	Judenture Totnesseth,	ond, Indiana 46280	
MANA T		-	
of the Cou	David R. Black, as Tenants	In Common Indiana	in consideration of the
sum of	nty of Lake and State of	, for and Dollars (\$	1.00
in hand pa	iid, and of other good and valuable considerat	ions, receipt of which is hereby acknowle	edged, CONVEY and
WARRANT	unto MERCANTILE NATIONAL BANK O	F INDIANA, a corporation duly organ	nized and existing as a
national p	anking association under the laws of the Un usts within the State of Indiana, as Trustee	under the provisions of a certain Trus	thorized to accept and
16th	day of January , 19	78 and known as Trust Number 3	631 the following
described		and State of Indiana, to-wit:	,,,,,,,,,,,,,,
4	The North Ten (10) feet of Thirty-Five (235) feet of		
5-127	Twenty-Four (324) feet of		
5	of the Southwest Quarter of 36 North, Range 9, West of		
0	Meridian, in Lake County,	Indiana.	12
•	,		r I
	Subject to: 1977 payable	1978 and subsequent re	al Julia Z
	estate taxes	; roads and highways; d	itches
DUL	Y ENIEKED and drains, :	if any; easements, gran	ts and
FOI	R TAXATION restrictions	of record.	ts and BECC
	1111 1 4 1007		
0	JUL 1 6 1987		BD BD
Clare	a n Untow		
^	UDITOR LAKE COUNTY		~ ~
SUBJECT TO	,		•
TO HA	VE AND TO HOLD the said real estate with the appu	rtenances, upon the trusts, and for the uses and	d purposes herein and in said
	nent set forth.	to improve manage protest and subdivide a	and many country on any most
thereof, to d	power and authority is hereby granted to said Trustee edicate parks, streets, highways or alleys and to vacat o contract to sell, to grant options to purchase, to s	e any subdivision or part thereof, and to resubdi	ivide said real estate as often
said real esti estate, power	nte or any part thereof to a successor or successors in s and authorities vested in said Trustee, to donate, to	trust and to grant to such successor or succes dedicate, to mortgage, pledge or otherwise encu	ssors in trust all of the title, imber said real estate, or any
or in futuro,	to lease said real estate, or any part thereof, from the and upon any terms and for any period or periods of or extend leases upon any terms and for any period	time, not exceeding in the case of any single of	demise the term of 198 years,
and provision options to pu	s thereof at any time or times hereafter, to contract to rehase the whole or any part of the reversion, to contra	o make leases and to grant options to lease and act respecting the manner of fixing the amount	d options to renew leases and of present or future rentals,
to release, co	or to exchange said real estate, or any part thereof, for invey or assign any right, title or interest in or about of	or easement appurtenant to said real estate or a	any part thereof, and to deal
the same to	il estate and every part thereof in all other ways and i deal with the same, whether similar to or different from	om the ways above specified, at any time or t	imes hereafter,
or any part	case shall any party dealing with said Trustee or any thereof shall be conveyed, contracted to be sold, leas pplication of any purchase money, rent or money bor	successor in trust, in relation to said real estate ed or mortgaged by said Trustee, or any succ	e, or to whom said real estate cessor in trust, he obliged to
this trust had or privileged	ve been complied with, or be obliged to inquire into th to inquire into any of the terms of said Trust Agree	e authority, necessity or expediency of any act of ment; and every deed, trust deed, mortgage	of said Trustee, or he obliged, lease or other instrument
the Registrar	said Trustee, or any successor in trust in relation to si of Title of said county) relying upon or claiming und thereof the trust created by this Indenture and by said	ler any such conveyance, lease or other instrum	sent, (a) that at the time of
other instrum	ent was executed in accordance with the trusts, cond endments thereof, if any, and binding upon all benefic	litions and limitations contained in this Indenture claries thereunder, (c) that said Trustee, or any	and in said Trust Agreement vaccessor in trust, was duly
is made to a	d empowered to execute and deliver every such deed, successor or successors in trust, that such successor of successors and successors of succ	or successors in trust have been properly appoin	nt and (d) if the conveyance ted and are fully vested with
	estate, rights, powers, authorities, duties and obligation onveyance is made upon the express understanding and		ONAL BANK OF INDIANA
individually of decree for an	r as Trustee, nor its successor or successors in trust lything it or they or its or their agents or attorneys m	shall incur any personal liability or be subjected by do or omit to do in or about the said real	ed to any claim, judgment or estate or under the provisions
any and all :	or said Trust Agreement or any amendment thereto, c such liability being hereby expressly waived and release innection with said real estate may be entered into by	d. Any contract, obligation or indebtedness inc	urred or entered into by the
their attorney	/-in-fact, hereby irrevocably appointed for such purpose and not individually (and the Trustee shall have no	es, or at the election of the Trustee, in its coolingation whatsoever with respect to any such co	own name, as Trustee of an ontract, obligation or indebted-
ness except of thereof.) All for record of	nly so far as the trust property and funds in the actu persons and corporations whomsoever and whatsoever this Deed.	At possession of the Trustee shall be applicable a shall be charged with notice of this condition	for the payment and discharge in from the date of the filing
The int	crest of each and every beneficiary hereunder and unde	er said Trust Agreement and of all persons cla	alming under them or any of
them shall b	e only in the earnings, avails and proceeds arising freed to be personal property, and no beneficiary hereunder y an interest in the earnings, avails and proceeds there	om the sale or any other disposition of said restants have any title or interest, legal or equitable	Bl estate, and such interest is le, in or to said real estate as
NATIONAL	BANK OF INDIANA the entire legal and equitable the	the in fee simple, in and to all of the real ests	ate above described.
IN W	ITNESS WHEREOF, the grantorSaforesaid	ha ve hereunto set their	hand Sand seal S
this1	4th day of March	, 19.86	
(c)	CC SOLOTE (SEAL	/X VIII	/CEAT \
Willi	am b. Brant, Jr.	David R. Black	(SEAL)
	FINDIANA		
COUNTY	of Lake		
		., a Notary Public in and for said Count	
_	•	Jr. and David R. Black	
personally	known to me to be the same person.Swhos	se nameS. are xix subscribed to the	e foregoing instrument.
appeared b	efore me this day in person and acknowledge	ed thatthey signed, scaled	and delivered the said
instrument	as their free and voluntary ac	et, for the uses and purposes therein se	et forth
GIVE	V under my hand and Notarial seal this	day ofMarch	XD; 1986/1.7
Mv Commi	shindadi xpinesers	Ja Do on Shoul	Denot Vite
HOTAR)	PUBLIC STATE OF INDIANA	A Resident of Lake	Notary Public
	LAKE CO. MHISSION EXP. FEB. 10,1989	A RESIDENT OF Lake	Surrey Wilder
MA CO	THRU INDIANA NOTARY ASSOC. THIS INSTRUM	ENT PREPARED BY	三次,这 想到这里。

Stophen M. Maish of Maish & Mysliwy, Attorneys at Law 856