

STATE OF INDIANA
LAKE COUNTY
FILED

2000 027292

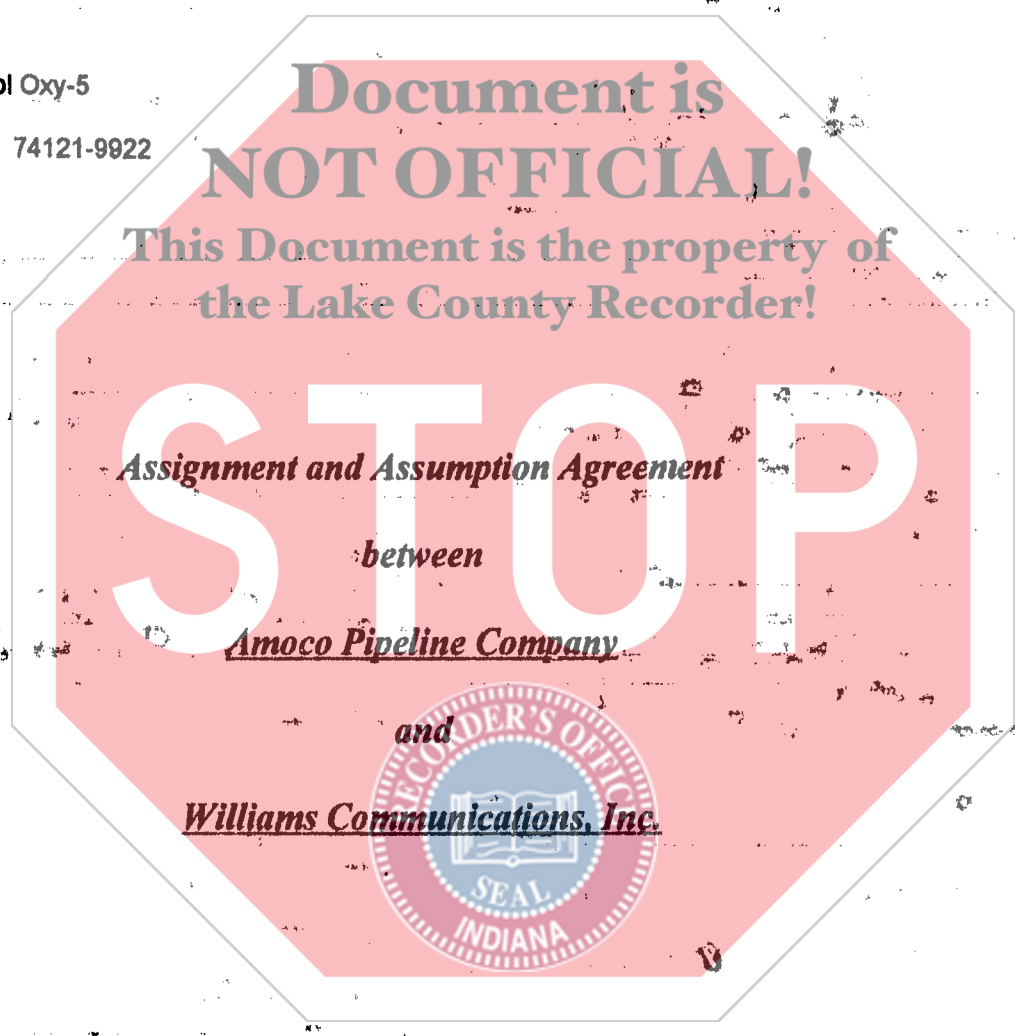
2000 MAR 21 PM 9 23

MORNING W. CARTER
RECORDER

Record and return to:

Williams Communications, Inc.

Fiber Services
Document Control Oxy-5
PO Box 22064
Tulsa, Oklahoma 74121-9922



Dated September 28, 1999

153.3
152118

ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT ("the Assignment Agreement") dated this 28 day of September 1999, between Amoco Pipeline Company, a Maine corporation having its main office at 28100 Torch Drive, Warrenville, Illinois, (alternatively "Assignor" or "Amoco") and Williams Communications, Inc., a Delaware corporation with its principal place of business in Tulsa, Oklahoma (alternatively "Assignee" or "Williams").

RECITALS:

1. Amoco is the current owner of rights-of-way along a segment of its pipeline system extending from Whiting, Indiana to Indianapolis, Indiana ("Amoco's Right-of-Way") by virtue of numerous right-of-way grants, contracts, easements, licenses, permits, and other similar agreements (individually "Amoco Right-of-Way Contract" and collectively "Amoco Right-of-Way Contracts") under which Amoco owns and operates an intrastate products pipeline ("the Pipeline").
2. Pursuant to the Co-Location Agreement dated the 28 day of September, 1999 Williams has represented and warranted to Amoco that Williams shall secure appropriate landowner consent to permit the construction, ownership, operation and maintenance of its Telecom Facilities within Amoco's Right-of-Way (as such capitalized terms are defined in the Co-Occupancy Agreement), along a route that is approximately 120 miles in length, and traversing the counties and legal descriptions more particularly set forth in the Exhibit B- Schedule I attached hereto and incorporated by reference.
3. Amoco agrees to waive any objection to Williams constructing, owning, operating, and maintaining the Telecom Facilities within Amoco's Right-of-Way, based on certain terms, conditions, and agreements set forth in the Co-Occupancy Agreement and this Assignment and Assumption Agreement, and Williams is willing to accept and agree to such terms and conditions.
4. The parties desire to set forth in this Assignment Agreement certain terms and conditions governing Amoco's assignment of rights to Williams to construct, own, operate, and maintain such Telecom Facilities in the Williams Right-of-Way, together with Williams' duties and obligations under this Assignment Agreement;

