and Joyce R. McCants, Husband and Wife  of the County of Lake and State of Indiana for and in consideration of sum of
SEND TAX STATEMENTS TO: MNB TRUST \$5863  5243 HOHMAN AVE HAMMOND IN 46320  DULY ENTERED FOR TAXATION SUBJECT TO FINAL ACCEPTANCE FOR TRANSFER.  APR 1 1 1994  PT FROM SALES DISCLOSURE TO  AUBIECT TO NONE  Trust Agreement set forth.  FULL power and authority is hereby granted to said Trustee to improve, market, protect and subdivide said real estate as as desired, to contract to said, to grant options to purchase, to sell on any terms, to convey either with or without conditientation, to estate any subdivident or part thereof, to dedicate parts, siresis, highways or allays and to vacate any subdivident or part thereof, to contract to said, to grant options to purchase, to sell on any terms, to convey either with or without conditient to the self real estate as as desired, to leave said real estate as as desired, to leave said real said for the conditient to said the said trained to the self real estate as a desired, to leave said real estate as a desired, to leave said real estate as a self-real contract to said, to grant options to purchase, to sell on any terms, to convey either with or without conditient to the said and provisions thereof at any terms and the said and provisions to the said and the said trained to the said trained to the said trained to the said to the said trained to the said trained to the said trained to the said to the said trained to the said to desire the said to deal estate and provisions thereof at any time of times breaffer, to contract to said can be appeared to the said to deal with the said real estate, or any part thereof, from time to time, in possession or reverse instead of the partition of the said trained to the said real estate and every part thereof in all other ways and to make the said to
DULY ENTERED FOR TAXATION SUBJECT TO FINAL ACCEPTANCE FOR TAXATION SUBJECT TO NOTE  **SUBJECT TO NOTE**  **TO HAVE AND TO HOLD the said real estate with the appurtances, upon the trusts, and for the uses and purposes berein and in the trust of decicate parts, sirests, highways or allays and to vacate any subdivision or part thereof, and to resubdivide said real estate or any the said trusts of the said trust the said to the said trust the said trust the said trust the said trust trust and trust trust and trust trusts of the said trust trust o
SUBJECT TO NONE  TO HAVE AND TO HOLD the said real estate with the appurtenance, upon the treats, and for the uses and purposes herein and in Trust Agreement set forth.  FULL power and authority is hereby granted to said Trustee to improve manage, protect and subdivide said real estate or any thereof, to dedicate parks, sirests, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said real estate as as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to cald real estate or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to renew or estand leases upon any terms and for any period or periods of time, not exceeding the successor or any single demise the term of 1981; and to renew or estend leases upon any terms and for any period or periods of time, not exceeding the amount of present or future red to relate the whole or any part of the reversion, to contract respecting the manner of riking the samount of present or future red to relate, convey or assign any right, title or interest in or about or easement appurtment to said real estate, or to whom said real or any part thereof in all other ways and for such other considerations as it would be lawful for any person or private of the same to deal with the same, whether similar to or different from the ways above presently or single the same of the same to deal with the same, whether similar to or different from the ways above the considerations as it would be lawful for any person or priviled to leave shall any party dealing with said Trustee or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see that the term that the same to deal with the same, whether similar to or different from the ways above the considerations as it would be lawful for any per
BUBJECT TO NONE  TO HAVE AND TO HOLD the said real state with the appurtenances, upon the treats, and for the uses and purposes herein and in Trust Agreement set forth.  FULL power and authority is hereby granted to said Trustee to improve, manage, protect and subdivide said real estate or any thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said real estate or any thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said real estate or any part thereof to a successor or successors in trust all of the estate, powers and authorities wested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or part thereof, to lease said real estate, or any part thereof, from time to time, not exceeding in the case of any single demise the term of 185 y and to rease or the rease of any single demise the term of 185 y and to rease or the rease of any time or times hereafter, to contract to make leases and the grant options to rease leases and provisions thereof at any time or times hereafter, to contract to make leases and the grant options to rease leases, or any part thereof, and to rease of the provisions thereof at any time or times hereafter, to contract to make leases and the grant options to rease leases, or any part thereof, and to rease of the provisions thereof at any time or times hereafter, to contract the make leases and the grant options to part the rease of the systems and for any period or periods of time and to grant options to rease lease or only or part thereof shall be conveyed, contract to make leases and the grant options to lease and options to rease lease, or only or convey or sasign any right, title or interest in or about or eacement or fitting the amount of present or future.  In no case shall any party dealing with said Trustee or any successor in trust, in relation to said real estate, or to whom said real estate,
