## 715603 WARRANTY DEED

## TICOR TITLE INSURANCE Highland, Indiana

THIS INDENTURE WITNESSETH, that THOMAS L. GIBBONS of Lake County in the State of Indiana, Conveys and Warrants to RUSSELL ALEXANDER & JUDY ALEXANDER of Lake County in the State of Indiana for and in consideration of TEN DOLLARS (\$10.00) the receipt wherof is hereby acknowledged, in Lake County in the State of Indiana, vix:

The South 39.04 feet by parallel lines therof except the East 27.0 feet of the West 111.63 feet of the South 15.59 feet by parallel lines thereof of Lot 18 in Resudivision of Part of Lot "L" in Parkview Terrace 2nd Addition as previously recorded in Plat Book 45, page 125, and all of Lot "A" in Parkview Terrace 1st Addition as previously recorded in Plat Book 44, page 133, a Planned Unit Development, in the Town of Dyer as per plat thereof recorded in Plat Book 51, page 87, in the Office of the Recorder of Lake County, Indiana, Commonly known as 807 Wellington Drive, Dyer, Indiana 46311

Subject to the following restrictions which shall be a covenant running with the land:

Building and Use restrictions as shown in Lake County

Records.

Building line over West 30 feet of premises as shown in Plat Book 51, Page 87, Lake County Records.

Easements reserved for drainage and for public utilities granted to Indiana Bell Telephone Company and Northern Indiana Public Service Company over the West 8 feet and the East 12 feet and the South 5 feet of the West 60 feet as shown in Plat Book 51, Page 87, Lake County Records.

4A. The West 30 feet of the South 23.02 feet and the South 15 feet of the east 54.63 feet of the West 84.63 feet of the land herein conveyed shall be used for a driveway and landscaping purposes only, in common with the owners and occupants of the tract of land having a frontage of 16.02 feet on Wellington Drive and lying adjacent to and North of the land herein conveyed, and no vehicles shall ever be parked thereon;

4B. The West 30 feet of the North 16.02 feet of the land herein conveyed shall be reserved as a space for the parking of motor vehicles only by the owner of the land herein conveyed and the occupants of the tract of land having a frontage of 16.02 feet on Wellington Drive and lying adjacent to and North of the land herein conveyed.

Each wall is built as part of the original construction of the homes and garages upon the properties and interior walls placed on the dividing line between units and garages shall constitute a party wall and the general rules of law regarding party walls and liability for property damage due to negligence and willful acts or omissions shall apply thereto. The cost of reasonable repair and maintenance of a party wall shall be shared by the owners who make use of the wall in proportion to such use.

If a party wall is destroyed or damaged by fire or other casualty, any owner who has used the wall may restore it and if the other owners thereafter make use of the wall, they shall contribute to the cost of restoration thereof in proportion to such use without prejudice, however, to the right of any such owners to call for a larger contribution from the others under any rule of law regarding liability for negligent or willful acts or omission.

Any owner, who by his negligent or willful acts causes the party wall to be exposed to the elements shall bear the whole cost of furnishing the necessary protection against such elements.

The right of any owner to contibution from any other owner hereunder shall be appurtenant to the land and shall pass to such owners successors in title.

Split from KEY 14-175-6 to KEY 14-175-23

DULY ENTERED FOR TAXATION

JUL 8 1983

efecte D Pauls AUDINOR LAKE COUNTY

241

- 6. No building, fence, wall or other structure shall be commenced, erected or maintained upon the premises nor shall any exterior addition to or change or alteration thereon be made until the plans and specifications showing the nature, kind, color scheme, shape, height, materials and location of the same shall have been submitted to and approved in writing by the owners of the other three (3) units of the building.
- 7. Responsibility for maintenance and repairs of pavement on the driveway and parking easements above granted of the land herein conveyed shall be shared equally by the owner of the land herein conveyed and the owner of the 16.02 foot tract adjacent and North thereof.

8. It is the responsibility of each owner to maintain the general scheme of landscaping and the exterior of premises in the condition as when purchased.

If there appears any defect in any unit which adversely affects the rights of any other owner in the building and/or adversely affects the physical integrity of any other unit in the building said owner has the duty to repair and remove such defect immediately.

If there appears any defect in the garage structure which adversely affects the rights of any other owner in said garage structure and/or adversely affects the physical integrity of any other part of said garage structure said owner has the duty to repair and remove such defect immediately

The cost of reasonable repair and maintenance of the roof of the building and garage shall be shared by the owners who make use of the roof in proportion to such use.

If any roof is destroyed or damaged by fire or other casualty, any owner who has used the roof may restore it and if the other owners thereafter make use of said roofing they shall contribute to the cost of restoration thereof in proportion to such use without prejudice, however, to the right of any such owners to call for a larger contibution from the others under any rule of law regarding liability for negligent or willful acts or omissions

- 9. Any owner, shall have the right to enforce, by a proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens and charges now or hereafter imposed by the provisions of this Declaration. Failure by any owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.
- 10 Invalidation of any one of these covenants or restrictions by judgement or court order shall in no wise affect any other provisions which shall remain in full force and effect.
- 11. The covenants and restrictions of this Declaration shall run with and bind the land for a term of twenty (20) years from the date this Declaration is recorded after which time they shall be automatically extended for successive periods of ten (10) years.

IN WITNESS WHEREOF, the said THOMAS L. GIBBONS of Lake County, Indiana, has herewith set his hand and seal the  $\frac{1}{2}$  day of  $\frac{1}{2}$ ,  $\frac{1}{2}$ 

STATE OF INDIANA)
)SS:
COUNTY OF LAKE )

Thomas L. G.BBoirs

Before me, the undersigned, a Notary Public in and for said County the day of the day of the personally appeared the within named THOMAS L. GIBBONS, Grantor in the above conveyance, and acknowledged the execution of the same to be his valuntary act and deed for the uses and purposes herein mentioned.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal.

My Commission Expires:

County of Residence:

2-6-84

NOTARY PUBLIC

THIS INSTRUMENT PREPARED BY: THMAS L. GIBBONS