of the County of	rs and no/cents	State of Indiana	for and in co	nsideration
in hand paid, and of o	ther good and valuable co	onsiderations, receipt of which	ch is hereby acknowledged	CONVEY
WARRANT unto M	ERCANTILE NATIONAL	BANK OF INDIANA, a co	rporation duly organized s	nd existin
execute trusts within	the State of Indiana, as	the United States of Am Trustee under the provision	ns of a certain Trust Agre	ement. de
6th day of	April	19.96 and known as	Trust Number 6228	, the f
described real estate i	in the County ofLake	and State of	Indiana, to-wit:	
		ay Subdivision, in 16, in Lake County		$\mathbf{v}^{*}_{-i,j}$
Commonly kno	wn as: 4912 Indust	rial Hwy., Gary, IN		
Key#25-42-03	18-0032		SO SO	
A MANAGER TO THE STATE OF THE S		DULY ENT	ERED FOR TAXATION SUCCET TO	1-74% N
		· mar NOC	EPTANCE FOR TRANSFERCE	·
w			OCT 20 1999 2	
	e. Historia		Ψοι ζυ 1333 Φ	
		PE	TER BENJAMIN	
er jaka		LAKE	COUNTY AUDITOR	
		ocument 1	S	
<u> </u>	NO	COFFICI	ALL	$x = \frac{x}{p_{i,j}(x)}$
BUBJECT TO	This Door	Iment is the	Total of	, "dilikana
TO HAVE AND TO	ROLD the said real estate with	ament is the pro	ts, and for the thes and purpose	ii berálty an
Trust Agreement set forth. FULL power and aut	hority is hereby granted to said	Trustee to improve, manage, it o vacate any subdivision or par	protect and dishdivide sald real	Softate or
ns desired, to contract to an and real estate or any part	mell, to grant options to purch thereof to a successor or succ	nse, to sell on any terms, to co ensors in trust and to grant to	onvey either (with or micronyrs in)	masuation, fust all of
part thereof, to lease said or in future, and upon any	en vented in raid Trintee, to d red sulate, or any park thereof terms and for any period or i	from time to time, in possession of time, not exceeding in	in or reversion, by lence to the case of his single Content to	minhuce in
and provisions thereof at an options to purchase the who	y time or times herenfter, to cle or any part of the reversion,	to contract respecting the mann	ant options to lease and options	ic renow l
to partition or to exclinage to release, convey or assign with said real estate and ev	any right, title or interest in o ery part thereof in all other w	number, to dedicate, to mortgage, from time to time, in possession recibility of time, and the possession of time and the possession of time and the possession of time and to get to contract respecting the mannered, for other real or personal rabout or easement appuretion that ays and for such other consideraternt from the ways above specific time to the possession of t	to said real entate or any partitions as it would be hawful for	thereof, an
In no case shall any	party dealing with said Trustee	or any successor in trust, in re-	lation to said real estate, or to v	r bias mody
see to the application of a	ny nurchasa money, pant or h	sold, leased or mortgaged by sai ioney borrowed or advanced on si e into the authority, necessity or	ald real estate, or he obliged to a	rea that the
or privileged to inquire into executed by anid Trustee, or the Registrar of Title of an	any or the terms or said True any successor in trust in relation county) relying upon or claim	e into the authority, necessity or ist Agreement; and every deed, tion to said real estate shall be c ming under eny such conveyance by said Trust Agreement was i	conclusive evidence in favor of exp. lease or other instrument, (a)	ery person that at the
other instrument was execu- or in all amendments there	ted in accordance with the tri of, if any, and binding upon a	ints, conditions and limitations co It beneficiaries thereunder, (c) th	ntained in this Indenture and in c int anid Trustee, or any successo	rald Trust / or in trust,
In minde to a successor or #	uccessors in trust, that such si	ch deed, trust deed, lease, mort tecessor or successors in trust ha obligations of its, his or their p	ve been properly appointed and	u, it the C
individually or an Trustee.	nor its successor or successors	ding and condition that neither in trust shall incur any persona	I liability or be subjected to any	r cialm, jud
decree for anything it or the of this Deed or said Trust any and all such liability be	ey or his or their agents or att Agraement or any amendment cing hereby expressly waived ar	orneys may do or omit to do in thereto, or for injury to person id released. Any contract, obligat I into by it in the name of the	or anout the said real estate or or property happening in or ab iton or indebtedness incurred or	under the out said re entered in
their attorney-in-ract, heren; express trust and not indivi-	y irrovocably appointed for suc- dually (and the Trustee shall	n purposen, or at the election (have no obligation whatsoever wi	of the Trustee, in its own nam th respect to any such contract, c	e, un trum bilgation or
ness except only so far as t	he trust properly and funds in	the actual possession of the Tru hatsoever shall be charged with	stee shall be applicable for the p	ayment and
The interest of each a	earnings, avalis and proceeds t	and under said Trust Agreement rising from the sale or any other	r disposition of said real estate,	and such
hereby declared to be person	al property, and no beneficiary	bereunder shall have any title or seds thereof as aforesaid, the in untable title in fee simple, in an	interest, legal or equitable, in or the tention have of being to yest in	iaet biae ol 30014 biae
		foresaid haShereunto		
	y ofOctobe			
	M445004004014014004	(SEAL) we	7/	99 BF 0000 99 BP NO BBB 10 BA
Indian	a	Jack Lie	ser	
STATE OF Lak				
I, Felipa Ort	iz Jack Lieser	a Notary Public is	n and for said County, ju th	e State al
do hereby certify that		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		************
personally known to m	e to be the same person.	whose name are/is	subscribed to the foreg	
	-	nowledged that he		
(iiven under my	hand and Notarial seal t	ntary act, for the uses and his18th day of	October	D., 19. 99
		1/4	11.1	
My Commission Expire		Holiz		

001296

95/01