

	ilger and State of Indiana	for and in consideration of the
m of Ten and no/100		Dollars (\$ 10.00
hand paid, and of other good and v	reluable considerations, receipt of which is	hereby acknowledged, CONVEY an
tional banking association under th	e laws of the United States of America	, and duly authorized to accept an
ecute trusts within the State of Ind	itana, as Trustee under the provisions of	a certain Trust Agreement, dated th
14th day of February of scribed real estate in the County of		Number 2699 the following
scribed real estate in the County of	Lake H. H. and State of Indi	ina. to vit:
This D	ocument is the propert	V Cofward Tox Statements To:
	inake Guyun Hamboucorder	一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
	Book 11, Page 3,	rust No 7.7
in Lake County,	Indiana	5243 Hohman Avenue
		Hammond, Indiana
Subject To:		
	ermine Kowach, formerly Hermin	
and the state of t	reserved in Quit Claim Deed da ed February 26, 1964, as Docum	- 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
made by Hermine	Kowach, formerly Hermine Petry	the state of the s
ILY En Towach, her husb	and, to Bertha Kish.	STATE DE MOLLHAIC DE MA
OR TAXATION		CHEST FOR RECORD
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FEB 20 1969		FEB 25 3 15 PII : 83
		ANDREW J. MIGENYO
Beck to J		RECORDER STORY
ust Agreement and forth 1912	estate with the appreciances, upon the trusts, and	for the uses and surposes herein and in said
redi, to dedicate parks, streets, highwayn o	noted to said Traver to improve, manage, protect, alleys and to variate in subdivision or part that one to purchase, to sell on any terms, to convey	of, and to resubdivide eald real estate as often
I real estate or any part thereof to a succe ate, powers and authorities vested in said T	MSOr or successors in trust and to grant to such so	or otherwise encumber said real estate or any
it thereof, to lease said real estate, or any in futuro, and upon any terms and for any l to renew or extend leases upon any terms	part thereof; from time to time, in possession or period or periods of time, not exceeding in the call and for any period or periods of time and to a	reversion, by leases to commence in praesenti- se of any single demise the term of 198 years, need, change or modify leases and the terms
i provisions thereof at any time or times her ions to purchase the whole or any part of the	reafter, to contract to make leases and to grant on he reversion, to contract respecting the manner of i any part thereof, for other real or personal proper	tions to lease and options to renew leases and
release, convey or assign any right, title or h said real estate and every part thereof in	interest in or about or easement appurtenant to sai	d real estate or any part thereof, and to deal
In no case shall any party dealing with	lar to or different from the ways above specified, said Trustee or any successor in trust, in relation	to said real estate or to whom said real estate
any part thereof shall be conveyed, contra- to the application of any purchase money tirust have been complied with, or be oblig	cted to be sold, leased or mortgaged by said Tru , rent or money borrowed or advanced on said rea red to inquire into the authority, necessity or exped	stee, or any successor in trust, be obliged to I estate, or be obliged to see that the terms of lency of any act of said Trustee, or be obliged
privileged to inquire into any of the terms cuted by said Trustee, or any successor in t	of said Trust Agreement; and every deed, trust trust in relation to said real estate shall be conclusi upon or claiming under any such conveyance, lease	deed, mortgage, lease or other instrument
delivery thereof the trust created by this I	ndenture and by said Trust Agreement was in full-	force and effect. (b) that such conveyance or
er instrument was executed in accordance	With the trusts, conditions and limitations contained	in this Indenture and in said Trust Agreement
er instrument was executed in accordance in all amendments thereof, if any, and bin horized and empowered to execute and delimate to a successor or successors in trust	with the trusts, conditions and limitations contained ding upon all beneficiaries thereunder, (c) that sai- ver every such deed, trust deed, lease, mortgage of that such successor, or successors in trust have bee	in this Indenture and in said Trust Agreement i Trustee, or any successor in trust, was duly r-other instrument and (d) if the conveyance n property appointed and are fully vested with
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THIS INSTRUMENT PREPARED BY

Louis Rappaport

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