4021		1 1 1
This Indenture Mitnesseth, T	it the Grantor,	
\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		
of the County of Lake and State of	Indiana for and	in consideration of the
sum of Ten and no/100	Dollars (\$	0,00),
in hand paid, and of other good and valuable consideration		
WARRANT unto MERCANTILE NATIONAL BANK OF national banking association under the laws of the Unite	VDIANA, a corporation duly organi	zed and existing as a
execute trusts within the State of Indiana, as Trustee un	t the provisions of a certain Trust	Agreement detect the
3rd day of October 1977	and known as Trust Number 36	518 the following
	and State of Indiana, to-wit:	
Lot 12 and the North 20 feet of	ot 11. Block 2. Schoo	
Sunnyside Addition to the Town of	Dyer, as shown in Pl	
28, page 66, in Lake County, Inc	lana.	
		N XII
SUBJECT TO:		F1 20 1 F1
1. THE TERMS, COVENANTS, CONDITION OF ANY INSTRUMENT OF RECORD	LONS, RESTRICTIONS AND	CCUTANCY OF 12
SAID REAL ESTATE;	AFFECTING THE USE OR C	DCCURANCY OF
2. ROADS AND HIGHWAY, STREETS A	ND ALLEYS;	
3. LIMITATION BY FENCES AND/OR		
4. EASEMENTS, IF ANY, FOR ESTAI 5. SPECIAL ASSESSMENTS, IF ANY		
5. SPECIAL ASSESSMENTS, IF ANY YEAR 1989 PAYABLE 1990 AND		FOR THE
6. ZONING, BUILDING AND SUBDIV	•	es and 🏂 🖫
AMENDMENTS THERETO.		r. 8
Docur	esend Bax Statements	to:
NOTOE	C11990 Sunnvside Ave.	ANCE VISION
	Dyer, in 46311	~ <u>~ ~</u>
This Document	the property of	
TO HAVE AND TO HOLD the said real estate with the appurter the Lake Cou	ness, upon the trusts, and for the uses and try Recorder!	purposes herein and in said
FULL, power and authority is hereby granted to said Trustee to hereof, to dedicate parks, streets, highways or alleys and to vacate a	aubdivision or part thereof, and to resubdiv	ide said real estate as oftens
s desired, to contract to sell, to grant options to purchase, to sell aid real estate or any part thereof to a successor or successors and suthorities vested in said Trustee, to donate, to de	and to grant to such successor or success	ors in trust all of the title,
art thereof, to lense said real estate, or any part thereof, from time r in futuro, and upon any terms and for any period or periods of ti	time, in possession or reversion, by lease, not exceeding in the case of any single de	s to commence in praesentl mise the term of 198 years,
nd to renew or extend leases upon any terms and for any period or nd provisions thereof at any time or times hereafter, to contract to n ptions to purchase the whole or any part of the reversion, to contract	ce leases and to grant options to lease and	options to renew leases and
o partition of to exchange and real estate, or any part thereof, for o o release, convey or assign any right, tille or interest in or about or with said real estate and every part thereof in all other ways and for	r feal or personal property, to grant easeme ement appartenant to said real estate or a	ints or charges of any kind, ny part thereof, and to deal
he same to deal with the same, whether similar to or different from	ne ways above specified, at any time or the	nes hereafter.
In no case shall any party dealing with said Trustee or any sur any part thereof shall be conveyed, contracted to be sold, leased se to the application of any purchase money, rent or money barrol	motteneed by sold Trustee, or any succe	same in trust, he obliged to
ee to the application of any jurchase money, rent or money borron his trust have been compiled with, or be obliged to inquire into her or privileged to inquire into any of the terms of said Trust Agreeme xecuted by said Trustee, or any successor in trust in relation to said	hority necessity or expediency of any act of any overy deed, trust deed, mortange,	f said Trustee, or be obliged lease or other instrument
he Registrar of Title of said county) relying upon or claiming under the delivery thereof the trust created by this Indenture and by eald T	t Agreement was in full force and offect,	nt, (a) that at the time of (b) that such conveyance or
ther instrument was executed in accordance with the trusts; conditi- r in all amendments thereof, if any, and binding upon all beneficia- uthorized and empowered to execute and deliver every such deal, ir	nnd limitations contained in this Indenture thereunder (c) that said Trustee, or any	and in said Trust Agreement successor in trust, was duly
is made to a successor or successors in thus, that such successor or il the title, estate, rights, powers, authorities, duties and obligations	cessors in trust have been properly appointed to, his or their predecessor in trust.	ed and are fully vested with
This conveyance is made upon the express understanding and dividually or as Trustee, nor its successor or successors in trust sa	Mion that neither MERCANTILE NATIO	NAL BANK OF INDIANA
ecree for anything it or they or its or their agents or attorneys may f this Deed or said Trust Agreement or any amendment thereto, or	o or omit to do in of about the said real e r injury to person or property happening i	state or under the provisions n or about said real estate,
ny and all such liability being hereby expressly waived and released. Tustee in connection with said real estate may be entered it to by it helr attorney-in-fact, hereby irrevocably appointed for such varposes.	n the name of the then beneficiaries undo	er sald Trust Agreement as
xpress trust and not individually (and the Trustee shall ' ~ c ao object only so far as the trust property and funds in the actual	ition whatsoever with respect to any such consession of the Trustee shall be applicable fo	ntract, obligation or indebted- or the payment and discharge
nereof.) All persons and corporations whomsoever and whatsoever a pr record of this Deed.	l be charged with notice of this condition	from the date of the filing
The interest of each and every beneficiary hereunder and under nem shall be only in the earnings, avails and proceeds arising from	ne sale or any other disposition of said rea	estate, and such interest is
ereby declared to be personal property, and no beneficiary hereunder aidch, but only an interest in the earnings, avails and proceeds thereof ATIONAL BANK OF INDIANA the entire legal and equitable title	aforesaid, the intention hereof being to	vest in said MERCANTILE
in the state of th		
IN WITNESS WHEREOF, the grantor aforesaid this day of	shereunto sether	handand seal
his day of DULY	TEKED FOR TAXATION SUBJECT TO	
MARY BATTON (SEME)	CEPTANCE FOR TRANSFER.	(SEAL)
mind on		
TATE OF	APR 1 8 1990	
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Notary Public ip and for-said County	, in the State aforesaid,
o hereby certify that MARY	Notary Public in And Ar said County	
·	001101	
personally known to me to be the same personwhose appeared before me this day in person and acknowledged		
nstrument as her free and voluntary act.	or the uses and purposes therein se	t forth.
GIVEN under my hand and Notarial seal this	day of Marel	A.D., 19
	aline Gentl	
dy Commission Expires:		Notary Public
() me 17, 1992	/ .	000305

THIS INSTRUMENT PREPARED BY

MARY PAZZI