<u>Α & W</u>	Investments	3				
of the County of	La L	ake and Sta	te ofIndi	ana	, for a	nd in consi
sum of Ten d	ollars and i	no/100			Dollars	(\$ 10.00
m nand paid, and	u or omer good a	and valuable cons	iderations, receip	pt of which is he	reby acknow	wledged, CC
national banking	association und	LE NATIONAL BA	he United State	IA, a corporation s of America	n duly org	anized and
execute trusts wi	ithin the State o	of Indiana, as Tri	ustee under the	provisions of a	certain Tr	nist Agraam
da;	y ofrebru	ary	, 19.93 and l	known as Trust	Number !	57 04
described real es	tate in the Coun	nty of Lake	å and	State of Indiana	a, to-wit:	3
T . /O . D1						S
Lot 49 in Bl	Lock I in So	outh Broadway r plat there	Land Compar	y's Fifth S	outh Bro	way
in the Offic	ce of the Re	corder of La	ke County. 1	i in Piat Bo Indiana	ок 9, ра	i ge 2,
						19
Commonly kno	own as: 21	W. Ridge Road	d, Gary, IN	46409		5
Key#25-47-00)80-0047					9
u.v. #1	NTERED FOR TAXATI	ION SUBJECT TO				
DULY EIN	AL ACCEPTANCE FO	R TRANSFER				200 A 100 A
	JUN 102	005			Ś	
					香	
	STEPHENR.S					5 5
	LAKE COUNTY	AUDITOR OCI	iment	15		35. Z
		NOTO	FFICI	LILA		
SUBJECT TO	rest s				.\	
TO HAVE AND	TO HOLD the sale forth.	d real estate with the	appurtenances, upo	n the trusts, and fo	or the uses a	nd purposes h
FULL power an thereof, to dedicate p as desired, to contrac said real estate or an	nd authority is herel	by granted to said T	rustee to improve,	manage, protect ar	id subdivide	said real est
as desired, to contract said real estate or an estate, powers and au	t to sell, to grant y part thereof to a	options to purchase,	to sell on any teors in trust and to	rms, to convey eith grant to such suce	er with or w	ithout conside
estate, powers and au part thereof, to lease or in future, and upo	on any terms and fo	r any part increos, is Or any period or pari	on time to time,	in possession or rev	of any single	ases to comm
and provisions thereof options to purchase th	nd leases upon any at any time or tim le whole or any pari	terms and for any poses hereafter, to contra t of the reversion, to	period or periods of ract to make leases contract respecting	time and to amen and to grant option	nd, change or ns to lease ar	modify lease nd options to
to release, convey or a	assign anv right, tit	te, or any part there	of, for other real of	r personal property,	to grant ease	ements or char
the same to deal with	and every part there the the same, whether	eof in all other ways r similar to or differen	and for such other ent from the ways	above specified, at	it would be any time or	lawful for an times hereafte
In no case shall or any part thereof a	l any party dealing shall be conveyed,	with said Trustee or contracted to be sold	any successor in t	rust, in relation to a	said real estat	te, or to whon scessor in tru
see to the application this trust have been or or privileged to inquir executed by said Trust the Registrar of Titla	omplied with, or be to into any of the	obliged to inquire in terms of said Trust	nto the authority, n	inced on said real es ecessity or expedience yery dead, trust d	state, or be of y of any act	bliged to see it of said Trust
executed by said Trust the Registrar of Title the delivery thereof the	of said county) rel	r in trust in relation lying upon or claimin	to said real estate	shall be conclusive conveyance, lease or	evidence in fe other instru	avor of every ment, (a) tha
or in all amendments	thereof, if any, an	ad binding upon all	heneficiaries therein	der (c) that said T	this indentur	e and in said
authorized and empow is made to a successor all the title, estate, r	r or successors in t	rust that such succe	seed, trust deed, le	ease, mortgage or o	other instrume	int and (d) t
This conveyance	is made upon the	express understanding	g and condition the	nt neither MERCAT	NUTTER BLACK	ONAL BANF
decree for anything it of this Deed or said any and all such liabi Trustee in connection their attorney-in-fact	lity being hereby ex with said real estat	rpressly waived and r	eteased. Any contra	ct, obligation or in- me of the then be	ty nappening debtedness inc neficiaries un	in or about curred or ente der said Tru
express trust and not	individually (and t	the Trustee shall have	o no obligation wha	tsoever with respect	to any such c	own name, a
thereof.) All persons for record of this Deed	war corporations w	homsoever and what	soever shall be cha	rged with notice of	this condition	n from the d
		eficiary hereunder and				
such, but only an inte	rest in the earnings	L svails and proceeds	thereof as aforess	ly little or interest, le	gai or equitat	bie, in or to se
THE TAXABLE PROPERTY OF	INDIANA GIO GI	une iceal and educa	.Die title in 16e sim	pie, in and to all of	t the real est	ate above des
IN WITNESS this 13th	WHEREOF, the	e grantoraford	esaid ha.s	hereunto set	his	hand
uus±3511	uay 01 <u>.</u>	<u> </u>	A A	& M Ip y eStme	nts.	1
				1111/1/1/20 1	1110 //	/

IN WITNESS WHEREOF, the grantor aforesaid has hereunto set his hand and seal this 13th day of May , 18x 2005

(SEAL)

A & Investments (SEAL)

Allan Fefferman, resident

STATE OF Indiana COUNTY OF Lake I, Felipa Ortiz , a Notary Public in and for said County, in the State aforesaid, do hereby certify that Allan Fefferman

Personally known to me to be the same person whose name arg/is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed and delivered the said instrument as his free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial seal this 13th day of May A.D., 182005

My Commission Expires: 11/16/2009

Lake County Resident

Notary Public

THIS INSTRUMENT PREPARED BY

Allan Fefferman

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