of the County ofLake and State of	of Indiana	for and	in consideration of the
sum of One dollar and no/cents in hand paid, and of other good and valuable consider WARRANT unto MERCANTILE NATIONAL BANK national banking association under the laws of the execute trusts within the State of Indiana, as Truste	rations, receipt of whice COF INDIANA, a cor United States of Amore under the provision 996, and known as	h is hereby acknowled poration duly organ erica, and duly aut s of a certain Trust Trust Number62	
The West 15 feet of Lot 44, all of Lot Lot 42, Block 1, F.R. Maas' Second Add			9
Plat Book 10, page 19, in Lake County,		as shown th	8 0
Commonly Known as: 3522 W.20th Place,	Gary, Indiana		.
Key #25-46-5-43		tening open blever og et British og etter og etter British og etter og etter	ထ ယ
	DULY Final	ENTERED FOR TAXATION ACCEPTANCE FOR TRANS	I SUBJECT TO SPER.
		DEC 18 1990	
Doc	ument i		
NOTO	FFICA	ONTE PLAKE CO	
TO HAVE AND TO HOLD the gaid real estate with the ap	purtenances, upon the trust	s, and for the uses and	purposes herein und la sale
FULL power and authority is hereby granted to said Trust thereof, to dedicate parks, streets, highways or alleys and to va as desired, to contract to sell, to grant options to purchase, to	ininty Reco	rder!	
estate, powers and authorities vested in said Trustee, to donate, part thereof, to lease said real estate, or any part thereof, from or in futuro, and upon any terms and for any period or periods and to renew or extend leases upon any terms and for any period.	to dedicate, to mortgage, time to time, in possession of time, not exceeding in od or periods of time and	pledge or otherwise encur on or reversion, by lease the case of any single do to amend, change or t	neer spid rear estate, or any, as to commence in praesent; emise the terms of 198 years, nodify] leases and the terms
and provisions thereof at any time or times hereafter, to contract options to purchase the whole or any part of the reversion, to cot to partition or to exchange said real estate, or any part thereof, to release, convey or assign any right, title or interest in or about with said real estate and every part thereof in all other ways an the same to deal with the same, whether similar to or different	to make leases and to gr ntract respecting the manne for other real or personal it or easement appurtenant d for such other considera	ant options to lease and or of fixing the amount property, to grant easement of said real estate or autions as it would be la-	options to renew leases and of present or future rentals, ents or charges of any kind, my part thereof, and to deal wful for any person owning
In no case shall any party dealing with said Trustee or a or any part thereof shall be conveyed, contracted to be sold, I see to the application of any purchase money, rent or money	ny successor in trust, in re- eased or mortgaged by sal borrowed or advanced on sa	ation to said real estate, d Trustee, or any succe ild real estate, or be obli	or to whom said real estate seor in trust, be obliged to ged to see that the terms of
this trust have been compiled with, or be obliged to inquire into or privileged to inquire into any of the terms of said Trust Age executed by said Trustee, or any successor in trust in relation to the Registrar of Title of said county) relying upon or claiming the delivery thereof the trust created by this Indenture and by a other instrument was executed in accordance with the trustey or in all amendments thereof, if any, and binding upon all ben authorized and empowered to execute and deliver every such the said to a successor or successors in trust, that such successor all the title, estate, rights, powers, authorities, duties and oblige	said rent estate shall be curiet shy such conveyance are fruit Agreement was I conditions and limitations conficiaries thereunder. (c) the days death age.	onclusive evidence in fav. lease or other instrume n full force and effect, ntained in this Indenture at said Trustee, or any	or of every person (including int, (s) that at the time of (b) that such conveyance or and in said Trust Agreement successor in trust, was duly and (d) if the conveyance
This conveyance is made upon the express understanding	and condition that matther	MERCANTILE NATIO	MAT. BANK OF INDIANA
individually or as Trustee, nor its successor or successors in trusteer for anything it or they or its or their agents or attorneys of this Deed or said Truste Agreement or any amendment therecany and all such liability being hereby expressly waived and release to connection with said real estate may be entered into their attorney-in-fact, hereby irrevocably appointed for such pure	ist sind incur any persona may do or omit to do in c, or for loiury to person asod, any contract, obligat by it in the name of the	liability or be subjected or about the said real er or property happening in ton or indebtedness incu- then beneficiaries unde-	to any claim; judgment or state or under the provisions of about said real estate, rred or entered into by the or said Trust Agreement as
express trust and not individually (and the Trustee shall have to ness except only so far as the trust property and funds in the se thereof.) All persons and corporations whomsoever and whatsoe for record of this Deed.	no obligation whatsoever wit actual possession of the Tru	h péspect to any such cor stée shall be applicable fo	itract, obligation or indebted- or the payment and discharge
The interest of each and every beneficiary hereunder and u them shall be only in the earnings, avails and proceeds arising hereby declared to be personal property, and no beneficiary hereun such, but only an interest in the earnings, avails and proceeds the NATIONAL BANK OF INDIANA the entire legal and equitable	from the sale or any other der shall have any title or hereof as aforesaid, the in	r disposition of said real interest, legal or equitable tention hereof being to	estate, and such interest is in or to said real estate as vest in said MERCANTILE
IN WITNESS WHEREOF, the grantoraforesethis18th day ofDecember		set his	handand seal
(SE	AL)		(SEAL)
STATE OF. Indiana COUNTY OF Lake I, Bessie M. Miazga do hereby certify that Allan Fefferman	, a Notary Public i	n and for said County	, in the State aforesaid,
personally known to me to be the same personwhappeared before me this day in person and acknowled instrument as	dged thathe act, for the uses and 18th day of	subscribed to the signed, sealed purposes therein se December	foregoing instrument, and delivered the said
My Commission Expires:	Deen M	Meny	Notary Public
1/28/2001 Return & Mail Tax Bills to: THIS INSTRU	UMENT PREPARED	BY ()	01373
Mercantile National Bank Trust #6228	50.40 do 50.5 0.00 5 0.00 0.00 0.00 0.00 0.00 0	***************************************	9124
P.O.Box 1938, Gary, IN 46409			4124