1-2004205=00

RETURN TO

Mayor's Office of Housing Conservation - 2nd Floor 824 Broadway Street Gary, Indiana 46402

825126

SPECIAL WARRANTY DEED

attn: nancy

THIS INDENTURE WITNESSETH, that the City of Gary, by and through its lawful designated agent, the Mayor's Office of Housing Conservation, conveys and warrants to

GWENDOLYN WILLIAMS

of Lake County, in the State of Indiana, for the sum of One Dollar (\$1.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, the following described real estate in Lake County, Indiana, to-wit: Lot 3 in Block 72 in Gary Land Company's First Subdivision, in the City of Gary, as per plat thereof, recorded in Plat Book 6, page 15, in the Office of the Recorder of Lake County, Indiana.

and commonly known as 609 TENNESSEE STREET 44-12-3

RECORDER

RECORDER

Subject to the following

DULY ENTERED FOR TAXATION

a')

Real estate taxes and assessments for the year 19_82 , due and payable in the year 19_83 , pro-rated from the date of conveyance, and for all years thereafter.

OCT 18 1985

Easements, restrictions, conditions, limitations and covenants of record.

Zoning ordinances for the City of Gary.

Subject further to the following conditions, the breach of which will, without necessity of reentry by Grantor, cause full reversion of title and possession to Grantor at the sole option and discretion of Grantor:

- 1. Grantee(s) must reside personally in the captioned property as his/her/their principal place of residence for a period of no less than three (3) years from the date of occupancy and cannot encumber or pledge said real estate for a like period of time without the prior express written consent of Grantor.
- 2. Grantee(s) must bring residence on captioned realty up to minimum City of Gary Building Code Standards within twelve (12) months from date of this Deed, inclusive of building, plumbing, electrical and fire code standards.
- Grantee(s) must carry at all times after date of this Deed and Special Section of the carry at all times after date of this Deed and Special Continues in Section of the caption of the ca
- Grantce(s) rights will allow Grantor or its agents reasonable inspection of said premises, internally as well as externally, upon reasonable notice to Grantee for purpose of insuring compliance with the above captioned conditions, for three (3) years from date of this Deed.
- 5. All persons taking by or through the Grantee(s) must meet the homestead qualifications of the Grantor.
- 6. Grantec(s) must comply with such additional terms, conditions and requirements as the Grantor may impose to assure that the purposes of the Urban Homesteading laws are carried out.

875

- 7. Grantee(s) not to convey, assign, transfer, encumber, mortgage or pledge his/her/their interest in the property without prior concent of the agency () | (4)
- 8. Any and all rehabilitation work is subject to the HTD lead-Based Paint Regulations, 24 CFR Part 35. Grantor shall be responsible for inspection of the above captioned property for immediate lead-based hazards and shall maintain a certificate in the property file evidencing said inspection. Grantor shall be responsible for assuring that any existing immediate lead-based paint hazards will be eliminated, either through its own resources or through the repair program to be undertaken by Grantee(s). Grantor shall be responsible for maintaining certification as to such elimination in accord with 24 CFR 35.24 (b) (4).
- 9. Granter hereby warrants that it has provided Grantee(s) with notification that lead-based paint is prohibited on all applicable surfaces.

These conditions to run with and be conditions for the Grantee(s) and for all who may take under Grantee(s) until such time as said conditions are fully met at which time Granter shall convey a fee simple title to Grantee(s). Conditions shall not be fully met until the expiration of the required three (3) year occupancy period. This period shall run from the date of occupancy. All persons or entities taking by and through Grantee(s) are hereby notified of said conditions. Grantor does not warrant as to any acts or conduct or warranties of title as to any and all prior predecessors to title of Grantor but solely warrants as to the actual conduct and events concerning title matter during the time wherein Grantor held title immediately prior to this conveyance.

The undersigned persons executing this Deed on behalf of Grantor represent and certify that they are fully appointed representatives of the Grantor and have been fully empowered by the Grantor to execute and deliver this Deed; that Grantor has full capacity to convey the real estate described herein; and that all necessary action for the making of such conveyance has been taken.

to convey the real estate described herein; and that all necessary of such conveyance has been taken.	
IN WITHESS WHEREOF, Grantor has caused this Deed to be executed day of September, 19 82.	ed this <u>30th</u>
CITY OF GARY MAYOR'S OFFICE OF HOUSING CO	DULY ENTERED TOR TAXAMETAVASEM
BY: BY GOOD ACTING	MEDIRECTOR TO A STATE OF THE ST
144.1211 3302.1211, 1.3121.0	WHITO LAKE COUNTS
DATE OF OCCUPANCY 12-18-82	
STATE OF INDIANA) SS: COUNTY OF LAKE)	
Before me, a Notary Public, in and for said County and State, Kenneth Gccdwin, Acting Director of the Mayor's Office of Housing Cacknowledged execution of the foregoing Deed for and on behalf of swho, having been duly sworn, stated that the representations herein	Conservation Williams
WITHESS my hand and seal this <u>11th</u> day of <u>October</u>	
man & lett	
NOTARY PUBLIC Mary J. Watk'i	nbit of the same
MY CCHMISSICH EXPIRES:	
12-4-88	
This instrument was prepared by Ms. Arlene Colvin	Attorney-At-Law.