NOW THEREFORE, for the consideration recited in the Co-Occupancy Agreement and herein, the parties agree as follows:

1. **PERMITTED ASSIGNMENT OF RIGHTS.** Insofar as Amoco has the legal right to do so, and subject to the terms and conditions contained in the Agreement, Amoco hereby assigns, transfers and conveys unto Williams a non-exclusive right and interest in a portion of Amoco's Right-of-Way, said portion being fifteen (15) feet in width, extending from Amoco's Line List number 15 to 145, running parallel to and located within the outermost boundary of Amoco's Right-of-Way as it exists as of the date of this Agreement ("Williams Right-of-Way") for the purposes of Williams constructing, owning, operating, and maintaining solely Telecom Facilities. Williams acknowledges that the rights granted to it under this Assignment Agreement are expressly subject to all applicable laws, ordinances, regulations, easements, restrictions, rights-of-way, conditions, exceptions, reservations, and covenants of whatsoever nature, either of record or ascertainable by inspection, and is without any warranty of title, express or implied, by Amoco. The rights granted to Williams under this Assignment Agreement include the right to use the surface only to the extent Amoco has such rights, only insofar as Amoco has the right to grant such rights to Williams, and only for the purposes set forth in this Assignment Agreement. In the event that ingress and egress to and from the Williams Right-of-Way requires that Williams traverse a portion of Amoco's Remaining Right-of-Way, Williams agrees that it shall traverse Amoco's property only upon those routes and in that manner designated by Amoco.

The parties hereto acknowledge that the Exhibit B- Schedule 1 attached and incorporated by reference hereto lists all of the private party Amoco Right-of-Way Contracts for the Amoco Right-of-Way. To the extent that any Amoco Right-of-Way Contract reflected on the attached Exhibit B-Schedule 1 is by its express or implied terms or by operation of law not capable of being validly partially assigned or transferred by Amoco to Williams without the consent or waiver of the owner or issuer thereof or the other party thereto, or any third person (including a government or governmental unit), or if such assignment, transfer or attempted assignment or transfer would constitute a termination or breach thereof or a violation of any law, decree, order, regulation or other governmental edict or is otherwise not practicable, this Assignment Agreement shall not constitute an assignment or transfer thereof, or an attempted assignment or transfer thereof, and that unassignable Amoco Right-of-Way Contract shall be excepted from the Amoco Right-of-Way Contracts being partially assigned hereunder.

2. **LANDOWNER USE CONSENT.** To the extent that any Amoco Right-of-Way Contract by its express or implied terms or by operation of law does not currently provide for such facilities as Williams' Telecom Facilities to be constructed, operated, and maintained within Amoco's Right-of-Way, Williams hereby represents and warrants that it shall secure all appropriate landowner consents to permit the construction, ownership, operation and maintenance of its Telecom Facilities within Amoco's Right-of-Way by utilizing, wherever possible, the Supplemental Agreement, the form of which is attached and incorporated by reference to the Co-Occupancy Agreement, and take no action which would compromise, jeopardize, or otherwise violate any term, condition, or restriction contained in any Amoco Right-of-Way Contract.

3. **AMOCO'S RESERVATION OF RIGHTS.** Amoco hereby reserves the right to use and enjoy the lands covered by this Assignment Agreement for any and all purposes consistent with Williams' use, and operation thereupon, including, but not limited to, installing and operating new pipeline facilities, or installing telecommunications facilities under a grant of Amoco License from Williams.

4. **USE.** Amoco hereby consents to the installation by Williams of up to three (3) conduits within the Telecom Facilities to be located within the Williams Right-of-Way. Notwithstanding any term to the contrary contained in any of the Williams Additional Right of Way Contracts, Williams shall not install more than three (3) conduits within the Williams Right-of-Way without the further consent of Amoco.

5. **NOTICES.** All notices and other communications hereunder shall be in writing and shall be deemed effective and given only upon receipt, when delivered personally by facsimile transmission, by overnight courier, by telex or by registered or certified mail (return receipt requested), postage prepaid, to the parties at the following addresses (or at such other addresses for a party as shall be specified by like notice, provided that notices of a change of address shall be effective only upon receipt thereof:

IF TO AMOCO: AMOCO CORPORATION
200 EAST RANDOLPH DRIVE, MC 1907
CHICAGO, IL 60601
ATTENTION: AMOCO PIPELINE COUNSEL
PHONE: (312) 856-3171
FACSIMILE NO: (312) 856-

WITH A COPY TO: AMOCO PIPELINE COMPANY
28100 TORCH PARKWAY
SUITE 800
WARRENVILLE, IL 60555
ATTN: MANAGER, BUSINESS DEVELOPMENT
PHONE: (630) 836-5115
FAX: (630) 836-5187

or such other person or address as Amoco shall furnish Williams in writing.

IF TO WILLIAMS: WILLIAMS COMMUNICATIONS, INC.
ONE WILLIAMS CENTER
TULSA, OKLAHOMA 74172
ATTENTION: DIRECTOR, FIBER SERVICES
PHONE: (918) 588-2715
FACSIMILE NO: (918) 561-6389

or such other person or address as Williams shall furnish Amoco in writing.

6. **NON-EMERGENCY WORK.** Williams shall notify Amoco at least 72 hours in advance of initiating any work over the Williams Right-of-Way which involves excavation or other work below ground level and shall give Amoco the opportunity to have an inspector present during any such activity, at Williams' expense. Further, upon request of Amoco, Williams shall make available to Amoco all plans, specifications, and procedures to be utilized in any such work in the Williams Right-of-Way. Amoco's review and/or inspection of such plans, specifications, and procedures shall not be deemed to constitute Amoco's concurrence, with or approval of such plans, specifications, and procedures. Amoco shall provide Williams with at least seventy-two (72) hours' notice prior to performing non-emergency pipeline maintenance work within the Williams Right-of-Way, in order that Williams may have an inspector present, at its own expense.

