Return To: LAKE COUNTY TRUST COMPANY

2200 N Main Street P.O Box 110 Crown Point, Indiana 46307

This Indenture Witnesseth

Chat the Granfors,	STANLEY ZAMOJ	SKI and ANNA C. ZAMOJS	KI, husband ar	nd wife
consideration of and other good and v	TEN AND NO	and State of /100 erations in hand paid, Con	vey and V	Dollars, Varrant unto
of a trust agreemer known as Trust Num Lake and Lot 27 and the Town of Dyer, a	nt dated the	, a corporation of Indiana, 26th day of the following describe ana, to-wit: t of Lot 28 in Plum Cr hereof, recorded in Pl he Recorder of Lake Co	eek Annex, in	in the County of
Key Number: 14	NO This Docu	Forest Park Drive Codiana 6311 1S FOFFICIAI Iment is the proper LY ENTERED FOR TAXATION SUBJECT AL ACCEPTANCE FOR TRANSFER.	ty of	APR 9 11 00 AH 190 ROBERT "BOU" FREELAND

TO HAVE AND TO HOLD the said premises with the appurtenances upon the mats and for the uses and purposes herein and to said trust agreement set forth
Full power and suthority is hereby granted to said trustee to improve, monage, protect and subdivide said premises or any part thereof, to dedicate parks, streats, highways or alleys
and to vacate any subdivision or part thereof, and to resubdivide said property configurations and to contract to set, to grant options to purchase, to set on any terms, to convey either
with or without consideration, to convey said premises or any part thereof to a successor in trust and to grant to such successor or successors in trust all of the title, estate,
powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by lesses to commence in pressent or in future, and upon any ferms and for any periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or ... in part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or personal properfy, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said premises or any part thereof, and to deal with said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.

AKE SOUN

This conveyance is made upon the express understanding and condition that neither Lake County Trust Company individually or as Trustee, nor its successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree for anything it or they or its or their agents or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate, any and all such tability being hereby expressly waved and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficianes under said Trust Agreement as their attorney in fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof.) All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the filing for record of this Deed

In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lesse or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying

topic of carring under any such conveyance, lease or other instrument was ment or in some amendment thereof and binding upon all beneficial deed, lease, mortgage or other instrument and (d) if the conveyance pointed and are fully vested with all the title, estate, rights, powers, su. The interest of each and every beneficiary hereunder and of all other disposition of said real estate, and such interest is hereby decided real estate as such, but only an interest in the earnings, avais and	executed in accordance es thereunder, (c) that sa- e is made to a successo- ithorities, duties and oblig- persons claiming under ti- tered to be personal prop-	with the trusts, conditions and trustee was duly authorized or successors in trust, the pations of its, his or their presence or any of them shall be perty, and no beneficiary has	and smitations contained in ed and empowered to execut at such successor or succe decessor in trust only in the earnings, avails	this indenture and in sai cute and deliver every su essors in trust have been and proceeds ansing fro	id trust agree- ch deed, trust n properly ap- om the sale or
In Witness Whereof, the grant	or <u>s</u> afore	said ha <u>ve</u> †	nereunto set	their	· · · · · · · · · · · · · · · · · · ·
hands and seal s this _ Strola Townski	26th_	day of _	September	19	89
Mrs Jana C. Zamoje	ki				
This instrument was prepared by:	Henry L.	Krajewski, 8	8812 South C Chicago, Ill	ommercial A inois 606/	7006

STATE OF Illin	ois			
On the Cook	SS.			
County of <u>Cook</u>	· · · · · · · · · · · · · · · · · · ·		•	
l, <u></u>	HENRY L. KRAJEW	SKI	a Notary Pul	blic in and
for said County, in		d, do hereby certify tha		and
· · · · · · · · · · · · · · · · · · ·	ANNA C. ZAMOJSK	I, husband and wife	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
	1		ana nama S are	
		ne person s who		
			me this day in person a	
ledged that	tney signe	ed, sealed and delivere	d the said instrument as	Lilett
		nd purposes therein se	et forth.	
GIVEN und	ler my hand and		seal this	<u>26th</u>
day ofSepte	mber1	9 89		\
•		ocument i		ajeuna.
	NO	TOFFICE	A T Notary Public	0
•	This Doc	rument is the pro	perty of	
My Commission E		ake County Reco	riteri	•
9-29-90		HENRY L	KRAJEWSKI	
The state of the s		MY COMMISSIO	N. STATE OF ILLINOIS	
			······································	l se
		OF REAL		
,		COLOR		
••		SEAL SEAL		
:		WOIAN A THE	/	

TRUST NO. 3995

Deed in Trust

WARRANTY DEED TO



LAKE COUNTY TRUST COMPANY Mail TO HIST WIST!
8813 S. Commercial de.
Coursage Delett