32052237	***************************************	***************************************
of the County of Lake	and State of Indiana for	ar and in consideration of the
in hand paid, and of other good an	d valuable considerations, receipt of which is hereby ac	ars (\$.1.0.,.0.0),
WARRANT 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 America, and du	ily authorized to accept and
9th day of July	Indiana, as Trustee under the provisions of a certain	Trust Agreement, dated the
described real estate in the County	ofLake and State of Indiana, to-wi	r .5.5.3.1, the following it:
Lot 18 in Block 3 in	F. C. McLaughlin's Addition to	the City of Hammond
the Recorder of Lake	recorded in Plat Book 18, page 2 County, Indiana.	27, in the Office of
and the West line of	reet lying between the East line the North and South alley lying	of Chestnut Avenu
3 in F. C. McLaughlin	's Addition to the City of Hammo	in Block 2 and Blo
North by Lot 1, Block	2 and on the South by Lot 18, E to Hammond, Lake County, Indian	Block B. in É. C.
	ut, Hammond, Indiana 46324 0018	
	DULY	ENTERED FORTAXATION SUBJECT TO
· .	FINAL	ACCEPTANCE FOR TRANSFER.
		Allen a spans
		AUG 1 3 199gc
	Document is	
	NOT OFFICIAL!	AUDITOR LABE COUNTY
Trust Agreement set forth,	is Required the property of the Letter County Property	ses and purposes herein and in said
FULL power and authority is hereby thereof, to dedicate parks, streets, highway as desired, to contract to sell, to grant of	tranted to and to vacate any subdivision or part thereof, and to buttons to purchase to sail on any terms to convey either and	vide said reat estate or any part
enid real estate or any part thereof to a sessate, powers and authorities vested in sai	uptions to purchase, to sell on any terms, to convey either will cuccessor or successors in trust and to grant to such successor or different to donate, to dedicate, to mortgage, pledge or otherwill the post thereof, from time to time.	successors in trust all of the title,
or in future, and upon any terms and for	thy part thereof, from time to time, in possession or reversion any period or periods of time, not exceeding in the case of any rms and for any period or periods of time and to amend, chan	by leases to commence in praesenti
Ontions to nurchase the whole or any hart	the reversion to contract to make leases and to grant options to let	and options to renew leases and
to release, convey or assign any right, title with said real estate and every part thereof	or any part thereof, for other real or personal property, to gran or interest in or about or easement appurtenant to said real esta f in all other ways and for such other considerations as it would imiglar to or different from the ways above specified, at any time	te or any part thereof, and to deal
this terret have been compiled with on he	rith said Trustee or any successor in trust, in relation to said real ntracted to be sold, leased or mortgaged by said Trustee, or ar oney, rent or money burrowed or advanced on said real estate, or	De onliged to see that the terms of
or privileged to inquire into any of the te executed by said Trustee, or any successor	obliged to inquire into the numberity, necessity or expediency of an rms of said Trust Agreement, and every deed, trust deed, mi in trust in relation to said their erforms and be conclusive evident.	rigage, lease or other instrument
the Registrar of Title of said county) relyl the delivery thereof the trust created by the	ng upon or claiming Under any ruch conveyance, lease or other is Indenture and by said Trust Agreement was in full force and	instrument, (a) that at the time of effect, (b) that such conveyance or
or in all amendments thereof, if any, and authorized and empowered to execute and	rms of said Trust Agreement, and, every deed, trust deed, an in trust in relation to add that statement and every deed, trust deed, in trust in relation to add that extra extra extra conveyance, lease or other is Indenture and by said Trust Agreement was in full force and ce with the trusts, conditions and finitudions contained in this In binding upon all conditions and institutions contained in this In did the said that such deciver every such deed, it was deed, lease, mortgage or other in at, that such successor or successors in trust have been properly ties, duties and obligations of its, his or their predecessor in the successor in the predecessor in the successor in the predecessor in the successor in the successor in the predecessor in the successor in the successor in the successor in the predecessor in the successor in the successor in the predecessor in the successor in the predecessor in the successor	Attument and in said Trust Agreement or any successor in trust, was duly strument and (d) if the conveyone
	**************************************	191
This conveyance is made upon the endividually or as Trustee, nor its successor	spress understanding and condition that neither MERCANTILE r or successors in trust that butto any personal liability or be a ir agents or attorneys may do or omit to do in or about the said my amendment thereto, or for injury to person or property happy	NATIONAL BANK OF INDIANA subjected to any claim, judgment or
ness except only so far as the trust proper thereof.) All persons and corporations who for record of this Deed,	pointed for such purposes, or at the election of an Trustee, is Trustee shall have no obligation whatsoever with .espect to any y and funds in the actual possession of the Trustee shall be appl msoever and whatsoever shall be charged with notice of this co	such contract, obligation or indebted- icable for the payment and discharge endition from the date of the filing
The interest of each and every benefit	clary hereunder and under said Trust Agreement and of all pers	ons claiming under them or any of
them shall be only in the earnings, avails hereby declared to be personal property, and such, but only an interest in the earnings.	and proceeds arising from the sale or any other disposition of a no beneficiary hereunder shall have any title or interest, legal or avails and proceeds thereof as aforesaid, the intention hereof be legal and equitable title in fee simple, in and to all of the re-	aid real estate, and such interest is equitable, in or to said real estate as
IN WITNESS WHEREOF, the	grantoraforesaid hashereunto sethis	handand seal
		1 Day 1
	(SEAL) X Harold R. Bos	ley (SEAL)
STATE OF ILLINOIS		-
COUNTY OF COOK		
I, WarrenLeeNewel. do hereby certify thatHarole	l. Jr. , a Notary Public in and for said	County, in the State aforesaid,
personally known to me to be the s	ame personwhose name ard/is subscribed to	o the foregoing instrument,
appeared before me this day in per-	son and acknowledged that <u>he</u> signed, so	ealed and delivered the said
Instrument as <u>nls</u> fr GIVEN under my hand and No	ee and voluntary act, for the uses and purposes there tarial seal this	ein set forth.
	WARREN LEE NEWELL, JR	Eller .
My Commission Expiresy	Notary Public, State of Illinois	Notary Public
1/4/	VIVIALA ENDIA CAMA AL IMILACI.	Indialy I would

/OU CK