Chis Indenture Mittressell, Chat the Grantors NOEL E. JOHNSON, A WIDOW
AND NOT REMARRIED, BRIAN BRAZDA, A BACHELOR AND LOIS L. BRAZDA MARRIED TO PETER G. ROBERTS
of the County of COOK and State of ILLINOIS for and in consideration of the sum of
in hand paid, and of other good and valuable considerations, receipt of which is hereby acknowledged, CONVEY and
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 duly authorized to accept and
execute trusts within the State of Indiana, as Trustee under the provisions of a certain Trust Agreement, dated the
described real estate in the County of
Lots Numbered One (1) to Thirteen (13), both inclusive, in Block
No. Three (3), Lots Numbered Thirty-four (34) to Forty (40), both
inclusive, in Block No. Three (3), Lots Numbered Thirty-two (32) to Forty (40), both inclusive, in Block No. Two (2), as marked
and laid down on the recorded plat of Plat "BA", The Shades, a subdivision to Cedar Lake, Lake County, Indiana, as the same
appears of record in Plat Book 12, page 7 in the Recorder's
Office of Lake County, Indiana, and also commencing at a point 94 feet East of the Southeast corner of Lot 1 in Block 3 of Plat
"BA" Shades Addition to Cedar Lake, as marked and laid down on the recorded plat thereof in Plat Book 12, page 7, of the
Recorder's Office of Lake County, Indiana, at a point which is
1158.5 feet North of the Southwest corner of the East one-half (E%) of the Southeast Quarter (SE%) of Section 23, Township 34
North, Range 9, West of the 2nd P.M., thence continue North on the West line of the East one-half (E2) of the Southeast Quarter
(SEk) of said Section 215 feet, thence West 74.0 feet, thence > \(Q\)
South 215 feet, thence East 74 feet, to the place of beginning containing 39 acres Also LOTS NIMERO TWENTY-FIGHT (28) TO THIRT - CLE (31) BOTH INCUSTING CONTAINING THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AN ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES, AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION TO CETAR LAKE, AS SHOWN IN PLAT BOX 12, THE STATES AND ADDITION
HOCK 3, FIAT "HA", THE STADES, AN ADDITION TO CERT LAKE AS SOLVE IN 125 AND TO HAVE AND TO HOLD the state with the appearances, upon the trusts, and for the wife and burposes herein and in said.
TO HAVE AND TO HOLD the said real estate with the appurtunances, upon the traste, and for the uses and purposes harefulant in said.  Trust Agreement set forth.
To HAVE AND TO Hold the said real setate with the appurtenance, upon the truste, and for the uses end purposes sarely and it said truste agreement set forth.  PULL power and authority is hereby granted to said Truste to improve, manage, protect and subdivide said real estate of any pifft thereof, to deducate paths, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said real estates are subdivision or part thereof, and to resubdivide said real estates are subdivision or part thereof, and to resubdivide said real estates are subdivision or part thereof, and to resubdivide said real estates are subdivision or part thereof, and to resubdivide said real estates are subdivision or part thereof, and to resubdivide said real estates are subdivision or part thereof, and to resubdivide said real estates are subdivision or part thereof, and to resubdivide said real estates are subdivided as a subdivide said real estates are subdivision or part thereof.
asiata. Inwers and authorities vested in said Trustee, to donate, to dedicate, in mortgage, pledge or otherwise shid real author or only part thereof, to lesse said real calete, or any part thereof, to time, in presention or reversion, by lapses to commence in presenting
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 198 years, 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 terms and provisions thereof at any time or times bereafter, to contract to make leases and to grant options to lease and options to renew leases and epitons to purchase the whole or any part of the reversion, to contract respecting the manner of fixing the samount of present or future rentals,
to pertition or to exchange said real state, or any part thereof, for other real of personal property, to grant easements or charges of any kind, to release, economy or seeign any right, title or interest in or about or easement appurisonant to said real easies or any part thereof, and to deal with said real easies and every part thereof in all other ways and for such their consideratings as it would be touched any person owning.
it was a work with the same, whether similar to or different from the ways above specified, at any time or times bareafter.  In he case shall any party dealing with said Tristee or any successor in trust, in relation to said real estate, or to whom said real estate or any party thereof shall be conveyed, contracted to be sold, leaded by maid Tristee, or any successor in trust, he obliged to
or any part thereof shall be conveyed, contracted to be sold, leased or morigaged by said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire the inquire the privileged to inquire tate any of the terms of and Trust Agreement; and every deed, trust deed, morigage, lease or other instrument
estewied by said Trustee, or any successor in trust in relation to said rent entail pe concursive evicence in favor of every person (including the Registrar of Title of said county) relying upon or claiming under any such rooveyance, lesse or other instrument, (a) that at the other of the delivery thread the trust areated by this Indesture and by said Trust agreement was in full force and effect, (b) that such conveyance or
other instrument was executed in accordance with the trusts, annotitions and institutions contained in this ludenties and in said Trust Agreement of all annuitments thereof, if any, and binding upon all behalts into thereindar, (c) this said Trustee, or any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, least, nioritage or other instrument and (d) if the conveyance is microscor or successor in trust, that such successor in trust is not properly appointed and are fully vested with
all the title, estate, rights, powers, subbritles, duties and obligations of its, his or their predecessor in trust.  This convergance is made upon the appress understanding and condition that neither MERCANTILE NATIONAL BANK OF INDIANA
individually or as Trustee, nor its successor or rucessors in trust shall incur any personal liability or be subjected to any slatin, judgment or deorge for anything it or they or its or their agents or attorneys may do or omit to do in or about the said real estate of under the provisions of this Treed or said Trust Afresment or any amendment thereto; or for injury to person or property happening in or about all said estate, any and all such liability being hereby expressly waived and released. Any hontradi, obligation or indebtedoes incurred or entered into by the
Trustee in connection with said real solute may be entered into by it in the name or the trust processor and frust agreement as their attentions in fact, becapt preventable appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an
express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to say such contract, obligation or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof? All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the filing
for record of this Deed.  The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons cleiming under them or any of them shall be only in the samings, avails and proceeds arising from the sale or any other disposition of said real sates, and such interest is
bereby declared to be personal property, and no beneficiary herefunder shall have any title or interest, legal or equitable, in or to said real entate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vest in said MERCANTILE NATIONAL BANK OF INDIANA the entire legal and equitable title in fee simple, is and to all of the real estate above described.
IN WITNESS WHEREOF, the grantor S. aforesaid have CT Thereunto set - their hand S. and seal S.
this day of DEPTANCE FOR TRANSPORT TO THE SAME (Seal)
(SEAL)
STATE OF ILLINOIS FEB 28 1997 (SEAL)
The state of the s
I, AUSTIN J. O'MALLEY SAM OFILICH NOTES Public in said for said County, in the State aforesaid, do hereby certify that NOEL E. JOHNSON ARENTO NOT REMARRIED, BRIAN BRAZDA, A BACHELOR AND LOIS L. BRAZDA MARRIED TO PETER G. ROBERTS
personally known to me to be the same person. S whose name. S are New subscribed to the foregoing instrument,
appeared before me this day in person and acknowledged that
CIVEN under my hand and Notarial seal this day of JULY A.D. 19 96
My Commission Expires:  Rotary Public
11
AUSTIN 1 OMALEY Not by Public, State of Service THIS INSTRUMENT PREPARED BY  OU1456

THIS INSTRUMENT PREPARED BY

AUSTIN J. O'MALLEY