Return to LAKE COUNTY TRUST COMPANY 170LY ENGLISHED CHONOLOGINN HEIST AND THE TOTAL ALLE PIPE LEU CAN THE HE

That the Grantors	JOSEPH L. S			FEB?	1935
and the Obsuloka					and the
of the County of	Lake	and State of	Indiana		for and in
consideration of					
and other good and MICHAEL A. SOUT visions of a trust agr	THERN, Trustee	and JANET FAI	JLKNER, T	sor rustee unde	Bhe pro-
known as Trust Num			escribed real est	ate in the	County of
PARCEL # 2	d State of Indiana,	to-wit:		• • • • • • • • • • • • • • • • • • •	
EAST 294.92 FEET OF THE SOUTH EAS OF THE SECOND PR INDIANA	ST QUARTER OF	SECTION 26	TOWNSHIP 34,	RANGE 8	WEST OUNTY I
KEY 7-20-47	Do	cument	is	<b>A</b>	EB 27
PARCEL # 3	the factor of the second	OFFIC		8	~~ <del>~</del> ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
SOUTH ONE-HALF ON THE SOUTH ONE HARANGE 8 WEST OF LAKE COUNTY, IND	THE WEST 32 LFTOF THE SOU THE SECOND PR	9.95 FEET OF	F THE EAST FER OF SECTI	24.88 FE ON 26, T	ET SHIPS
KEY 7 - 20 - 33					
Full power and auth premises or any part the thereof, and to resubdivisell on any terms, to come a successor or successors powers and authorities vesaid property, or any part or reversion, by leases to of time, not exceeding any terms and for any powers and authorities vesaid property, or any part or reversion, by leases to of time, not exceeding any terms and for any powers and to renew leases a the manner of fixing the part thereof, for other revey or assign any right, thereof, and to deal with as it would be lawful for the ways above specified,	crity is hereby granted reof, to dedicate parks, de said property as oft vey either with or with in trust and to grant ested in said trustee, to thereof, to lease said to commence in praeser the case of any single eriod or periods of time or times hereafter, and options to purchase amount of present or real or personal propertitle or interest in or a said property and ever any person owning the at any time or times in party dealing with said be conveyed, contract of any purchase moneous of this trust have in said trustee, or be seed, trust deed, mortgate conclusive evidence in instrument, (a) that agreement was in full	set forth.  I to said trustee to, streets, highways en as desired, to co hout consideration, to such successor donate, to dedicate property, or any all or in future, and e demise the term of e and to amend, ch to contract to snake the whole or any cuture rentals, to party, to great essenabout or easement by part thereof in all e same to deal with hereafter.  If trustee in relation ted to be sold, leas y, rent, or money been complied with obliged or privilege age, lease or other in favor of every pat the time of the force and effect.	improve, manage, or alleys and to vac ntract to sell, to gr to convey said prem or successors in try, to mortgage, pled part thereof, from a upon any terms and 198 years, and to make the seleases and to great of the reversion artition or to exchange or charges of appurtenant to said premises, ed or mortgaged be corrowed or advance, or be obliged to induire into an instrument executed delivery thereof the b) that such conve	protect and suate any subdivant options to nises or any peust all of the ge or otherwitime to time, of for any peri renew or extenses and the terrant options in and to contra ange said propany kind, to id premises or such other c similar to or do or to whom say said trusteed on said propagate into the y of the terms by said trusteed or claiming une trust creates and the substance or other contracts.	abdivide said rision or part purchase, to art thereof to title, estate, se encumber in possession od or periods d leases upon ms and proto lease and ct respecting serty, or any release, control and premises the obliged emises, or be encessity or of said trust se in relation der any such in by this Inter instrument
agreement or in some am was duly authorized and instrument and (d) if the successors in trust have to authorities, duties and ob.  The interest of each shall be only in the earniand such interest is here or interest, legal or equit proceeds thereof as afore	endment thereof and the empowered to execute endered to execute endered to execute endered endered to execute endered	binding upon all be and deliver every to a successor or d and are fully ve their predecessor in hereunder and of a dis arising from the sonal property, and al estate as such, bu	eneficiaries thereun such deed, trust des successors in trust sted with all the tarust. Ill persons claiming sale or other dispeno beneficiary here it only an interest	ider, (c) that ed, lease, mort that such itle, estate, rig under them or osition of said eunder shall he in the earning	said trustee gage or other successor or ghts, powers, any of them real estate, ave any title s, avails and
	reof, the grantor_s	2 /	F - 1		19 95
witness  yearny Lia  yearny La	instr.	JOSEP	ELLAS	Sew El	Q

This instrument was prepared by:

HENRY L. KRAJEWSKI, 8812 S. Commercial Av. Chicago, IL 60617

I,	Cook  ENRY L. KRAJEWSI  in the State aforesai  L. SEWELL and Ma	d, do hereby certi	fy that		Public in and
subscribed to the edged that!	on to me to be the same of foregoing instrument they signed, ary act, for the uses s	t, appeared before , sealed and delive and purposes there	me this day ered the said in set forth.	in person a	their as
day ofFebruary OF   HENNINGTARY My Commission   September 2	NOT	ocument of the property Resident is the property Recounty Recount	dent of: Ch	Mayes Not	ary Public Illinois
TRUST NO. 1A	Deed in Trust warranty deed		TRUSTEE PROPERTY ADDRESS	2811 E. 139th Av. Crown Point, IN 46307-9244	

C LAMEY & SON.