7. **EMERGENCY WORK.** Williams shall provide Amoco with notice as promptly as possible by telephone to Amoco's Operations Control Center, 1-800-548-6482 (or such other number as Amoco designates by written notice) of all emergency maintenance work in the Williams Right-of-Way, and shall use its best efforts to avoid excavation work until an Amoco inspector is on site. Amoco shall provide Williams with notice as promptly as possible by telephone to Williams' Operations Control Department at 1-800-265-"CBUD" (or such other number as Williams designates by written notice) of all emergency maintenance work in the Williams Right-of-Way, and shall use its best efforts to avoid excavation work until a Williams inspector is on site.

8. **DEFAULT.** Upon default by either party in the performance of any provisions, conditions or requirements herein, the non-defaulting party may give notice in writing of the default, specifying in detail the default alleged.

a. If the default is a material default, and, after notice of the default, it is not cured within thirty (30) days, then this Agreement may be terminated forthwith by written notice at the non-defaulting party's option.

b. If the default is not a material default, then upon due notice, the defaulting party shall have the right to cure the default within ninety (90) days of the date of such notice, or, if cure cannot be completed within the ninety (90) day period, to notify the non-defaulting party that it will undertake promptly to attempt to cure the default in a reasonable time.

Termination of this Assignment Agreement shall not relieve either party from any obligation accruing or accrued to the date of such termination or deprive a party not in default of any remedy otherwise available to it.

9. **RIGHT TO CURE.** In the event Williams fails to comply with any of the terms, covenants, or conditions of this Assignment Agreement, Amoco shall be entitled to seek damages and/or injunctive relief, and any other remedies available at law or in equity. Amoco shall be entitled, but shall not under any circumstances be obligated, to take such action as may be necessary or appropriate to bring Williams' Telecom Facilities or

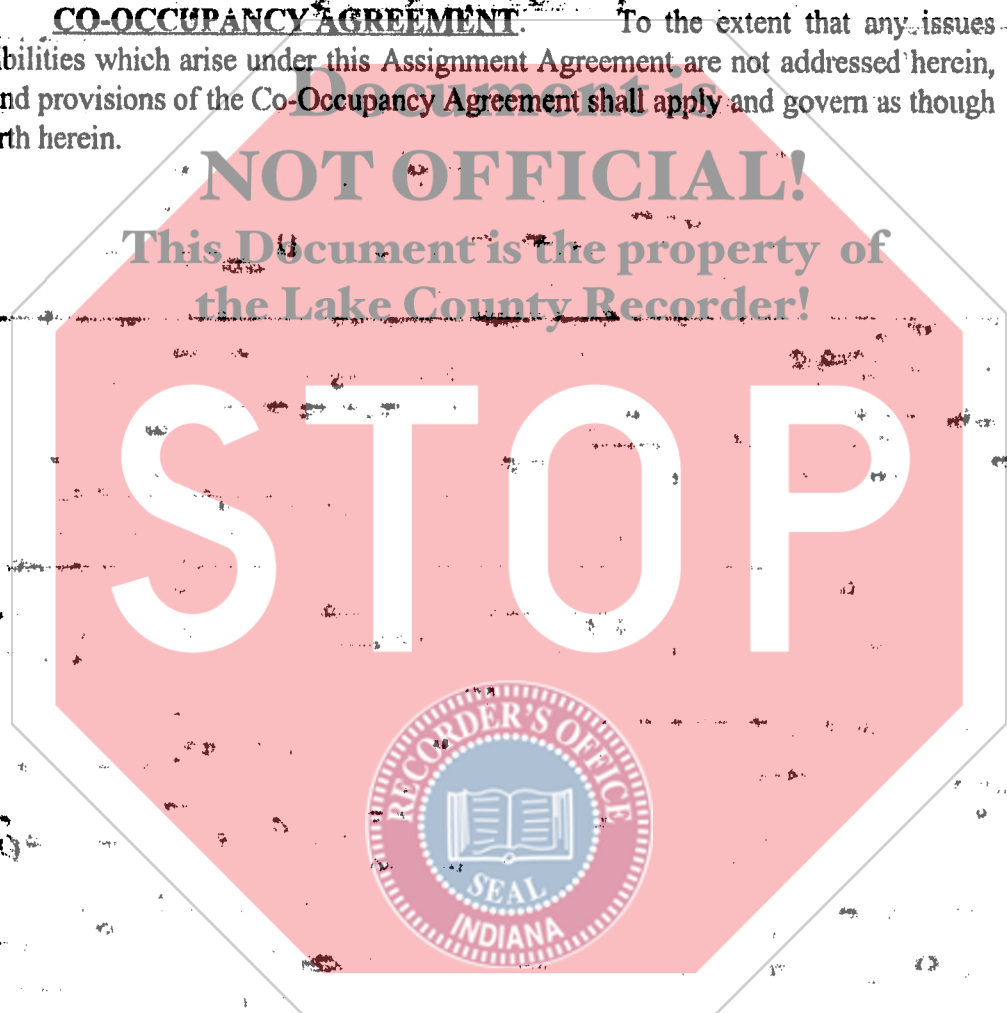
operations into compliance, and Williams shall be obligated to compensate Amoco for all costs and expenses reasonably incurred by the Amoco in taking such action, including normal and reasonable markups for payroll burden and overhead. Except in the case of any emergency situation, Amoco shall not take such action relative to Williams' Telecom Facilities or operations without first giving Williams notice and a reasonable period of time to diligently pursue and complete said cure.

