E.Chicago Hite Insurance Company

This Indenture Witnesseth

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

Chat the Granto							
of the County							

Chat the Grantor _				
•		and State of		
consideration of .	TEN AND NO/	100 (\$10.00)		Dollars
and other good and	d valuable consi	iderations in hand paid,	Convey <u>s</u> and Wa	arrant <u>s</u> unto
AKE COUNTY TF	RUST COMPAN	Y, a corporation of Indi	ana, as Trustee unde	er the provision:
of a trust agreem	ent dated the	lst d	ay of <u>May</u>	19 <u>98</u>
nown as Trust Νι	ımber <u>4980</u>	, the following des	scribed real estate in	the County of
Lake	and State of Inc	diana, to-wit:		
per plat ther	eof recorde ler of Lake	, Unit 1, in the d in Plat Book 41 County, Indiana.		
EXEMPT TRANSACT	ION - Transfer	for no consideration	On HIAL ACCEPTANCE FOR	Ailon (D. 201-10 TRANSFER.
,	NC This Do	TOFFIC cument is the	CARALIN	LICH
		Lake County R		20.
	the 1	Take County IX	ecoruer:	
			en accelher from rede	
			We Have made able was nt or the land affected.	altine order, i?
			and the land antocod.	
Full power and authority is herei and to vacate any subdivision or par with or without consideration, to compowers and authorities vested in sai thereof, from time to time, in possess of any single demise the term of 198 provisions thereof at any time or time reversion and to contract respecting perty, to grant easements or charger gerty, to grant easements or charger deal with said property and every partial to or different from the ways above. This conveyance is made upon it shall incur any personal stability or be or under the provisions of this Dead obeing hereby expressly waived and runthen ame of the then beneficiaries name, as Trustee of an express trust far as the trust property and funds in source shall be charged with notice of in no case shall any party dealing gaged by said frustee, be obliged to shave been complete frust deed, muspon or claiming under any such conversions.	by granted to said trustee to im it thereof, and to resubdivide as vey said premises or any part it dirtustee, to donate, to dedica son or reversion, by leases to c it years, and to renew or extend as hereafter, to contract to make the manner of fixing the amount is of any kind, to release, conve- rit thereof in all other ways and it e specified, at any time or times subjected to any claim, judgme or said Trust Agreement or any eleased. Any contract, obligation is under said. Trust Agreement and not individually (and the Tri the actual possession of the Tri if this condition from the date of ig with said trustee in relation to see to the application of any pur gragge lease or other instrume veyance, lease or other instrume veyance, lease or other instrume veyance, lease or other instrume	if condition that neither Lake County Trust Com intor decree for anything it or they or its or their amendment thereto, or for injury to person or on or indebtedness incurred or entered into by as their attomey-in-fact, hereby irrevocably ap- justee shall have no obligation whatsoever with ustee shall be applicable for the payment and of	mises or any part thereof, to dedicate para sell, to grant options to purchase, to sell of to grant options to purchase, to sell of to grant to such successor or	inks, streets, highways or alleyt on any ferms, to convey either for any ferms, to convey either sizes ead property, or any partitine, not exceeding in the case odify leases and the terms and isse the whole or by part of the fig. (for other real or personal proses or any part thereof, and to all with the same, whether similar in or about the same, whether similar in or about the same and sizes habitily state may be entered into by it close to the Trustee, in its own or indebtedness except only so rations whomsoever and whatted to be sold, leased or mortises that the terms of this trusteen it avor of every person relying said trust agreement was in full registered.
ment or in some amendment thereof a leed, lease, mortgage or other instru- iointed and are fully vested with all the The interest of each and every big ther disposition of said real estate, a aid real estate as such, but only an inf	and binding upon all beneficiaris iment and (d) if the conveyance e title, astate, rights, powers, su- eneficiary hereunder and of all ind such interest is hereby dec- terest in the earnings, avails and	es thereunder, (c) that said trustee was duly au le is made to a successor or successors in tru uthorities, duties and obligations of its, his or thi persons claiming under them or any of them s lared to be personal property, and no benefic	uthorized and empowered to execute and ust, that such successor or successors in er predecessor in frust. hall be only in the earnings, avails and pro- lary hereunder shall have any title or inter-	deliver every such deed, trust in trust have been properly ap- occeds arising from the sale or rest, legal or equitable, in or to
and and seal			•• • • • • • • • • • • • • • • • • • •	19 98

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County of	STANLEY W.			a Notary Pub	
	unty, in the State af	oresaid, do hereb	y certify that _		
personally	known to me to be	the same person .	whose	name <u>is</u>	
				this day in person ar	
_	oluntary act, for the			e said instrument as	
	EN under my hand a			seal this	1st
day of	•	19 98 CU	ment	is	
·		NOTO	PRIC		,
My Commi		Document Control of the Lake Control	unty Res		
			DER'S O		
		RILLING	VOIANA		
	Trust r de e d	~ ®	JUNTY MPANY	NDDRESS	
TRUST NO	Deed in Trust WARRANTY DEED TO		LAKE COUNTY TRUST COMPANY TRUSTEE	PROPERTY ADDRESS	

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