Har menting address. Ave els John Trigo Hobart, IN 46,341.

Return To: LAKE COUNTY TRUST COMPANY 2200 N Main Street

| 91042605  |  | iaenture  | Witness   | em  | Crown Poin   | it, Indiana 46307  |
|---|--|---|---|---|--|--|
| That the Grantor.   | JOHN D. FRIGO  |   |   |   |  | ····   |
|   | Lake<br>   |   |   |   |  |  |
|   | nd valuable conside  |   |   |   |  |  |
| LAKE COUNTY T   |  |   |   |   | •  |  |
| of a trust agreen   |  |   |   |   |  |  |
| known as Trust N  |  |   | ing described   | real estate in  | n the Co   | ounty of   |
| Lake  | _ and State of India   |   |   |   |  |  |
| ot Nineteen (19),<br>s shown in Plat Bo   | 15-348-<br>Block Four (4),<br>ok 34, Page 13,  | Englehart's   | Country Club<br>Indiana.  | Manor, 2nd  | Additi   | on,  |
| mmonly known as 6   | 252 Johnson Cour   | t, Merrillvi  | lle, In. 464  | 10  | 20   | <b>&gt;</b>  |
|   |  |   |   |   | ROBERT   | Auc 21   |
|   | D  | ocume   | nt 1s   |   | TT(B)  |  |
|   | NOT  | COFF  | CIAL!   |   |  | 12 10  |
|   | This Docu  | ment is th  | e property  | of  | FREELA   | 16 PH  |
|   | the Lal  | ke County   | Recorder!   |   | GHY  | <b>15.</b>   |
|   | S  |   |   | DULY ENTERED FINAL ACCEPTA  |  | ransfer.   |
|   |  | SHOER'S   |   |   |  |  |
| Full power and authority is her and to vacate any subdivision or p with or without consideration, to copowers and authorities vested in a thereof, from time to time, in posse of any single demise the term of 19 provisions thereof at any time or time reversion and to contract respection. | said promises with the apputenance reby grafted to said trustee to impro art thereof, and to resubdivide said ponvey said premises or any part there said trustee, to dobate, to dedicate, is soon or reversion, by leases to compete years, and to renew or extend the mes hereafter, to contract to make leading the menner of fixing the amount of the of any kind, to release, convey of the of any kind, to release, convey of the of any kind, to release, convey of the said the   | property as often as desired solve, manage, project and solve as desired solve as desired to mortgage, phone or other mence in project as in total mence in project as in total as a solve and for assess and to grant options to present or future rentals, to | odivide seld premises or any  to contract to sell, to grant of saors in trust and to grant to s any se encumber said propes  bro, and upon any tems and it any pend or pendos of time lease and options to renew k panition or to exchange said | pert thereof, to dedicate populons to purchase, to se<br>such successor or successor, or successor, or successor, or successor, or any pert thereof, to<br>or any period or periods or<br>and to amend, change or is<br>cases and options to purch<br>property, or any pert there | arks, streets, hi<br>ill on any terms,<br>sors in trust all o<br>lease said pro;<br>f time, not exce<br>modify leases a<br>hase the whole<br>of, for other rea | to convey either of the title, estate, perty, or any part leding in the case and the terms and or "" y part of the li or personal pro- |
| lar to or different from the ways about This conveyance is made upo shall incur any personal lability or bounder the provisions of this Dee being hereby expressly waived and in the name of the then beneficiar name, as Trustee of an express trufar as the trust property and funds          | part thereof in all other ways and for a<br>pive specified, at any time or times he<br>in the express understanding and co<br>be subjected to any claim, judgment of<br>dior said Trust Agreement or any air<br>direleased. Any contract, obligation of<br>less under said Trust Agreement as t<br>st and not individually (and the Trust<br>in the actual possession of the Trust<br>in the actual possession of the Trust<br>with the condition from the date of the<br>actual possession of the Trust<br>and the condition from the date of the<br>actual possession of the Trust<br>and the condition of the properties of the<br>actual possession of the Trust<br>and the condition of the properties of the<br>actual possession of the Trust<br>and the condition of the properties of the<br>actual possession of the Trust<br>and the condition of the properties of the<br>actual possession of the Trust<br>and the condition of the properties of the<br>actual possession of the trust<br>and the condition of the properties of the<br>actual possession of the condition of the<br>actual possession of the condition of the<br>actual possession of<br>actual possession of<br>actual<br>actual<br>actual<br>actual<br>actual<br>actual<br>actual<br>actual | reafter and from that neither Lake Co or decree for anything it or it nendment thereto, or for inju or indebtedness incurred or ther attorney-in-fact, hereby ee shall have no obligation is toe shall be applicable for the                                    | unty Trust Company individually or its or their agents or att<br>ry to person or property happentered into by the Trustee in<br>prirevocably appointed for such<br>thatsoever with respect to an<br>epayment and discharge their                | ally or as Trustee, hor its a<br>omeys may do or omit to a<br>bening in or about said rea<br>a connection with said real<br>ach purposes, or at the el<br>y such contract, obligation   | successor or su<br>do in or about th<br>if estate, any an<br>estate may be<br>ection of the Tr<br>or indebtedness  | e said real estate<br>d all such šability<br>entered into by it<br>rustee, in its own<br>as except only so                             |
| In no case shall any party deal<br>gaged by said trustee, be obliged to<br>have been compiled with, or be obli-<br>ment, and every deed, trust deed,<br>upon or claiming under any such co  | e of this condition from the date of the<br>king with said trustee in relation to sa<br>o see to the application of any purch<br>liged to inquire into the necessity or<br>modgage, lease or other instrument<br>priveyance, lease or other instrumen  | id premises, or to whom sak<br>lase money, rent, or money t<br>expediency of any act of sa<br>executed by said trustee in<br>it, (a) that at the time of the d  | d premises or any part thereo<br>corrowed or advanced on sax<br>id trustee, or be obliged or pr<br>relation to said real estate sh  | d premises, or be obliged to<br>ivileged to inquire into any<br>all be conclusive evidence<br>ad by this Indenture and by   | to see that the too the terms of a market of the terms of a market of every said trust agreet  | erms of this trust<br>said trust agree-<br>ry person relying<br>rement was in full   |