10. **TERMINATION.** Amoco shall have the right to terminate this Assignment and all or some portion of Williams' rights hereunder only in accordance with the provisions of this paragraph. In the event Amoco reasonably believes that Williams' actions jeopardize Amoco's rights in and to all or some portion of the Amoco Right-of-Way, Amoco shall provide to Williams a written notice which contains: 1) the statement that Amoco claims that Williams' actions jeopardize Amoco's rights in and to all or some portion of the Amoco Right-of-Way; 2) a detailed statement of Williams' actions which Amoco claims jeopardize Amoco's rights in and to all or some of the portion of the Amoco Right-of-Way; and 3) a detailed statement of the actions which Amoco demands Williams to take or the actions which Amoco demands Williams to cease. In the event Williams does not remediate its behavior or correct the noted deficiency within a reasonable period of time to Amoco's reasonable satisfaction, Amoco shall have the right to terminate this Assignment Agreement. Amoco or Williams shall further have such termination rights in the event Williams' Telecom Facilities remains in non-usage for a period of 36 consecutive months. In such case, any right of Williams to utilize the Williams Right-of-Way under this Assignment Agreement shall cease and terminate and, at Amoco's election, Williams shall either take up and remove the Telecom Facilities from the Williams Right-of-Way, or leave such Telecom Facilities in the ground and execute such documents as may be reasonably necessary to vest and reflect ownership in the Telecom Facilities with Amoco.

11. **COMPLIANCE WITH ALL LAWS.** In all operations and activities on or about the Williams Right of Way and the Remaining Amoco Right-of-Way, including maintenance, inspection, operations, repair, replacement, change and removal, Williams shall comply with all applicable laws, rules, regulations, permits, rights-of-way, industry codes or standards, etc. regarding safety and maintenance and shall do so in such a manner as to prevent: 1) injury to any persons; 2) damage to any party's equipment, property, facilities or material being transported; and 3) contamination or emissions of any kind. At the direction of Amoco's job representative, a pre-job safety conference shall be required at the location. Amoco reserves the right to stop or terminate any activity by Williams or its contractors which Amoco reasonably considers unsafe. Williams agrees that it shall be solely responsible for securing any permission or consent as is required from any party with an interest in the Williams Right-of-Way prior to commencement of any construction activities and will perform all obligations, covenants and conditions relating to the Williams' Right-of-Way. Williams shall obtain, renew, and keep in full force and effect any and all necessary and appropriate permits for the operation of its Telecom Facilities within the Williams Right-of-Way. Should any of Williams' actions on the Williams Right-of-Way give rise to any third party claims, Williams covenants that it shall resolve such claims promptly. In the event Williams does not settle such claims promptly and such

actions result in the Amoco's being deemed in violation of any agreement or obligation, Williams agrees that Amoco, after providing notice to Williams, shall have the right to intercede and settle such damage claim and that Williams shall reimburse Amoco for the damage claim amount tendered by Amoco. Further, Williams agrees that it will restore the Williams Right-of-Way to its original condition upon completion of any activities disturbing the Williams Right-of-Way within a reasonable period of time thereafter. Except as provided for herein, Williams shall not undertake any construction, replacement, or other activity on the Williams Right-of-Way.

12. CO-OCCUPANCY AGREEMENT. To the extent that any issues or responsibilities which arise under this Assignment Agreement are not addressed herein, the terms and provisions of the Co-Occupancy Agreement shall apply and govern as though fully set forth herein.



13. **RECORDABLE FORM.** The parties hereto that it is the intention of the parties that this document and attachments hereto be recorded in those Counties which the Pipeline traverses and, to the extent some modifications are required post execution to bring the document into a form recordable in each particular jurisdiction, the parties hereto agree that they shall cooperate in this regard.

IN WITNESS WHEREOF, Amoco Pipeline Company and Williams Communications, Inc. have caused this Assignment and Assumption Agreement to be executed by their respective, duly authorized representatives as of the day and year first above written.

IN WITNESS WHEREOF the parties executed this Assignment and Assumption Agreement effective as of the date herein above written.

Assignor: AMOCO

By: *Patrick H. McGrath*

Name: Patrick H. McGrath

Title: Business Development Manager



Signed, sealed and delivered in the presence of:

Voncille Stone

NOTARY PUBLIC

My commission expires: 01/23/02

Assignee: Williams Communications, Inc.

By: *Greg S. Floerke*

Name: Greg S. Floerke

Title: Vice President



Signed, sealed and delivered in the presence of:

