as Trustee under the pavisions of	the Grantor LAKE COUNTY TRUST COMPANY, a Trust Agreement dated April 14, 1978
Change county of Lake	
in hand paid, and of other good and valuable considerations, rec Quit Claims WARKANFunto THE FIRST BANK OF WHITING, a corpor	eipt of which is hereby acknowledged, TONYER Releases and atton duly organized and existing as an Indiana banking corpora-
tion under the laws of the State of Indiana, and duly authorized. Trustee under the provisions of a certain Trust Agreement, date	ed to accept and execute trusts within the State of Indiana, as different the many day of
The East 250 feet of Lot B in the Res Westlake Plaza, as per plat thereof,	subdivision of Part of Parcel I of
in the Office of the Recorder of Lake	County, Indiana.
KETURN TU: FIRST BANK OF WAITING	S-534-2 DULY ENTERED N
CAROLYN MAYER Strangton	15-531-3 FOR TAXATION S
Cilyon Mainer, IND.46347	Quite On
This deed is being given subject to:	Conservancy District Taxes gor 2 2 5 m
1983 payable 1984 and thereafter. record. 3). Acts of grantee encumber THIS DEED IS BEING RE-RECORDED TO CO	
AGREEMENT.	KANZI MUZ OATA OF THE KOST E
TO HAVE AND TO HOLD the said real estate with the appurtenances, upon set forth.	the trusts, and for the uses and purposes herein and in said Trust Agreement
parks, streets, highways or alleys and to vacate any subdivision or part there to grant options to purchase, to sell on any terms, to convey either with or w cessor or successors in trust and to grant to such successor or successors donate, to dedicate, to mortgage, pledge or otherwise encumber said real est time to time, in possession or reversion, by leases to commence in presenti	or in futureo, and upon any terms and for any period or periods of time, not ex- or extend leases upon any terms and for any period or periods of time and to time or times hereafter, to contract to make leases and to grant options to re- contract respecting the manner of fixing the amount of present or future rent- real or personal property, to grant easements or charges of any kind, to re- ppurtenant to said real estate or any part thereof, and to deal with said real es- as it would be lawful for any person owning the same to deal with the same,
In no case shall any party dealing with said Trustee or any successor in thereof shall be conveyed, contracted to be sold, leased or mortgaged by said purchase money, rent or money borrowed or advanced on said real estate, o or be obliged to inquire into the authority, necessity or expediency of any a of said Trust Agreement; and every deed, trust deed, mortgage, lease or othe to said real estate shall be conclusive evidence in favor of every person (incl such conveyance, lease or other instrument, (a) that at the time of the deliv in full force and effect, (b) that such conveyance or other instrument was ex this indenture and in said Trust Agreement or in all amendments thereof, if a successor in trust, was duly authorized and empowered to execute and deliving conveyance is made to a successor or successors in trust, that such successit has interested and empowered to execute and deliving the conveyance is made to a successor or successors in trust, that such successit has title, estate, rights, powers, authorities, duties and obligations or	r be obliged to see that the terms of this trust have been complied with, ct of said Trustee, or be obliged or privileged to inquire into any of the terms r instrument executed by said Trustee, or any successor in trust in relation
This conveyance is made upon the express understanding and condition that cessor or successors in trust shall occur any personal liability or be subjected or attorneys may do or omit to do in or about the said real estate or under the for injury to person or property happening in or about said real estate, any and obligation or indebtedness incurred or entered into by the Trustee in connection clarles under said Trust Agreement as their attorney-in-fact, hereby irrevocably as Trustee of an express trust and not individually (and the Trustee shall ha indebtedness except only so far as the trust property and funds in the actual thereof.) All perges said corporations whomsoever and whatsoever shall be this Deed.	provisions of this Deed or said Trust Agreement or any amendment thereto, or all such liability being hereby expressly walved and released. Any contract, with said real estate may be entered into by it in the name of the then benefisepointed for such purposes, or at the election of the Trustee, in its own anme, we no obligation whatsoever with respect to any such contract, obligation or possession of the Trustee shall be applicable for the payment and discharge
The interest of each and every beneficary hereunder and under said Trust in the earnings, avails and proceeds erising from the sale or any other dispositienty, and no beneficiary hereunder shall have any title or interest, legal or evanils and proceeds thereof as aforesaid, the intention hereof being to vest in simple, in and to all of the real estate above described.	Agreement and of all persons claiming under them or any of them shall be only on of said real estate, and such interest is hereby declared to be personal prop-quitable, in or to said real estate as such, but only an interest in the earnings, said THE FIRST BANK OF WHITING the entire legal and equitable title in fee
IN WITNESS WHEREOF, the grantor aforesald ha S	hereunto setits hand and seal this
ATTEST: (SEAL)	LAKE COUNTY TRUST COMPANY, as Trustee as aforesaid (SEAL)
BY: Charlotte & Keilman (SEAL) Charlotte L. Keilman, Ass't. Secretary STATE OF	Donna L. Campbell, Vice Pres. & Trust
COUNTY OFLAKE	
Ruth E. Carlson a Note that Donna L. Campbell, Vice L. Keilman, Assistant Secretary of L	Pres. & Trust Officer and Charlotte ake County Trust Company
personally known to me to be the same person whose name	
GIVEN under my hand and Notarial seal this4th day	of
My Commission Expires:	Ruth E. Carlson Notary Public
March 22 1986	Resident: Lake County, In. 1044
Donna L. Campbell, Member South Lake County Bar Association	

ESP M-5062