TO HAVE AND TO HOLD the said real estate with the appurtmenose, upon the treats, and for the uses and purposes herein and in Trust Agreement set forth.  FULL power and authority is hereby granted to said Trustee to improve, manage, protect and subdivide said real estate or any thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said real estate as as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to c said real estate or any part thereof to a successor or successors in trust all of the estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, in possession or reversion, by leases to commence in pract or in future, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 185 y and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and terms of purchase the whole or any part of the reversion, to contract reporting the manner of fixing the amount of present or future re to partition or to exchange said real estate, or any part thereof, for other real or personal properly, to grant essements or charges of any to release, convey or assign any right, little or interest in or about or easement appurenant to said real estate or any part thereof and to with said real estate, whether similar to or different from the ways above specified, at any time or times hereafter.  In no case shall any party dealing with said Trustee or any successor in trust, in relation to said real estate, or be obliged to see that the tert this trust have been compiled with, or be obliged to inquire into the authority, necessity or expediency of any act of said T
as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to co said real estate or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, in possession or reversion, by leases to commence in pract in future, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 y and to renew or extend leases upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 y and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the rand to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the rand to renew lease, convey or assign any right, title or interest in or about or essement appurtenant to said real estate or any part thereof, and to with said real estate, or any part thereof, for other real or personal property, to grant easements or charges of any to release, convey or assign any right, title or interest in or about or essement appurtenant to said real estate, or any part thereof, and to with said real estate, and every part thereof in all other ways and for such other considerations as it would be lawful for any person or the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.  In no case shall any party dealing with said Trustee or any successor in trust, in relation to said Trustee, or to be obliged to see that the term thereof shall be conveyant or any purchase money, rent or money borrowed or advanced on said Trust deed, mortgage,
is mide to a successor or successors in trust, that such successor in trust have been properly appointed and are fully vested all the title, estate, rights, powers, suthorities, duties and obligations of its, his or their prefectsor in trust.  This conveyance is made upon the express understanding and condition that neither MERCANTILE NATIONAL BANK OF IND individually or as Trustee, nor its successor or successors in trust, shall incur any personal liability or be subjected to any claim, judgme decree for anything it or they or its or their resents or attorneys may do or omit to do in or about the said real estate or under the prov of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate may be entered into by it in the name of the then beneficiaries under said Opust Freme their attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election of in- Trustee, in its own name, as Bosice of express trust and not individually (and the Trustee shall her on obligation whatsoever with capect to any such contract, origination or independent of the property of this Deed.  The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under these or at them shall be only in the earnings, avails and proceeds arising from the said or any other disposition of said real estay, and submitted on the persons property, and no beneficiary hereunder shall her any title or interest, isal or equitable, in all to said real estay, and submitted in the actual property and property, and no beneficiary hereunder shall her any title or interest, isal or equitable, in all to the real estate about described to be personal property, and no beneficiary hereunder shall her any title or interest, isal or equitable.  IN WITNESS WHEREOF, the grantor. Saforesaid has Ve. hereunto set their of said County, in the State afores this Lake  I, Arlene Banta  (SEAL)  Ceason E. McCants  SS:  Arlene Banta  Arl

THIS INSTRUMENT PREPARED BY

Christopher W. Yugo, Trust Account
Representative

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