Betty R. Morrison

NOTARY PUBLIC

My commission expires: 9/15/2000

Real Estate Management System
Exhibit Report

Series Number: 4004

WHITING INDIANAPOLIS

State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
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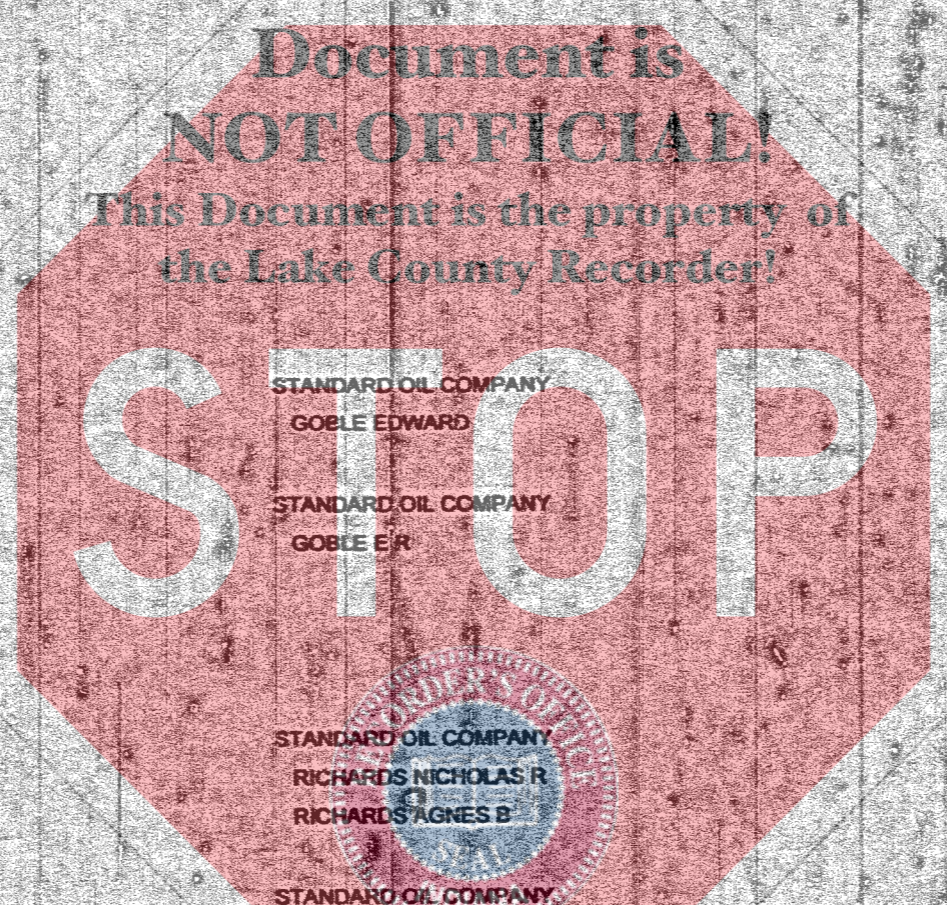
0063B	1	EASE	08/22/1941	<u>BK 337 PG 19</u>		
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0064	1	EASE	03/04/1941	<u>BK 334 PG 378</u>		
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0064	2	PR	07/18/1972	<u>DOC 195470</u>		
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0064A	1	EASE	03/03/1941	<u>BK 334 PG 377</u>		
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0064B	1	EASE	03/17/1941	<u>BK 334 PG 183</u>		
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STANDARD OIL COMPANY
GOBLE EDWARD

S 35, T 035, R 009

STANDARD OIL COMPANY
GOBLE E R

S 02, T 034N, R 009W

STANDARD OIL COMPANY
RICHARDS NICHOLAS R
RICHARDS AGNES B

S 02, T 034, R 009

STANDARD OIL COMPANY
LAFAYETTE JOINT STOCK LAND BANK

BALL CHARLES H
SHOOK THOMAS L
SHOOK EVELYN E

Real Estate Management System
Exhibit Report

Series Number: 4004

WHITING - INDIANAPOLIS

State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0064B	1	EASE	03/17/1941	<u>BK 334 PG 183</u>	STANDARD OIL COMPANY	S 02, T 034, R 009
0065	1	EASE	04/11/1941	<u>BK 334 PG 159</u>	STANDARD OIL COMPANY HUTTON JAMES P HUTTON WILHELMIA	S 02, T 034N, R 009W
0065A	1	EASE	03/06/1941	NA	STANDARD OIL COMPANY STATE HIGHWAY COMMISSION OF INDIANA	S 02, T 034, R 009 S 11, T 034, R 009
0065B	1	EASE	03/04/1941	<u>BK 334 PG 89</u>	STANDARD OIL COMPANY FATHKE WILLIAM FATHKE CLARA	S 11, T 034, R 009
0065B	2	EASE	03/21/1941	<u>BK 334 PG 88</u>		
0066	1	EASE	03/07/1941	<u>BK 334 PG 158</u>	STANDARD OIL COMPANY SCHWENKE THEODORE C SCHWENKE EMMA B SCHLUETER HENRY SCHLUETER ENNA	S 12, T 034N, R 009W
0066A	1	EASE	04/03/1941	<u>BK 334 PG 176</u>	STANDARD OIL COMPANY PON HARRY PON ANGELA SALVAGE WILLIAM C SALVAGE JOYCE	



