5243 H	RECORD
ohman A	AND RE
venue,	TURN TO
Tammond,	RECORD AND RETURN TO: MERCANTILE NATIONAL BANK OF INDIANA
IN 4	NTILE
6320 A	NATIONA
TIN: I	L BANK
M.JOHN	OF INDI
SON	ANA

of the County of	Lake and State of	Indiana	for and in	consideration of the
sum of Ten and	no/100		Dollars (\$10	.00),
warrant S unto 1	other good and valuable consideration MERCANTILE NATIONAL BANK OF	is, receipt of which	is hereby acknowledge tration duly organized	ed, CONVEY and
national banking ass	ociation under the laws of the Unite	ed States of Ameri	ica, and duly author	ized to accept and
execute trusts within	the State of Indiana, as Trustee un	ider the provisions	of a certain Trust A	greement, dated the
described real estate	in the County of Lake	and Known as I	idiana, to-wit:	, the following o
Ken	12-60-14			TTLE INSURANCE INTERPRESON DIVIDANA DIVIDANA DIVIDANA DIVIDANA DI PERENCE INTERPRESON DE LA CARRESTA DEL CARRESTA DEL CARRESTA DE LA CARRESTA
σ	Lot 30 in Timberlane	IIni+ 1-A ar	a Addition	X (2)
	to the Town of St. Jo			
	recorded in Plat Book			38
	Office of the Recorde	r or hake co	ouncy, indian	a.
v i		SEND TAX STAT		2
			al Savings & Lo Ashington Str	
		Valparaiso,		
			DULY ENTERED FOR TA	KATION SUBJECT TO
			FINAL ACCEPTANCE FOR	TRANSFER.
en jaron et en			Alic 3	1980
			AUG 5	
		•	Person	0 -
			AUDITOR LAKE	COUNTY
BUBJECT TO		en e	en e	
Trust Agreement set forth				
FULL power and a thereof, to dedicate parks as desired. to contract to	uthority is hereby granted to said Trustee to grateets, highways or alleys and to vacasell of sell, %to grant, options (to purchase, , to sasell art thereof to a successor or successors in tr	improve, manage, pro any subdivision or part' on any terms to conv	otect/sandsubdividesaid thereof,; and to resubdivide yeyeitherwith: or without	real estate or any part said real estate as often consideration, to convey
estate, powers and author	art thereof to: a successor or successors in tr ities vested in said Trustee, ito donate, to do it real estate, or any part thereof, from time	edicate, to mortgage, ple	dge or otherwise encumber	said real estate, or any
or in future, and upon a and to renew (or extend: I	ny terms and for any period or periods of t eases upon any terms and for any period or	ime, not exceeding in the periods of time and it	e case of any single demi- o amend, change or mod	le the term of 198 years,
options to purchase the w	any time for times hereafter, to contract to r hole or any part of the reversion, to contract to said real estate, or any part thereof, for c	respecting the manner,	of fixing the amount of	present or future rentals, week
with said real estate and	gn any right, title or interest in or about or every part thereof in all other ways and for e same, whether similar to or different from	such other consideration	ons as it would be lawfu	l for any person owning
In no case shall ar	y party dealing with said Trustee or any st l be conveyed, contracted to be sold, leased	iccessor in trust, in relat	tion to said real estate, or	to whom said real estate
mee to the application of	any purchase money, rent or money borro plied with, or be obliged to inquire into the nto any of the terms of said Trust Agreem	wed or advanced on said	i reni estate, or be obliged	to see that the terms of
executed by said Trustee.	or any successor in trust'in relation to said said county) relying upon or claiming under rust created by this Indenture and by said T	real estate shall be cor	nclusive evidenca in invor	of every person (including
other instrument was exe	ecuted in accordance with the trusts, conditioner, if any, and binding upon all beneficia	ions and limitations contr ries thereunder, (c) that	ained in this Indenture and t-said Trustee, or any suc	cessor in trust, was duly
is: made to a successor of	to execute and deliver every such deed, its r successors in trust, that such successor or s, powers, authorities, duties and obligations	successors in trust have	been properly appointed:	nd (d) if the conveyance and are fully vested with
Individually on an Trustee	made upon the express understanding and connection auccessor or successor in trust at	hall incur any paraonal	lightlity or he subjected to	one claim fudemention.
Trustee in connection with their attorney-in-fact, her	they or its or their agents or attorning may so Agreement for any amendment thereto, or being hereby expressly walved and relaked, he said real estate may be entered into by it eby freevocably appointed for such purposes, lividually (and, the Trustee shall have no ob a the trust property and funds in the actual corporations whomsoever and whatsoever a	t in the names of the For at the selection of	then beneficiaries under the Trustee, in its own	name, ans Trustee of a
ness except only so far a thereof.) All persons and	s the trust property and funds in the actual corporations whomsoever and whatsoever s	Possession of the Trust thall be charged with n	ee shall be applicable for it office of this condition from	he pay t and discharge me the of the calling
The interest of each	h and every beneficiary bereunder and under	said Trust Agreement	and of all persons claimin	under them or my
hereby declared to be per	e earnings, avails and proceeds arising from sonal property, and no beneficiary hereunder s in the earnings, avails and proceeds thereof NDIANA, the entire legal and equitable title	mail have any title or in	terest, legal or equitable, in	tor to said MEDCANCING
NATIONAL BANK OF "I	NDIANA the entire legal and equitable title	in fee simple, in and		
in witness w	MDIANA the entire legal and equitable title MDIANA the entire legal and equitable title day of July	ha.shereunto s 1988 -	sethls	hand? and seal ANA 4600
v 2		10		48
X Run	HTGY (SEAL)	•••••		(SEAU) 7
STATE OF IND	IANA ss:			
COUNTY OF LAK	<u>E</u>		11.0	
I, WILLI	AM A, O'ROURKE at DAVID H, FOY	a Notary Public in	and for said County, i	in the State aforesaid,
and the state of t	a = a + b = a	•••••		
personally known to	me to be the same personwhose this day in person and acknowledged	namearo/is	subscribed to the f	oregoing instrument,
instrument as	his free and voluntary act	for the uses and	purposes therein set i	orth.
GIVEN under n	ny hand and Notarial seal this19	th day of J	uly	A.D., 1988
My Commission Exp	ires: 9/5/90	Millio	a. O'Can O'ROURKE	2
		WILLIAM A Resident	of Lake Coun	Notary Public ty, Indiana
				170
	THIS INSTRUME	ENT PREPARED B	Y .	

WILLIAM A. O'ROURKE, Attorney at Law

#1-47, 990484 R 5 9 3 3 D DAVID H. FOY