~ .	653287		Uni 26	4257 70321		
This	Indenture	Witnessetly,	That the Grant	YKikao-tit⊷i	nentrutz e z	HARALI.
******************************	KATHLER	EN T. (SMOSNA)	VAN SCHOUWEN	LICHAN	A PRINCE	1
of the Cou	inty of Lake	and State of	Indiana	for and i	n consideration o	f the
in hand partial backward in hand partial backward backwar	aid, and of other good of the	d and valuable considers FILE NATIONAL BANK Inder the laws of the U e of Indiana, as Trustee tober , 19 ounty of Lake	ations, receipt of which it of INDIANA, a corpounited States of American under the provisions 8.1 and known as T	is hereby acknowled ration duly organization, and duly author of a certain Trust rust Number4.	ged, CONVEY	and () as a () and () and ()
	Lot 48 in H	Lawthorne Hills	Addition to t	he Town		\dot{c}
	of Dyer, as Book 45, Pa	por Plat ther ge 93, in the inty, Indiana.	eof, recorded	in Plat		0 4 69/1
	eriti i etti i se	and Majerian and	Karaman Santa Karaman ay	#/4-/:		
	DULY E	NTERED		#/4-/3	5 <i>7-48</i>	
		XATION 1981				
	(Jel) (1981			Dec ₩ii.	213
	MINTOR LA	ES COCENT			REC	ម៉ូម៉ូម៉ូម៉ូ ១៩២ ១៩១១
	•				ORDER DE	H HE
SUBJECT TO	,				ESK	JAN,
TO HA	LVE AND TO HOLD the nent set forth.	said real estate with the app	urtenances, upon the trusts,	and for the uses and	purpose herein and i	n setd
thereor, to d as desired, t said real est: estate, power part thereof.	edicate parks, streets, his contract to sell, to grate or any part thereofies and authorities vested to lease said real estate	hereby granted to said Truste- ghways or alleys and to vace rant options to purchase, to to a successor or successors in in said Trustee, to donate, to, or any part thereof, from	ite any subdivision or part ti sell on any terms, to conven n trust and to grant to suc o dedicate, to mortgage, pled time to time in possession	hereof, and to resubdivi by either with or withouth successor or successor ige or otherwise encuming	de said real estate as out consideration, to or in trust all of the ber said real estate, or	often convey title, or any
and to renew and provision	or extend leases upon a thereof at any time or	a for any period or periods of any terms and for any period times hereafter, to contract	or time, not exceeding in the or periods of time and to to make leases and to grant	o case of any single der o amend, change or m options to lease and o	nise the term of 198. odify leases and the options to renew lease	years, terms a and:
to partition of to release, co with said res the same to:	or to exchange said real invey or assign any right il estate and every part deal with the same, who	part of the reversion, to cont estate, or any part thereof, it , title or interest in or about thereof in all other ways and ther similar to or different f	or other real or personal pro or easement appurtment to for such other consideration rom the ways above specific	perty, to grant ensemer said real estate or an ns as it would be law id, at any time or time	its or charges of any y part thereof, and b ful for any person o on hereafter,	kind e: doal watag
or any part see to the a this trust ha	thereof shall be conveyed the conveyed the purchase of any purchase version complied with, o	ling with said Trustee or any id, contracted to be sold, leads money, rent or money bor be obliged to inquire into t	sed or morigaged by said ' prowed or advanced on said he authority, necessity or ex	Trustee, or any success real estate, or be oblige pediency of any act of	or in trust, be oblig id to see that the ter said Trustee, or be o	red to ms.of bliged
executed by a the Registrar the delivery to other instrum	said Trustee, or any succ of Title of said county; thereof the trust created nent was executed in ac	the terms of said Trust Agre lessor in trust in relation to in) relying upon or claiming in by this Indenture and by sai cordance with the trusts, cor	said real estate shall be cond der any such conveyance, le d Trust Agreement was in f aditions and limitations contai	clusive evidence in favor case or other instrumental force and effect, (blined in this Indenture as	of every person (inc t, (a) that at the the b) that such conveyar ad in said Trust Agre	luding me of ice or ement
or in all am authorized ar is made to a	endments thereof, if any nd empowered to execute . successor or successors	, and binding upon all benef and deliver every such deed in trust, that such successor authorities, duties and obligati	iciaries thereunder, (c) that , trust deed, lease, mortgag or successors in trust have	said Trustee, or any si to or other instrument been properly appointed	uccessor in trust, was	duly
individually of decres for an	or as Trustee, nor its sunthing it or they or its	the express understanding an iccessor or successors in trust or their agents or attorneys retor any amendment thereto,	i shall incur any personal li nav do or omit to do in or	ability or be subjected:	to any claim, judgme	nt or
Eny and all l Trustee in co their attorne) express trust ness except o	such hability being nered princetion with said real y-in-fact, hereby irrevoca and not individually (a) hely so far as the trust i persons and corporation	y expressly waived and releas estate may be entered into b bly appointed for such purpo- nd the Trustee shall have no property and funds in the act s whomsoever and whatsoeve	ed, Any contract, obligation y it in the name of the ti nes, or at the election of t obligation whatsoever with r	or indebtedness incurr hen; beneficiaries under the Trustee, in its own respect to any such conti- sensit he applicable for	ed or entered into be said Trust Agreeme in name, as Trustee in ract, obligation or ind	y the nt as of an ebted-
nem enall be sereby declare such, but only	e only in the earnings, ed to be personal propert y an interest in the earn	beneficiary hereunder and undersalls and proceeds arising for, and no beneficiary hereunds ings, avails and proceeds these entire legal and equitable	rom the sale or any other d or shall have any title or inte moof as aforesaid, the intent	disposition of said real direct, legal or equitable, tion hereof being to v	sstate, and such inter in or to said real est est in said MERCAN	eet la
his 24	th day of a C	the grantor aforesal	10 81 /	- 0	handand sea	1)
athlee		Van Schouwen	our & father	n (lan Le	hours	EAL)
STATE OF	or Lake		r Light of the second	and the second of the second		garan ga n
I,lo hereby,	Ronald D. Sy certify that Kat	enson hleen T. Smosn	, a Notary Public in a a Van Schouwer	nd for said County,	in the State afore	said,
ersonally	known to me to be	the same personwho	se name are/is su	ubscribed to the	foregoing instrum	nent,
nstrument	as her	free and voluntary and Notarial seal this2.	ct, for the uses and pu 4th day of Oct	rposes therein set		
استرید: Yy Commi	scion Expires:		Ronald D.	_ // •	Notary Pub	
Mar	ch 27, 1985			,	_)
(1944) (2)	mation of	THIS INSTRU	MENT PREPARED BY	•		105

Kathleen T. Smosna Van Schouwen