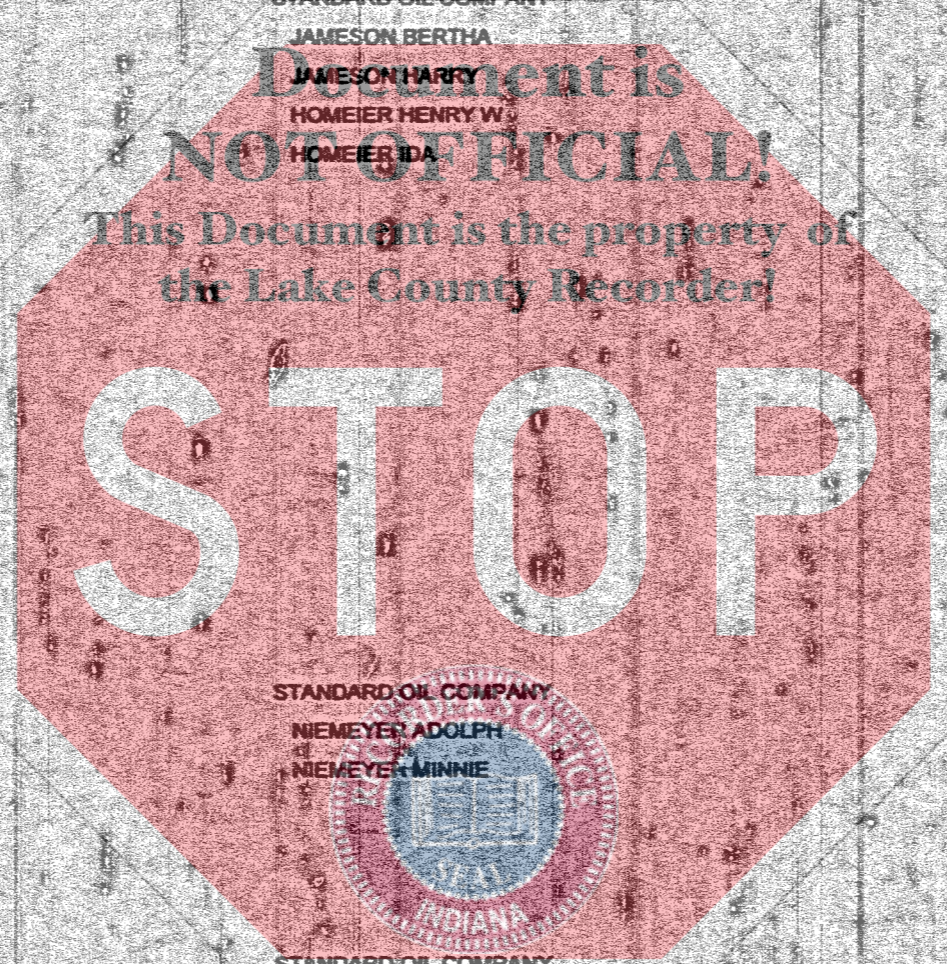
Real Estate Management System
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WHITING - INDIANAPOLIS

State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0066A	1	EASE	04/03/1941	BK 334 PG 176	STANDARD OIL COMPANY JAMESON BERTHA JAMESON HARRY HOMEIER HENRY W HOMEIER IDA	S 13, T 034, R 009
0066A	2	EASE	07/18/1984	DOC 768580		
0066A	3	EASE	09/09/1941	BK 334 PG 527		
0066A	4	EASE	09/30/1941	BK 338 PG 62		
0066A	5	PR	07/18/1984	DOC 768580		
0066B	1	EASE	04/01/1941	BK 334 PG 157	STANDARD OIL COMPANY NIEMEYER ADOLPH NIEMEYER MINNIE	S 13, T 034, R 009
0066B	2	PR	11/23/1979	DOC 572225		
0067	1	EASE	04/01/1941	BK 334 PG 156	STANDARD OIL COMPANY GARD IRVING P GARD AUGUSTA	S 13, T 034N, R 009W



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State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0067A	1	EASE	03/01/1941	BK 334 PG 155	STANDARD OIL COMPANY HIRTZEL JOHN HIRTZEL STELLA ANNA	S 13, T 034, R 009 S 24, T 034, R 009
0067A	2	EASE	04/04/1941	BK 334 PG 154		
0067A	3	PR	04/29/1975	DOC 299822		
0067B	1	EASE	03/28/1941	BK 334 PG 153	STANDARD OIL COMPANY MRACEK PHILIP MRACEK ROSA	S 24, T 034, R 009
0067C	1	EASE	08/16/1941	BK 334 PG 291	STANDARD OIL COMPANY REEDER EDWARD C REEDER MAYME JACOB ROBERT JACOB SANDRA JACOB	S 24, T 034, R 009
0067C	2	OT	06/27/1988	N/A		
0067C	3	PR	09/26/1980	DOC 601181		
0068	1	EASE	03/01/1941	BK 334 PG 152	STANDARD OIL COMPANY GRUNDLER BEN	



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State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0068	1	EASE	03/01/1941	BK 334 PG 152	STANDARD OIL COMPANY GRUNDLER MELVA	S 24, T 034N, R 009W
0068	2	PR	09/10/1980	500216		
0068A	1	EASE	03/28/1941	NA	STANDARD OIL COMPANY REEDER EDWARD REEDER MAYME	S 24, T 034, R 009
0068A	2	PR	09/26/1980	DGC 601181		
0068A	3	PR	10/11/1945	NA		
0068B	1	EASE	02/28/1941	BK 334 PG 150	STANDARD OIL COMPANY WAGON LAST JOHN H WAGON LAST HARRY WAGON LAST DORIS	S 25, T 034, R 009 S 30, T 034, R 008
0068B	2	EASE	04/01/1941	BK 334 PG 151		
0068B	3	PR	11/07/1980	NA		



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State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0068B		VSC	01/23/1990	DOCUMENT 066521		
0069		EASE	02/28/1941	BK 334 PG 174	STANDARD OIL COMPANY WHITE CATHERINE WHITE OWEN ZURBRIGGEN MARY ZURBRIGGEN WILLIAM L ZURBRIGGEN CLARA	S 30, T 034N, R 008W
0069A		EASE	03/28/1941	BK 334 PG 149	STANDARD OIL COMPANY KINDBERG ELIZABETH KINDBERG CHARLES KINDBERG MARIE KINDBERG FRANK K KINDBERG MAUD E MCCLEISH ALMA K KINGBERG MCCLEISH FRANK KINDBERG WILLIAM G	S 30, T 034, R 008
0069B		EASE	04/05/1941	BK 334 PG 148	STANDARD OIL COMPANY MCMAHAN SEED COMPANY	S 30, T 034, R 008
0070		EASE	02/27/1941	BK 334 PG 144	STANDARD OIL COMPANY MCCOLLY FRED M MCCOLLY CORA	S 30, T 034N, R 008W



