding in the case of any story period or periods of time and to amend, change	by leases to commence in praesenti single demise the term of 198 years,
and provis	sions thereof at any time or times hereafter purchase the whole or any part of the rev	to contract to make leases and to grant options to lease and to contract respecting the manner of fixing the a art thereof, for other real or personal property, to grant	ise and options to renew leases and mount of present or future rentals,
lo release, with said	, convey or assign any right, title or intere- real estate and every part thereof in all o	t in or about or excement appurtenant to said real estat her ways and for such other considerations as it would or different from the ways above specified, at any time	te or any part thereof, and to deal
In r	no case shall any party dealing with said	Frustee or any successor in trust, in relation to said real to be sold, leased or mortgaged by said Trustee, or an	estate, or to whom said real estate
his trust	have been complied with, or be obliged to sed to inquire into any of the terms of se	or money borrowed or advanced on said real estate, or inquire into the authority, necessity or expediency of any id Trust Agreenent; and every deed, trust deed, mo	y not of said Trustee, or be obliged originge, lease or other instrument
he Regist	enr of Title of said county) relying upon thereof the trust created by this Indenti-	n relation to hald real estate shall be conclusive evidence or claiming under any such conveyance, lease or other it is and by said Trust Agreement was in full force and	instrument, (A) that at the time of effect, (b) that such conveyance or
or in all i	amendments thereof, if any, and binding and empowered to execute and deliver ev	he trusts, conditions and limitations contained in this Ind upon all beneficiaries thereunder, (c) that said Trustee, ery such deed, trust deed, lease, mortgage or other las	or any auccessor in trust, was duly strument and (d) if the conveyance
il the titi	le, estate, rights, powers, authorities, duti-	uch successor or successors in trust have been properly and obligations of its, his or their predecessor in trust	t.
ndividually ecree for	y or as Trustee, nor its successor or successor for successor for they or its or their agents	erstanding and condition that neither MERCANTILE essors in trust shall incur any personal liability or be a or attorneys may do or omit to do in or about the said	subjected to any claim, judgment or it real estate or under the provisions .
ny and ai	il such liability being hereby expressly wal connection with said real estate may be	ment thereto, or for injury to person or property happ ed and released. Any contract, obligation or indebtedne intered into by it in the name of the then beneficiari	ess incurred or entered into by the les under said Trust Agreement as
xpress tru	ist and not individually (and the Trustee	or auch purposes, or at the election of 'na Trustee, it shall have no obligation wintsoever with expect to any ids in the actual possession of the Trustee shall be appli	such contract, obligation or indebted- icable for the payment and discharge
nereof.) A or record	All persons and corporations whomsoever of this Deed.	and whatsoever shall be charged with notice of this co	ondition from the date of the filing
hem shall	be only in the earnings, avails and pro-	under and under said Trust Agreement and of all persueds arising from the sale or any other disposition of a clary hereunder shall have any title or interest, legal or c	aid real estate, and such interest is equitable, in or to said real estate as
uch, but c	only an interest in the earnings, avails and	proceeds thereof as aforesaid, the intention hereof be ad equitable title in tee simple, in and to all of the re	ing to vest in said MERCANTILE
		aforesaid ha.v.ehereunto settheil	nand S. and seal S
nis	1st day of Decem		(D
No	but J. Jouell ROBERT L. LOWELL	(SEAL) Mary arlene	LOWELL (SEAL)
TATE:	orl	•	
OUNTY	OF. Lake	SS:	
I,	the undersigned aution continuity that Robert L.	ority , a Notary Public in and for said (Lowell and Mary Arlene Lowe	County in the State aforesaid,
		son.Swhose nameS are/ix subscribed in acknowledged thatthey signed is	
nstrumer	nt astheir free and	voluntary act, for the uses and purposes there	in set forth.
GIV	EN under my hand and Notarial s	al thisIstday ofDecemb	LAT. 1980
ly Com	mission Expires:	Lucian Chill	E Kname Bulle
•	5/5/89	Deborah W. Macrar	Notary Public
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