STATE OF INDIANA COUNTY OF LAKE

IN THE LAKE CIRCUIT COURT, ROOM 1 FILED FOR PIECOS SITTING IN CROWN POINT, INDIANA

9085664 REALTY ASSET PROPERTIES

99 OCT 18 PM 3: 02

Plaintiff,

)SS:

MODES W. CARTER RECORDER

S.

) CAUSE NO: 45-C01-9907-CP

MS. PRECIOUS OUTLING AND ANY HEIRS, SUCCESSORS, CORPORATIONS, ASSIGNS, AND ALL OTHER PERSONS CLAIMING UNDER, FROM OR THROUGH THEM,

45 CO 199 07 CP 01867

Defendants

DECREE QUIETING TITLE OCT 07 1999

Unna n. anton Comes now the Plaintiff, on a Complaint to From Clark Control and the Court finds and orders that service of notice by publication on the defendants, their heirs, successors, assigns and all persons claiming under, from or through them was made by publishing notice once each week for three (3) weeks in a newspaper of general circulation in the county and that more than Thirty (30) days have elapsed since the first publication date on

The Court further finds that the defendants have not appeared or filed any responsive pleading in this matter and should be defaulted.

The Court having been duly advised in the premises finds that the plaintiff, Realty Asset Properties, Ltd., is the owner in fee simple of the following described real estate located in Lake County, to-wit:

> KEY NO. 25-42-0055-0003 CARLSON'S 1ST ADD. L.3 BL.4 0808176013 Commonly known as 2509 W 11TH AVE

DULY ENTERED FOR TAXATION SUBJECT TO FINAL ACCEPTANCE FOR TRANSFER.

The Court further finds that none of the above named OCT 13 1999 defendants have any right, title or interest in and to SETER BENJAMIN LAKE COUNTY AUDITOR

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described real estate, or any part thereof, and that the plaintiff's title thereto should be forever quieted and set at rest against each and all of the claims of all the Defendants herein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT the plaintiff, Realty Asset Properties, Ltd., is the owner in fee simple of the above described real estate, to-wit:

KEY NO. 25-42-0055-0003 CARLSON'S 1ST ADD. L.3 BL.4 0808176013 Commonly known as 2509 W 11TH

NOT OFFICIAL!

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT the claims of all defendants, including but not limited to:

MS. PRECIOUS OUTLING

are wholly without right and null and void and that Plaintiff's title to said real estate is hereby quieted and forever set at rest as against said defendants and as against all persons or corporations claiming under or through any of said defendants.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT said defendants and all persons or corporations claiming under or through them are hereby enjoined and restrained from setting up or asserting any claim or title to or interest in or lien upon said real estate adverse to the title thereto of said Plaintiff.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT Plaintiff is entitled to the immediate possession of the real estate.

ALL OF WHICH IS ORDERED, ADJUDGED AND DECREED THIS Zelday of

JUDGE ARONDONDO