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State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0070	2	VSC	11/06/1941	<u>BK 337 PG 383</u>		
0070A	1	EASE	04/01/1941	<u>BK 334 PG 173</u>		
0071	1	EASE	03/03/1941	<u>BK 334 PG 141</u>	STANDARD OIL COMPANY HERLETZ JULIUS W HERLETZ ELSIE	S 31, T 034, R 008
0071A	1	EASE	03/04/1941	<u>BK 334 PG 142</u>	STANDARD OIL COMPANY MABREY FRED J MABREY BLANCHE	S 31, T 034N, R 008W S 32, T 034, R 008
0071B	1	EASE	03/03/1941	<u>BK 334 PG 143</u>	STANDARD OIL COMPANY LUKE MARTIN J LUKE ANNA H	S 32, T 034, R 008



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State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0071B	2	PR	07/31/1981	<u>DOC 640535</u>		
0072	1	EASE	03/04/1941	<u>BK 334 PG 142</u>	STANDARD OIL COMPANY MABREY FRED J MABREY BLANCHE	S 32, T 034N, R 008W
0072A	1	EASE	03/05/1941	<u>BK 334 PG 138</u>	STANDARD OIL COMPANY KENDALL JOHN L KENDALL CARRIE C	S 05, T 033, R 008
0072A	2	PR	10/27/1981	<u>DOC 651151</u>		
0072B	1	EASE	03/03/1941	<u>BK 334 PG 139</u>	STANDARD OIL COMPANY HOMEIER MARY	S 05, T 033, R 008
0073	1	EASE	03/03/1941	<u>BK 334 PG 140</u>	STANDARD OIL COMPANY HOMEIER WILLIAM D	S 05, T 033N, R 008W
0073A	1	EASE	03/03/1941	<u>BK 334 PG 135</u>	STANDARD OIL COMPANY SEYMOUR THOMAS J SEYMOUR ANNA	S 08, T 033, R 008
0073B	1	EASE	05/26/1941	NA	STANDARD OIL COMPANY STATE HIGHWAY COMMISSION OF INDIANA	S 08, T 033, R 008 S 09, T 033, R 008



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State: IN County: LAKE

Line Number Contract Type Sign Date Recording Information

0074 1 2 EASE 08/19/1941 BK 334 PG 290

0074 2 PR 01/19/1971 DOC 88219

0074 3 PR 03/26/1984 DOC 754569

0074 4 PR 06/17/1996 DOC 96041301

0074 5 PR 07/16/1969 NA

0074 6 PR 10/03/1978 DOC 497287

0074 7 PR 11/08/1989 11-21-1989, DOCUMENT 069635

0074A 1 EASE 02/27/1941 BK 334 PG 135

Grantee Name
Grantor Name

Location Information

STANDARD OIL COMPANY

CLAUSSEN HARRY A

CLAUSSEN BESSIE B

CLAUSSEN BEN J

CLAUSSEN IDA A

ZOLMER SHERRY

S 09, T 033N, R 008W

ZOLMER

STANDARD OIL COMPANY

ZANDER ANNIE

STEUER LYDIA

STEUER CARL



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WHITING - INDIANAPOLIS

Doc #	Doc Type	Sign Date	Recording Information
00743	EASE	02/27/1941	BK 334 PG 136

Grantee Name
Grantor Name

Location Information

STANDARD OIL COMPANY

KELSEY MARTHA

KELSEY GUY

PATZ MARIE

PATZ AUGUST

ZANDER EMIL

ZANDER MINNIE

HOOLEY WANDA

HOOLEY JULIUS E

POULTON DIANE

POULTON

STANDARD OIL COMPANY

BECKER CLARENCE J

BECKER BERNICE

BENEGARE OTTO

BENEGARE OTTO MRS

BECKER HERBERT

BECKER ALICE



S 09, T 033, R 008

S 16, T 033, R 008

S 16, T 033, R 008

FR 11/22/1966 DOC 96079423

FR 12/30/1968 RECORDED JAN. 30, 1969 AS DOCUMENT 70427

EASE 02/28/1941 BK 334 PG 137

CPU 10/22/1948 DOC 392326

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Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0075	1	EASE	03/04/1941	BK 394 PG 399	STANDARD OIL COMPANY JOHNSON HERBERT T BOWERS JOHN	S 16, T 035N, R 008W
0075A	1	EASE	03/03/1941	BK 334 PG 124	STANDARD OIL COMPANY DAVIS ALMA DAVIS EVERETTE WOODKE MATHILDA	S 16, T 033, R 008
0075A	2	PR	07/13/1977	DOC 417921		S 16, T 033, R 008
0075B	1	EASE	02/27/1941	BK 334 PG 292	STANDARD OIL COMPANY BOER AUGUST RONIC MIKE MILLER WALTER L MILLER JULIA A	S 16, T 033, R 008
0076	1	EASE	02/27/1941	BK 334 PG 125	STANDARD OIL COMPANY KAISER CARL J KAISER RUTH H SURPRISE J M SURPRISE LILLIAN	S 16, T 033N, R 008W
0076A	1	EASE	02/27/1941	BK 334 PG 126	STANDARD OIL COMPANY MILLER WALTER MILLER JULIA	S 21, T 033, R 008



