STATE OF INDIANA IN THE LAKE CIRCUIT COURT COUNTY OF LAKE SITTING AT CROWN POINT, INDIANA LAKE COUNTY TRUST #5899 Plaintiff. Cause No: 45C01-1209-PL-0091 Key No.: 45-09-07-154-001.000-004 ROBERT BUCKO, JR., ET AL. and any persons with a substantial interest Filed in Open Court in the below listed property, and all persons claiming from, through, or under the aforesaid parties or any of them whose names are EB 2 2 2013 unknown to the Purchaser. ORDER QUIETING TITLE The Plaintiff, having filed a Complaint to Quiet Title on the September 5 **2**012 for the following parcel: ுபா HWEST 1/4 OF THE NOR HWEST 1/4 Legal Description: PART SHIP 36 NORTH, RANGEY 70 WEST OF THE 2ND GARY, LAKE COUNTY INDIANA, MORE PARTICULARLY DESCRIBED AS THAT PART OF AETAM MANOKED H SUBDIVISION, AS SHOWN IN PLAT BOOK 30, PAGE 5 NOW & ACATED), WHICH LIES SOUTH OF THE SOUTH RIGHT OF WAY LINE OF EAST-WEST TOLL ROAD, AS DEEDED TO THE INDIANT TOLL ROAD COMMISSION BY WARRANTY DEED DATED JUNE 14, 1955 AND RECORDED JUNE 16, 1955 IN DEED RECORD 1001, PAGE 244 DOCUMENT NO. 849615, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA. Common Address: 4900 Approx 5200 E. 15th Street, Gary, IN 46403 Key No.: 45-09-07-154-001.000-004

DULY ENTERED FOR TAXATION SUBJECT FINAL ACCEPTANCE FOR TRANSFER 13525 FFB 2 2 2013 JUL 0 8 2013 PEGGY HOLINGA KATONA LAKE COUNTY AUDITOR

The Court further finds that all parties were served by publication on September 15, 2012, September 22, 2012 and September 29, 2012.

The Court, now being fully advised in the premises now finds that service has been established and that no parties have objected to the relief sought by the Plaintiff and that said Complaint to Quiet Title should be and is **GRANTED**.

IT IS NOW ORDERED THAT

All Adverse Claims to the Said Real Estate Are Hereby Deemed Ineffective and the Plaintiff Is Hereby Declared to Be in Ownership of the Property in Fee Simple, and Is Entitled to the Quiet and Peaceful Possession of Said Real Estate, and the Defendants Named in this Action and All Persons Claiming under Them, Have No Estate, Right, Title, Lien, in or to Said Real Property or Any Part Thereof:

That the Defendants Named in this Action Are Permanently Enjoined, and Each of Them, as Well as All Persons Claiming from Them from Asserting Any Adverse Claim to Petitioners Title to Said Property.

ALL OF WHICH IS FOUND AND ORDERED THIS

Leonge C Ja

JUDGE LAKE CIRCUIT COURTS