This Indenture	Mitnoggoth 7	hut the Munuta		-63629	(E) (C) (C)
93019	3655	hur the meanin	t		
of the County of LAKE	and State of	INDIANA	, for and in co	nsideration of the	ි රම්ධ
in hand paid, and of other goo					
WARRANT unto MERCAN	TILE NATIONAL BANK OF	INDIANA, a-corpora	ition duly organized a	nd existing as a	
national banking association execute trusts within the Stat	a of Indiana an Manatas w	ndom the amoulatous of	a southin Mount Arms	amont dataditha	SULT REC 524
27/Til day of MP	ARCH: 19 9	1, and known: as Tru	ist Number 5393	, -the-following	Ersurance RECORD 5243 H
	ounty or management	minim unu stato de indi	ining, 60-wie,		\circ
PARCEL I			adiacout to the	Couth	Comp & RET HMAN
Lots 1 through 18 inc end of Lots 1 to 5) a	nd the Northerly 5 c	of Lot 60 and Lo	ts 61 through 66	مد مرز	Siries Cron
inclusive (and the va Block 8 in Lake Shere	cated alley adjacent	: to the North s	ide of Lot 66)	(11 of ::	
County, Indiana.	+45-249-1,		C) (S	30
	# 45-250-22		[] []		7.43
PARCEL II	# 10 000 g	V	70		in 2
Lots 20-21; 56-55; 52	-51-50-49; East 157	.22 feet of Lots	42 & 41 all in	Block 7,	٠
Lake Shore Addition to f Lot 30 in Block 8,	o East Chicago and l Lake Shore Addition	Lots 27, 28 and n to East Chicac	29 and the North 10, all in the C	n 10 feet ity of	
Gary, Lake County, In	diana.	1, 14, 15, LG.	may price ma.	-	
# 45-217-21	# 43-940-1	ALICE	F. PICKFORD TAKE SHORE DRIVE		
# 45-249- 2712	8, 29, Docum		DAKE SHORE DRIVE		}
SUBJECT TO	N#4544	YFECIAL.	45-248-1	9420	3
TO HAVE AND TO HOLD th	This Document	istheoproper	no for the uses and purpos	ses herein and in said	
	haraby grand wante Crus Al	Thinky Kagai and	et and subdivide anid rea	estate or any part	
said real estate or any part thereof estate, powers and authorities vested	to a successor or successors in the in said Trustee, to donate, to do	edicate, to mortgage, pleds	successor or successors in	trust all of the title,	SON
estate, powers and authorities vested part thereof, to lease said real estator in future, and upon any terms a and to remove or extend leases upon and provisions thereof at any time contions to purchase the whole or any to partition or to exchange said estations.	nd for any period or periods of any terms and for any periods or times hereafter, to contract to	time; not exceeding in the	case of any single demise t amend, change or modify options to lease and option	he term of 198 years, leases and the terms s to renew leases and	OF INDI
to release, convey or assign any ris	ht, title or interest in or about or	easement appurtenant to	said real estate or any par	rt thereof, and to dea	3 3
the same to deal with the same, w	thether similar to or different from	m the ways above specific	d, at any time or times h	ereafter.	
or any part thereof shall be converged to the application of any pure	ealing with said Trustee or any syed, contracted to be sold, lease that money per to trustee the said to the said.	d or mortgaged by said ; owed or advanced on said	frustee, or any successor ireal estate, or be obliged to	n trust, be obliged to see that the terms of	.0 of
or privileged to inquire into any of executed by said Trustee, or any sithe Registrar of Title of said coun	f the terms of said Trust Agerer accessor in trust in relation to se (y) relying upon or claiming tode	tent; mun every deed, tr a rent estate shall be conc r any attent conveyance, le	ust deed, mortgage, lease lusive evidence in favor of age or other instrument. (a	or other instrument every person (including that at the time of	it ig
In no case shall any party of or any part thereof shall be convised to the application of any pure this trust have been compiled with, or privileged to inquire into any executed by said Trustee, or any such a Registrar of Title of said count the delivery thereof the trust create other instrument was executed in or in all amendments thereof, if a authorized and empowered to execute in made to a successor or successor all the title, estate, rights, powers,	d by this Indenture and by said accordance with the trusts, condi by, and binding upon all benefic	Trust Apreement was in fittions and limitations containables thereunder, (c) that	ull force and effect, (b) the ned in this Indenture and in said Trustee, or any succes	nat such conveyance of said Trust Agreements sor in trust, was dul	or it ly
authorized and empowered to execute is made to a successor or successor all the title, estate, rights, powers,	te and deliver overy such deed, a in trust, that such successor or authorities, duties and obligation	trust deed, lease, mortgage successors by trust have a of its, his or their prede	or other instrument and been properly appointed and cessor in trust.	(d) if the conveyance i are fully vested wit	h h
This conveyance is made upo individually or as Trustee, nor its decree for anything it or they or it of this Deed or said Trust & Trust	n the express understanding and successor or successors in trust	condition that neither Medial theur any personal lie	ERCANTILE NATIONAL iblinty or be subjected to a	BANK OF INDIAN	A or
any and all such liability being her	oby expressly waived and released	Any contract obligation	or indebtedness incurred	er antered into he at	0,
Trustee in connection with said rea their attorney-in-fact, hereby irrevo express trust and not individually ness except only so far as the trus	cably appointed for such purpose (and the Trustee shall have no c i property and funds in the actua), Or at the election of the bligation whatsoever with real possession of the Trustee	he Trustee, in its own na espect to any such contract, shall be applicable for the	me, as Trustee of a obligation or indebted payment and dischars	in d-
thereof.) All persons and corporati for record of this Deed.	ons whomsoever and whatsoever	shall be charged with not	ice of this condition from	the date of the filin	ig
them shall be only in the earnings hereby declared to be personal prope	rty, and no beneficiary hereunder	m the sale or any other d shall have any title or into	isposition of said real estaters, legal or equitable, in o	le, and such interest r to said real estate s	is La
AUCH, but only an interest in the ear NATIONAL BANK OF INDIANA	the entire legal and equitable tit	le in fee simple, in and to	o all of the real estate abo	ve described.	
IN WITNESS WHEREO	F, the grantoraforesaid FEBRUARY	ha	t <u>her</u> h	andand seal	•••
alierFreeko	/ //	L.	ULY ENTERED FOR TAXATI INAL.ACCEPTANCE.FOR.TR	ON SUBJECT TO	
ALICE PICKFORD /	for G (SEAL)	t	INAL.ACÇEPIANCE.FOR.IR.	ANSFER(SEAI	۲)
STATE OF IN	(55.		MAR 25 199		
COUNTY OF LAKE I, ARLENE BAI do hereby certify that	/ VTA	a Notary Public in a	nd for said Coupty, in	the State aforesale	i,
do hereby certify that	ALICE PICKFORD	•••••••••••••••••••••••••••••••••••••••	AUDITOR LAKE COLL	NIV	•••
personally known to me to b	e the same personwhose	name are/is su	bscribed to the fore	egoing instrument	 t,
appeared before me this day instrument asHER	in person and acknowledge	d thatSHE	. signed, scaled and rposes therein set for	delivered the sale	d
GIVEN under my hand	and Notarial seal this26	TH day of FE	BRUARY	A.D., 1993	
My Commission Expires:		(III	ene On	nta	" .A
APRIL 16, 1996	<u></u>	ARILENE BANTA		Notary Public	10 ⁰
	THIS INSTRUM	ENT PREPARED BY		O4 40%/ 54	1 (X
					

MANT II BODABA

01175