ARRANT S unto Rose M. Koehler	Poliers (\$ 10.00), receipt of which is hereby acknowledged. CONVEYS
26 Bluegrass Dr., Schererville,	IN 46375
ustee under the provisions of a certain Trust Agreement.	dated the10th day of .Qctober 1990, and know
Trust Number 1.4.9.1.19.19.19.19.19.19.19.19.19.19.19.19	estate in the County of Lake and State of Indiana, to-wit
SEE RIDER attached hereto and inc	corporated herein by reference.
	2, 22, 23, 23, 24, 25, 25, 25, 25, 25, 25, 25, 25, 25, 25
Tax Key No. <u>13-387-2<b>3</b></u>	
Commonly known as: 226 Bluegrass	s Dr., Schererville, IN 46375 🗒 🚊 🚍
	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
MAIL TAX BILLS TO:	DULY PATERED FOR TAVATION CURIET TO
Rose M. Koehler	DULY ENTERED FOR TAXATION SUBJECT TO MINAL ACCEPTANCE FOR TRANSPER.
226 Bluegrass Dr.	in the second
Schererville, IN 46375	FEB 2 3 1991 🛎
	AUDITOR LAKE COUNTY
TO HAVE AND TO HOLD the said real estate with the partition of	ponthalitati, inflor the uses and purposes herein and in said frust Agreemen
FULL power and authority is hereby granted to said trustee to improve	, manage, protect and subdivide said real estate or any part thereof, to dedicate here of, and to resubdivide said real estate as often as desired, to contract to self
grant options to purchase, to sell on any terms, to convey either with o	or without consideration, to convey self-real estate or any part thereof to a suc-
sate, to dedicate, to mortgage, pledge or otherwise encumber said rest	ore in trust ell of the title, eaters, powers and authorities veted in said Trustee, to estate, or any part thereof, to less said real estate, or any part thereof, from enti-or in futures, and upon any terms and for any period or periods of time, not ex-
iding in the case of any single demise the term of 188 years, and to re	new or extend leases upon any terms and ter any period or periods of time and to
v leases and options to purchase the whole or any part of the reversion	my time or times hereafter, to contract to make leases and to grant options to re- to contract respecting the manner of fixing the amount of present or future rent-
, to partition or to exchange said real estate, or any part thereof, for o	ther real or personal property, to grant easements or charges of any kind, to re-
	one as it would be lawful for any person owning the same to deal with the same,
	in trust, in relation to said real estate, or to whom said real estate or any part
rent shall be conveyed, contracted to be sold, leased or mortgaged by a	mid Trustee, or any successor in trust, be obliged to see to the spolication of sny
he obliged to inquire into the authority, necessity or expediency of an	or be obliced to see that the terms of this trust have been compiled with, y act of said Trustee, or be obliged or privileged to inquire into any of the terms
said Trust Agreement; and every deed, trust deed, mortgage, lease or c	other instrument executed by said Trustee, or any successor in trust in relation including the Begistrar of Title of said county) relying upon or claiming under any
h cunveyance, lease or other instrument, (a) that at the time of the d	elivery thereof the trust created by this indenture and by said Trust Agreement was
Indonture and in said Trust Agreement or in all amondments thereof	if any, and binding upon all beneficiaries thereunder, (c) that said Trustee, or any
conveyence is made to a successor or successors in trust, that decire in the title, estate, rights, powers, authorities, duties and obligation	
sor or successors in trust shall occur any personal liability or be subjected by the said real easies of under	that neither the Trustee individually or as Trustee, nor its suc- ted to any cizim, judgment or decree for snything it or they or its or their spents the provisions of this Deed or said Trust Agreement or any amendment thereto, or
Induce to person or property happening in or about said real relationship	and all auct liability being hereby expressly waived and released. Any contract,
les under said Trust Agreement as their attorney in fact, hereby irrece.	on with and real eatste may be entered into by it in the name of the then benefi- thly appointed for such purposes, or at the election of the Trustee, in its own anms,
Trustee of an express trust and not individually (and the Trustee shall obtainess except only so far as the trust property and funds in the acti	They's no obligation what recover with respect to any such contract, obligation or uni possession of the Trustee shall be applicable for the payment and discharge
reol.) All persons and corporations whomsoever and whatsoever shall beed.	be charged with notice of this condition from the date of the filing for record of
The interest of each and every beneficary hereunder and under said Tri	ust. Agreement and of all persons claiming under them or any of them shall be only
he earnings, avails and proceeds arising from the sale or any other disp y, and no beneficiary herounder shall have any title or interest, legal or	osition of said real estate, and such interest is hereby declared to be personal prop- or equitable, in or to said real estate as such, but only an interest in the estnings,
ills and proceeds thereof as aloresold, the intention hereof being to vest iple, in and to all of the real estate above described.	In said Trustee the entire legal and equitable title in fer
THE MARKETON MULEUPON ALS THE TOTAL TO THE TANK THE CONTRACT OF THE CONTRACT O	haraunta not her hand and and the
IN WITNESS WHEREOF, the grantor aforesaid ha \$ 10th day of October 490	
10th day of October , 1990	
IN WITNESS WHEREOF, the grantor aforesaid ha \$ 10th day of October 1990 (SEA	
10th day of October , 1990	ROSE M. KOEHLER (SEAL)
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10th day of October 1990 (SEA	ROSE M. KOEHLER (SEAL)  (SEAL)
ATE OF	ROSE M. KOEHLER  (SEAL)  Notary Public in and for said County, in the State aforesaid, do low, is
10th day of October 1990  (SEATE OF	ROSE M. KOEHLER  (SEAL)  Notary Public in and for said County, in the State aforesaid, do low, is
10th day of October 1990  (SEATE OF	ROSE M. KOEHLER  (SEAL)  Notary Public in and for said County, in the State aforesaid, do low, is  ame
10th day of October 1990  (SEATE OF	ROSE M. KOEHLER  (SEAL)  Notary Public in and for said County, in the State aforesaid, do low, is  ame
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(SEATE OF	ROSE M. KOEHLER  (SEAL)  Notary Public in and for said County, in the State aforesaid, do low, is  ame
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(SEATE OF	ROSE M. KOEHLER  (SEAL)  Notary Public in and for said County, in the State aforesaid, do low, is  ame

## RIDER TO DEED IN TRUST DATED: 10/10/90

FROM: ROSE M. KOEHLER

ROSE M. KOEHLER, AS TRUSTEE

## EXCEPTIONS 1.

This Deed is subject to all unpaid taxes and all matters of record.

## SUCCESSOR TRUSTEES

The Trust Agreement described herein provides that in the event of the death, resignation, failure, refusal or inability to act of the original trustee hereunder, the trustees named in the order listed below are hereby appointed as individual successor trustees to act in such successor trustee capacity and each shall have all of the rights and powers of the original trustee:

> FIRST MARGENE SCHULTZ SECOND DIANE DRAPAC THIRD RAYMOND KOEHLER FOURTH KAREN STOKESPENT 1S Calumet National Bank, Hammond, Findiana, and its successors. FIFTH

LEGAL DESCRIPTION THE PROPERTY OF 3.

the Lake County Recorder!

The Southwesterly 41.0 feet, by parallel lines, of Lot 15, Block 1, Plum Creek Village 5th Addition to the Town of Schererville, as shown in Plat Book 60, Page 19 in the Office of the Recorder of Lake County, Indiana.

4. ADDRESS OF PROPERTY

> 226 Bluegrass Dr. Schererville, IN 46375

