	711: 72 134 PULASKI 1 Rd. CA14,	MET CITY 11 /1409
9	This Inhenture Witnesseth, That the Gra	mfar PRISCILLA H. DIEDERICH
	# #U. U. Pro.   E. Pro.   Pro.	
	of the County of Cook and State of Illinois	for and in consideration of the
	sum ofTen and no/100in hand paid, and of other good and valuable considerations, receipt of whi	Dollars (\$.±0.00).
•	WARRANTS unto MERCANTILE NATIONAL BANK OF INDIANA, a corporation duly organized and existing as a	
	national banking association under the laws of the United States of An execute trusts within the State of Indiana, as Trustee under the provision	ns of a certain Trust Agreement dated the
	23rd day of February 19 90, and known a described real estate in the County of Lake and State of	Truck Number 5242
	and State of	t indiana, to-wit:
		ROE:
	Lot "P", Pon and Company a Resubdivision of Lots N Hundred (100), Woodland Estates, in Lake County, I	m ( m )
	in Plat Book Twenty-four (24), page Forty-six (46) Indiana.	, in Lake County,
	Tikulana.	
		# 7-172-16
		- <b>-</b>
		DULY ENTERED FOR TAXATION SUBJECT TO
		ITHAL ACCEPTANCE FOR TRANSFER.
		APR 16 1000
	Document is	APR, 10 1990
	NOT OFFICIA	- Oun N. Costan
	2000 SEPTICIA	AUDITOR LAKE COUNTY
	Triint Agreement net forth.	date, and top the uses and purposes herein and in said
	Fig.1, power and authority is hereby granted to said Trustee to improve, manage, thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivisions to an desired, to contract to sail, to grant options to purchase, to sail on any terms. to	protect and subdivide said real estate or any part art thereof, and to resubdivide said real estate as often convey either with or without conductation, to convey
	an desired, to contract to sell to grant options to purchase, to sell on any terms, to said ren! estate or any part thereof to a successor or successor in trust and to grant to estate, powers and authorities vested in said Trustee, to dedicate to mortgage part thereof, to lease said real estate, or any part thereof, from time to time, in passes	such successor; or, successors in trust all of the title, please or therwise shoumber said real estate, or any slon on reversion, by leases to commence in praesenti
	estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, part thereof, to lease said real estate; or any part thereof, from time to time, in passes or in future, and upon any terms and for any period or periods of time, not exceeding is and to renew or extend leases upon any terms and for any period or periods of time as and provisions thereof, at say: time or times hereafter, to contract to make leases and to	n the case of any single demise the term of 198 years, nd to amend, change or modify leases and the terms grant dillons to lease and options to renew leases; and
	options to purchase the whole or any part of the reversion, to contract respecting the man to partition or to eachange said real entate, or any part thereof, for other real or persons to release, convey or assign any right, title or interest in or about or easement appurtener with said real entate and every part thereof in all other ways and for such other consider	1 property, to grant easements or charges of any kind,
	the same to deal with the same, whether similar to or different from the ways above as	ecified, at any time or times hereafter.
	In no case shall any party dealing with said Trustee or any successor in trust, in or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by ere to the application of any purchase money, rent or morey borrowed or advanced on this trust have been compiled with, or be obliged to include into the enthority, necessity	said Trustee, or any successor in trust, be obliged to said real estate, or be obliged to see that the terms of or expediency of any act of said Trustee, or he obliged
	or privileged to inquire into any of the terms of said Trust Agraham; and every deexecuted by said Trustee, or any successor in trust in relation to said real enter shall be the Registrar of Title of said county) relying upon or claiming under any side conveyant the delivery thereof the trust excetted by this Indenture and by said Trust Agraement was other instrument was executed in accordance with the trustee conditions and instations or in all ameniments thereof, if any, and binding upon all beneficiaries therefore, (c)	id, trust deed, mortgage, lease or other instrument of conclusive evidence in (ayor of every person (including ce, lease or other instrument, (a) that at the time of
	other instrument was executed to accordance with the truste, conditions and imitations or in all amendments thereof, if any, and binding upon all beneficiatios therewaster the conditions and imitations of the conditions and imitations or in the conditions and imitations of the conditions are conditions and important and important are conditions and important are conditions are conditions and important are conditions are conditions are conditions and important are conditions are conditions are conditions are conditions are conditions.	contained in this Indenture and in said Trust Agreement that said Trustee, or any successor in trust, was duly
	nuithorized and empowered to execute and deliver every such deed, trust deed, leads, mols made to a successor or successors in trust, that such successor or successors in trust in 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 neith individually or as Trustee, nor its successor or successors in conditional hard heart are personal effects for the property of the property of the property of the property of the personal or any averagement of any averagement thereto, or for injury to personal the personal property of the personal per	er MERCANTILE NATIONAL BANK OF INDIANA nat liability or be subjected to any claim, judgment or n or about the said real estate or under the provisions
	of this Deed or said Trust Agreement or any amendment thereto, or for injury to perso any and all such liability being hereby expressly waived and released. Any contract, oblig Trustee in connection with said real estate may be entered into by it in the name of their attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election	avon or indepledness incurred or entered into by the
	their attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election express trust and not individually (and the Trustee shall have no obligation whatsoever mess except only so far as the trust property and funds in the actual possession of the T thereof.) All persons and corporations whomsoever and whatsoever shall be charged with	with respect to any such contract, obligation or indebted- rustee shall be applicable for the payment and discharge
	for record of this Deed.  The interest of each and every beneficiary bereinder and under said Trust Agreeme	ent and of all persons claiming under them or any of
	them shall be only in the earnings, avails and proceeds arising from the sale or any of hereby declared to be personal property, and no beneficiarly hereunder shall have any title or auch but only an interest in the earnings, avails and proceeds thereof as aforesaid, the	ner disposition or said real estate, and such interest is or interest, legal or equitable, in or to said real estate as intention hereof being to vest in said MERCANTILE
	NATIONAL BANK OF INDIANA the entire legal and equitable title in fee simple, in	
	in witness whereof, the grantoraforesaid hahereun this12th day ofMarch	to setand seal
	(SEAL) Prise	lls H. Diederich (SEAL)
	promise )	TSCILLA H. DIEDERICH
	STATE OF Illinois COUNTY OF Cook	
	1, W. Lee Newell, Jr. , a Notary Public do hereby certify thatPriscilla H. Diederich	in and for said County, in the State aforesaid,
	personally known to me to be the same personwhose name afeliappeared before me this day in person and acknowledged that	s subscribed to the foregoing instrument, signed, sealed and delivered the said
	instrument as	d purposes therein set forth.
	GIVEN under my hand and Notarial seal this day of	March A.D., 19.90
	My Commission Expires:	Notary Public
	1/8/91	OFFICIAL SEAL JR MARREN LEE NEWELL JR
	THIS INSTRUMENT PREPARED	DI W PIAN P W.
	W. LEE NEWELL, JR.	MOTARY SECTO STATE JAN. 8,1991

The state of the s