ment or in some amendment thereof and binding upon all beneficianes thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust

deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successor in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust. The interest of each and every beneficiarly hereunder 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 other disposition of said real estate, and such interest is hereby declared to be personal properly, and no beneficiarly hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

| In Witness Where | of, the grantor $\_$ | aforesaid ha <u>s</u> he | reunto set | nis   |
|------------------|----------------------|--------------------------|------------|-------|
| hand and seal    | this                 | 20th daylor_             | August     | 19 9] |
|                  |                      |                          | -          |       |
|                  |                      | John D. Frigo            |            |       |

This instrument was prepared by: At the Direction of John D. Frigo Revised 3/89

| STATE OFIndiana)  |
|---|
| County of Lake ) SS.  |
| I, <u>Charlotte L. Keilman</u> a Notary Public in and   |
| for said County, in the State aforesaid, do hereby certify that   |
|   |
| personally known to me to be the same person whose nameis   |
| subscribed to the foregoing instrument, appeared before me this day in person and acknow-   |
| ledged that he signed, sealed and delivered the said instrument as his_   |
| free and voluntary act, for the uses and purposes therein set forth.  |
| GIVEN under my hand and notarial seal this20th  |
| day ofAugust  |
| NOT OFFICIAL Notary Public Charlotte L. Keilman  This Document is the property of the Lake County Recorder lake County, In.  January 20, 1993 |

Deed in Trust

TRUST NO. \_

WARRANTY DEED TO



LAKE COUNTY TRUST COMPANY

PROPERTY ADDRESS