Lipis F	Indenture	Witnesse	tlį, Thi	it the Gra	ntor	SUPERIOR	LUMBE	#/ 2 R	5-42	9
COMPANY		••••••			,	••••••				
of the County sum of .IE in hand paid	y ofLAI NANDNO/100: I, and of other go	od and valuable co	nsiderations,	receipt of which	ch is hereb	Dollars (\$. y acknowle	10.00x	XXXXXX ONVEY), and	
national ban execute trus	king association ts within the Sta	TILE NATIONAL 1 under the laws of te of Indiana, as 7MARCH	the United Crustee unde	States of Am r the provision	nerica, and ns of a ce	l duly au rtain Tr us	thorized t Agreer	to acc ment, d	ept and ated the	
described re	al estate in the (County ofLAK	<u>F</u>	and State of	Indiana, t	o-wit:	R-	57	590	5
TOWN	SHIP OF ST.	27 & 29 IN TRA DOHN, AS THE S RECORDER'S OF	AME APPEA	RS IN PLAT	BOOK 49				<u>.</u>	
					# //	1- 23	7- :	33,	27/20	3
	JLY ENTER				•	IL 23	ا ا ا		AIGKI STUK G	
	4 W. 5,					AR POW	30203 374013	111 11	Ald Wivelder	
axx	NUDITOR LAKE COUR	tox				T MUSE		8 8		
SUBJECT TO	RESTRICTI	ONS OF RECORD.				10.00 mm	WASTICH	12 PH	ANGEL OF THE STREET	
Trust Agreemer	nt set forth. ower and authority is	he said real estate with hereby granted to sai highways or alleys and	d Trustee to fr	nprove, manage,	protect and	nubdivide s	ald real	horein s	≥ any part	
as desired, to said real estate estate, powers part thereof, to or in futuro, a	contract to sell, to s or any part thereof and authorities veste o lease said real estr and upon any terms or extend leases upon	grant options to purch to a successor or suc d in said Trustee, to d ite, or any part thereof and for any period or any terms and for an	inse, to sell or cessors in trust lonate, to dedic f, from time to periods of time by period or be	and to grant to and to grant to rate, to mortgage, time, in possess , not exceeding in triods of time an	convey either anches become pledge or of sion or rever the case of the to amend.	with or with or with or or succes herwise encu sion, by leas any single change or	hout consisors in trember said to continue to continue the modify less than the modified that the modified than th	ideration, ust all o real esta nmence in term of ases and	to convey f the title, ite, or any n praesentl 198 years, the terms	7
options to pure to partition or to release, conv	hase the whole or an to exchange said rea vey or assign any rig	or times hereafter, to cy part of the reversion i estate, or any part thit, title or interest in ct thereof in all other whether similar to or di	, to contract renercol, for other or about or cas	specting the man r real or personal ement appurtenan ich other consider	ner of fixing l property, to t to said rea rations as it	the amount grant easer l estate or a would be la	or presen ents or cl iny part t invful for	t or futt harges of hereof, a	nny kind, nd to deal	
or any part these to the app this trust have or privileged to	hereof shall be converted to the converted to the compiled with, o equation of any of the converted to the c	ealing with said Truste yed, contracted to be hase money, rent or i or be obliged to inqui- t the terms of said Tr iccessor in trust in rela-	sold, leased or noney borrowed re into the aut ust Agreement; ition to said re	mortgaged by a lor advanced on hority, necessity c and every dee	said Trustee, said real ests or expediency d, trust dee conclusive ex	or any succ ite, or be obli of any act of d, mortgage,	essor in t liged to se of said Tr lease o	e that the usice, or other	e terms of be obliged instrument	
the Registrar of the delivery the other instrumer or in all amen authorized and is made to a s	of Title of suid coun ereof the trust create nt was executed in idments thereof, if a empowered to execu- successor or successor	ly) relying upon or cla d by this Indenture an accordance with the tr ny, and binding upon te and deliver every s s in trust, that such s	iming under and by said Trust usts, conditions all beneficiaries uch deed, trust uccessor or suc	ny such conveyant t Agreement was t and limitations t thereunder, (c) deed, lease, mot cessors in trust ?	ce, lease or e in full force contained in that that said Tra rigage or oth nave been pro-	and effect, his Indenture ustee, or any ler instrumen	ent, (a) t (b) that and in sa successor it and (d)	that at t such con id Trust in trust) if the	he time of Veyance or Agreement , was duly conveyance	
This con individually or decree for anyth of this Deed o	state, rights, powers, veyance is made upo as Trustee, nor its thing it or they or it r said Trust Afreem	authorities, duties and n the express understa successor or successors s or their agents or at ent or any amendment	dollgations of the condition of the cond	tis, his or their lition that neithe incur any person or omit to do it injury to person	predecessor in the predecessor i	n trust. PILE NATIO r be subjecte s said real happening	ONAL BA d to any estate or in or abo	NIC OF claim, junder the	INDIANA idgment or provisions real estate,	
Trustee in contheir attorney-i express trust a ness except only	nection with said rea in-fact, hereby irrevo- ind not individually ly so far as the trus persons and corporati	eby expressly waived a l estate may be entereduced to appointed for su and the Trustee shall t property and funds it ons whomsoever and to	d into by it in the purposes, or have no obliga- the actual pa	n the name of t nt the election ation whatsoever v pagession of the Ti	the then ben- of the Trus with respect to rustee shall b	eficiaries und tee, in its co any such co a applicable i	ler sald 7 own name, ontract, ob for the pa	Frust Ag , as Tru Pligation o Yment an	reement as sice of an or indebted- d discharge	
The inter them shall be hereby declared such, but only	rest of each and ever only in the earnings to be personni prop- an interest in the et	y beneficiary hereunder, avails and proceeds orly, and no beneficiary mings, avails and proceeds entire legal and experience of the entire legal and experience.	arising from the hereunder shales seeds thereof as	ie sale or any oti I have any title o I aforesald, the l	her disposition r interest, leg intention here	n of said res as or equitab of being to	il estate, le, in or to Vest in	and such said rec said ME	Interest is al estate as RCANTILE	
in wit	TNESS WHEREO	F, the grantora JANUARY	nforesaid has	hereunt 87 SUPERI	o setI	IS ER COMPA	hand	land	seal	
				•	BERT RUE	TH)	(SEAL)	
COUNTY OF	E LAK	A ss: ZIMMERS ROBERT RUETH		Notary Public	in and for ER COMPA	said Count NY	y, in the	e State	aforesaid,	
narconally k	nove to me to b	e the same nerson	whose n	ame are/i	s subscrib	ed to th	e foreg	oing in	strument.	
appeared be instrument a	fore me this day isHIS	in person and ack free and volu and Notarial scal	nowledged that the start of the	or the uses an	ngicn id pyrposes	eu, semen : therein s	et forth.	: :	the said	
	sion Expires:	Tromana Duil		SANDRA K	S. o. IC	in m	1.4.2		y Public	
	- 87			STADISM'S	• [= ±1/11][][.][.] []		ST.	ivotati	, ranne	

TIMOTHY M. RUETH