THIS FORM HAS BEEN APPROVED BY THE INDIANA STATE BAR ASSOCIATION FOR USE BY LAWYERS ONLY. THE SELECTION OF A FORM OF INSTRUMENT, FILLING IN BLANK SPACES, STRIKING OUT PROVISIONS AND INSERTION OF SPECIAL CLAUSES, CONSTITUTES THE PRACTICE OF LAW AND MAY ONLY BE DONE BY A LAWYER:

1/ Mali:tax bills to:

353 Cambridge Road

Griffith, IN 46319

92040254

WARRANTY DEED

Tax Key No.: 26-455 -6

Unit #15, Griffith Corp. 353 Cambridge Road Griffith, IN 46319

This indenture witnesseth that Joseph Frank Kroslack and Lora Lee Kroslack, Husband and Wife

of'

Lake

County in the State of

Indiana

Convey and warrant to

William J. Corich and Robin S. Corich, Husband and Wife

of Lake County in the State of Indiana for and in consideration of Ten Dollars and Other Valuable Consideration the receipt whereof is hereby acknowledged, the following Real Estate in Lake in the State of Indiana, to wit:

County

Lot 6, Countryshire Estates Phase 2 in the Town of Griffith, as shown in Plat Book 69, page 50, hake County, Indiana CIAI

Subject to easements, restrictions, povenants, right-of-ways, and all other that lease of orubin Recorder!

Subject to real estate taxes for the year 1991 due and payable May and November 1992 and all subsequent years.

By acceptance of this deed grantee(s) agree that if grantee(s), his/their heirs; and/or assigns shall violate any of the restrictive covenants of Countryshire Estates, then grantee(s), his/their heirs, and/or assigns shall be responsible for all legal extense, court costs and any and all other costs and damages involved if necessary to bring legal action to enforce any and all of the restrictive covenants for Countryshire

DULY WINING HOR THE THE SIE SON SIGNAL COEFTANCE FOR THAT SIEFER.

JUN 2 3 1992

SEE AFTACHED EXHIBIT "

UDITOR LAKE COUNTY

State of Indiana, Lake

County, ss:

Before me, the undersigned, a Notary Public in and for said County and State, this 15 day of June 1992 personally appeared:

Joseph Frank Kroslack and Lora Lee Kroslack, Husband and Wife.

And acknowledged the execution of the foregoing deed. In witness whereof, I have hereunto subscribed my name and affixed my official seal. My commission expires 10 - 8 - 95 19

Resident of Jaike \_\_\_\_ County.

County () Notice Fac

this instrument prepared by .................................Kristie: Lynn Kroslack

Joseph Frank Knosluck

Joseph Frank Kroslack

Lora Lee Kroslack

Lora Lee Kroslack

900 m

01270

50

## EXHIBIT "A"

It is hereby further covenanted and agreed by and between the parties hereto, and it is part of the consideration of this deed, that the grantee or his assigns shall complete construction of the dwelling to be placed on the premises, and must sod or seed the lot to produce a stand of grass, within one year from the date of this deed. If grantee or his assigns fails to sod or seed the lot or fails to complete the construction of said dwelling within said period, the grantee or his assigns, will on written demand from grantor and legal tender to the grantee or his assigns of the purchase price and reasonable value of any improvements placed on the premises by the grantee of his assigns, accorded the premises to grantor free and clear of all liens and encumbrances. The reasonable value of all liens and encumbrances. The reasonable value of all liens and encumbrances. If grantee or his assigns fails to reconvey within 30 days from the receipt of said demand, then and in that event, the real state together with the partially completed improvements thereon shall revert to the grantor and its successors, or assigns, shall have the right of re-entry to take immediate, full, complete possession thereof. Any time lost by strike, war, civil commotion, act of God, shall be added to the above specified time of completion.

If grantee, his heirs, and/or assigns shall violate any of the Restrictive Covenants of Countryshire Estates, Phase III, then grantee, his heirs, and/or assigns shall be responsible for all of grantor's legal expenses, court costs, and any and all other costs and damages involved out grantor shall be forced to bring legal action to enforce any or all of the Restrictive Covenants for Countryshire Estates Subdivision.