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WHITING - INDIANAPOLIS

State	County	LAKE	Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
IN	LAKE		0076B	1	EASE	04/11/1941	BK 334 PG 127	STANDARD OIL COMPANY HOOLEY JULIUS HOOLEY ARMANDA	S 22, T 033, R 008
			0077	1	EASE	02/28/1941	BK 334 PG 128	STANDARD OIL COMPANY MINAS SOPHIA MINAS JOHN	S 22, T 033N, R 008W
			0077	2	PR	09/07/1977	DOC 430678		
			0077A	1	EASE	02/26/1941	BK 334 PG 129	STANDARD OIL COMPANY BROWNELL LILLIAN H	S 22, T 033, R 008
			0077B	1	EASE	09/07/1977	DOC 430678	STANDARD OIL COMPANY MINAS SOPHIA MINAS JOHN ZANDER RAYMOND R ZANDER MADELINE	S 22, T 033, R 008
			0078	1	EASE	02/26/1941	BK 334 PG 129	STANDARD OIL COMPANY BROWNELL LILLIAN H	S 22, T 033N, R 008W
			0078A	1	EASE	03/07/1941	NA	STANDARD OIL COMPANY STATE HIGHWAY COMMISSION OF INDIANA	S 22, T 033, R 008 S 27, T 033, R 008



Real Estate Management System
Exhibit Report

Series Number: 4004

WHITING - INDIANAPOLIS

State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0078B		EASE	04/02/1941	BK 334 PG 130	STANDARD OIL COMPANY ELIOT ELMORE W ELIOT LOUISE	S 27, T 033, R 008
0078B	2	PR	05/14/1986	DOC 855918		
0078B	3	PR	06/28/1974	DOC 257457		
0079	1	EASE	03/17/1941	BK 334 PG 132	STANDARD OIL COMPANY BROWNELL MARY	S 26, T 033, R 008 S 27, T 033N, R 008W
0079	2	PR	02/01/1967	BK 956 PG 127		
0079A	1	EASE	02/26/1941	BK 334 PG 133	STANDARD OIL COMPANY PATZ AUGUST PATZ MARIE	S 35, T 033, R 008
0079B	1	EASE	04/21/1941	BK 334 PG 181	STANDARD OIL COMPANY HELT CLAY J HELT ALICE B DYE CLARA B DYE A V	S 35, T 033, R 008
0080	1	EASE	05/05/1941	BK 334 PG 379	STANDARD OIL COMPANY WHITE D P AND J D	



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Series Number: 434

WYTING - INDIANAPOLIS

State: IN County: LAKE

Line Number Contract Type Sign Date Recording Information

Grantor Name
Grantor Name

Location Information

0080 1 EASE 05/05/1941 BK 334 PG 379

STANDARD OIL COMPANY

S 35, T 033N, R 006W

0080 2 OT 06/17/1941 BK 334 PG 134

STANDARD OIL COMPANY

0080A 1 EASE 07/20/1941 BK 334 PG 186

STANDARD OIL COMPANY

S 02, T 032, R 008

0080A 2 OT 08/20/1941 BK 334 PG 149

PROVIDENT MUTUAL LIFE INSURANCE

0080A 3 SUB 10/20/1988 NA

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0080A 1 EASE 11/03/1964 BK 914

STANDARD OIL COMPANY

DENSMORE HAROLD H

DENSMORE MEMA

S 02, T 032, R 008

0080A 1A EASE 12/07/1964 BK 914 PG 468

STANDARD OIL COMPANY

DENSMORE MALDON

DENSMORE EARL M

S 02, T 032, R 008

0080A 2 EASE 04/27/1965 NA

STANDARD OIL COMPANY

INDIANA STATE HIGHWAY COMMISSION

S 02, T 032, R 008

0080B EASE 02/24/1941 BK 334 PG 148

STANDARD OIL COMPANY

MUSSMAN H F

MUSSMAN HELENA

Real Estate Management System
Exhibit Report

Series Number: 4004

WHITING - INDIANAPOLIS

State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name Grantor Name	Location Information
0080B	1	EASE	02/26/1941	BK 334 PG 146	STANDARD OIL COMPANY	S 02, T 032, R 008
0081	1	EASE	03/20/1941	BK 334 PG 147	STANDARD OIL COMPANY FIFIELD MARY EVA FIFIELD OTTO G	S 01, T 032N, R 008W
0081A	1	EASE	11/05/1964	BK 914 PG 468	STANDARD OIL COMPANY FIFIELD MARY EVA FIFIELD EDWARD B FIFIELD ESTHER	S 01, T 032, R 008
0081A	1	EASE	05/22/1941	BK 334 PG 189	STANDARD OIL COMPANY AMERICAN UNITED LIFE INSURANCE / INDIANAPOLIS	S 12, T 032, R 008
0081A	2	OT	05/22/1941	BK 334 PG 196		S 13, T 032, R 008
0081B	1	EASE	02/04/1941	BK 334 PG 171	STANDARD OIL COMPANY FIFIELD OTTO G FIFIELD MARY EVA MADISON JOAN	
0081B	2	VSC	01/30/1990	DOCUMENT 086845		
0081B	3	VSC	08/27/1941	BK 337 PG 384		



Real Estate Management System
Exhibit Report

Series Number: 4004

WHITING - INDIANAPOLIS

State: IN County: LAKE

Line Number	Contract	Type	Sign Date	Recording Information	Grantee Name (Grantor Name)	Location Information
0082	1	EASE	06/04/1941	BK 334 PG 172	STANDARD OIL COMPANY KROST BESSIE	S 18, T 032N, R 007W
0082A	1	EASE	03/13/1941	BK 334 PG 173	STANDARD OIL COMPANY FIELD OTTO FIELD MARY EVA	S 18, T 032N, R 007W
0083	1	EASE	06/04/1941	BK 334 PG 172	STANDARD OIL COMPANY KROST BESSIE	S 18, T 032N, R 007W
0084	2	OT	06/03/1941	BK 334 PG 180	STANDARD OIL COMPANY WHEELER JOHN W WHEELER ROTH PAREY	S 18, T 032N, R 007W

