#2	Chis Indenture Witnesseth, That the Grantor J. ROD JONES	-609
	000000	*******
	of the County of LAKE and State of INDIANA , for and in consideration of the County of LAKE	n of the
	n hand paid, and of other good and valuable considerations, receipt of which is hereby acknowledged, CONVEY	
F	WARRANTS unto MERCANTILE NATIONAL BANK OF INDIANA, a corporation duly organized and exist	ing as a
	national banking association under the laws of the United States of America, and duly authorized to accepte trusts within the State of Indiana, as Trustee under the provisions of a certain Trust Agreement, d	lated the
	13th day of March 19.90, and known as Trust Number 5252, the described real estate in the County of LAKE and State of Indiana, to-wit:	following
1	Part of the Northeast quarter of the Northeast quarter of	
•	Section 29, Township 35 North, Range 9 West of the Second P.M., described as follows: Commencing at the East line	i i
and the second	of said Northeast quarter of the Northeast quarter at a poin 275 feet North of the South line thereof and running thence	_t ეტი
	West parallel with said South line 290 feet; thence North	
	135 feet; thence East 290 feet to said East line; thence South 135 feet to the point of beginning, in Lake County,	אנטאו אנטאו
	Indiana.	5 7
	More commonly known as 8626 Wicker Avenue, St. John, IN.	ITTLE INSURANCE
	Key 12-5-86 SEND TAX STATEMENTS TO:	
	DILLY ENTERED FOR TANAMON GURLAN MY T POS TOROS	8
	FINAL ACCEPTANCE FOR TRANSFER. 12540 Acorn Court St. John IN 46373	
		LES
	NA 30 1991 -NOT OFFICIAL! SUBJECT TO REPLY OF	FOR CHAIR
	TO HAVE AND TO HOLD TO	NO.
·	TO HAVE AND TO HOLD TO HOLD TO HAVE AND TO HOLD TO HAVE AND THE STATE AND THE STAT	YS.S.
•••••••••••••••••••••••••••••••••••••••	hereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide sall real data as desired, to contract to sell, to grant, options to purchase, to sell on any terms, to convey either with or, without echideration, and real estate or any part thereof to a successor or succes	to conver
	or in future, and upon any terms and for any period or periods of time, not exceeding in the case of any single damise the term of	198 years.
	ind; to: renew! or extend leasts upon any/terms and for any period; or periods of time and to amend; change or, modify leases; and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease, and options to renew options to purchase the whole or any part of the reversion, to contract respecting the manner of gling; the amount of present or futu	leases and re rentals,
••	o partition of to exchange said real estate, or any part thereof, for other real or personal property, to grant easements or charges of o release, convey or assign any right, title or interest in or about or easement appurtenant to said real estate or any part thereof, as with said real estate and every part thereof in all other ways and for such other considerations as it would be lawful for any persons to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.	id:to deal.
	In no case shall any party dealing with said Trustee or any successor in trust, in relation to said real estate, or to whom said or any part thereof shall be conveyed, contracted to be soid, leased or mortgaged by said Trustee, or any successor in trust, be see to the application of any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to see that the his trust have been compiled with, or be obliged to inquire into the ability, necessity or expediency of any act of said Trustee, or	obliged to
	his trust have been compiled with, or be obliged to inquire into the dalibrity, necessity or expediency of any act of said Trustee, or or privileged to inquire into any of the terms of said Trust Agreement) and avery deed, trust deed, mortgage, lease or other executed by said Trustee, or any successor in trust in relation to hald real estate shall be conclusive evidence in favor of every person the Registrar of Title of said country relying upon or claiming under any sport conveyance, lease or other instrument, (a) that at the delivery thereof the trust created by this Indenture and by said Trust Agreement was in full force and effect, (b) that such con	instrument (including
	ther instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trusts,	Agreement
	uthorized and empowered to execute and deliver every such dead, trust deed, least, mortgage or other instrument and (d) if the made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.	
	This conveyance is made upon the express understanding and condition that neither MERCANTILE NATIONAL BANK OF individually or as Trustee, nor its successor of successors in trust dividually or personal liability or he subjected to any claim, judence for anything it or they or its or their agents or attorneys may labor omit to do in or about the said real estate or under the	dgment or provisions
	f this Deed or said Trust Agreement or any amendment thereto, or for injury to person of property happening is or about said r my and all such liability being hereby expressly walved and released. Any contract, obligation or indebtedness incurred or entered in Trustee in connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agr	eement as
	heir attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election of 'he Trustee, in its own name, as Tru- xpress trust and not individually (and the Trustee shall have no obligation whatsoever with espect to any such contract, obligation o less except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and hereof.) All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of	r indebted- l discharge
	or record of this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them	
•	hem shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such areby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real uch, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vest in said ME. [ATIONAL BANK OF INDIANA the entire legal and equitable title in fee simple, in and to all of the real estate above described.	interest is lestate as RCANTILE
;	IN WITNESS WHEREOF, the grantoraforesaid has hereunto set his handand	seal
	IN WITNESS WHEREOF, the grantor aforesaid has hereunto set his hand and his 13 TH day of MARCH, 19 90	
	his 13 TH day of MARCH 19 50 Rol Jones.	(SEAL)
	WILLIAM INDIANA	
	COUNTY OF LAKE SS:	
	I,	
		itmimant
.*	personally known to me to be the same personwhose name	the said
جوري فيزير	instrument as free and voluntary act, for the uses and purposes therein set forth.	<u>"</u>
	Thurs I die and	•
ĘC	Notary	Public
	5-18-E-93	

THIS INSTRUMENT PREPARED BY DONALD STEPANOVICH

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