UNOFICIAL COPY

~	22 509 439 -
ス _{vi} i	This Indenture Witnesseth, That the Grantors EDWARD J. NIEMIEC and HELEN'A. EMIEC, his wife, jnt. tenants; to undivided 1/2 interest; and JOSEPH V. WSZOLEK and CASIMIRA WSZOLEK, his wise, jnt. tenants, to undivided 1/2 interest.
60 60.	of the County of Cook and the State of Illinois for and in consideration of Ten Dollars and other valuable consideration
59 5	and other good and valuable consideration in hind paid, Convey and Warrant unto LASALLE NATIONAL'S BANK, a national banking association, of 135 South La Salle Street, Chicago, Illinois, its successor or successors as Trustee under the
ካ	provisions of a trust agreement dated thellthday ofOctober:19_73 known as Trust Number
E.	The Hart 1/2 of Lot 8 and all of Lot 9 in Block 7 in the Eagle Subdivision, Seconi A dition, being a Subdivision of the South West 1/4 of the South East 1/4 of Section 19, Township 36 North, Range 14 East of the Third Principal Meridian, according to the plat thereof recorded February 21, 1911, as Document No. 4710446, in Cook County, Illinois.
C.	Subject to: 1973 Rea? Estate Taxes and subsequent years. Also, Easements, covenants Sur restrictions of record.
E1-124	COON 1:1.8 AT TEN OF ILLINOIS AND THE REMARKER TAX TEN OF ILLINOIS AND THE REMARKER T
	Permanent Real Estate Index No. 29 29 40 7 017 TO HAVE AND TO HOLD the said premises with the appurtenances, upon the true agreement set forth.
	Full power and authority is hereby granted to said trustee to improve, manage, protecid subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, ario subdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey, elf. or with or without consideration, to convey said premises or any part thereof to a successor in trust and to grant to such a rossor or accessors in trust all of the title, estate, powers and authorities vested in said trustee, to donate, to dedicate, to mortage, p or therewise encumber; said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possess! vertion, by assess to commence in present or in future, and upon any terms and for any period or periods of ime, not exceed g to case of any single demise the term of 198 years, and to renew or steed desires upon any terms and for any period or periods of 1 remed, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make issues pr to are not, change or modify leases and the terms and provisions thereof at any time or times hereafter. The periods of 1 remed, change or fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereo, from the period or periods of the reversion and to contract resp the manner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereo, from the period or the period or the contract to said premises or any part thereo, from the way showe specified, at any time or times hereafter. In no case thail any party dealing with said trustee in relation to said premises or the application of any part thereof, and the thereof in all both the contracted to be sold, leased or mortageed by said trustee, be obliged to see to the application of a
	In no case thall any party dealing with said treates in relation to said premises, or to whom said premises or any part thereof. Tall be conveyed, contracted to be sold, leased or mortgaged by said trustes, be obliged to see to the application of any part thereof. Tall only money borrowed or advanced on said premises, or to be obliged to see that the terms of this trust have been compiled with or be obliged to inquire into the necessity or expediency of any act of said trustes, or be obliged or privileged to inquire into any of the terms of said trust agreement; and very deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estates shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument was secuted in accordance with the trust, conditions and imilations contained in this indenture and in said trust agreement in any other instrument, and (d) if the conveyance or other instrument was secuted in accordance deed, trust deed, lease, mortgage, or other instrument, and (d) if the conveyance is made to a successor of successor in trust, that each successor of successors in trust have been properly appointed and are fully vested with all the little, states, rights, powers, authorities, duties and collaptions of its, has or their predecessor in trust.
	The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, swalls and proceeds arising from the sale or other disposition of said real estate, and such interest is hareby declared to be personal property, and no beneficiarly hereunder shall have any title or interest, legal or equitable, in or, to said real estate as such, but only an interest in the earnings, swalls and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the cartificate of title or duplicate thereof, in the morally, the worlds 'lin trust." or 'upont condition," or 'with limitations, "or words of similar import, in accordance with the statute in such class made and provided. And the said grantor hereby expressly waive and releases. Any that all right or benefit under and by veitrue of any and all statutes of the State of lillnois, providing for the exemption of homesteads from sale on execution or otherwise. In Witness Whereof, the grantors aforesaid harghers not set
	(SEAL)

UNOFFICIAL COPY

COUNTY OF COOK COUNTY OF COUNTY
personally known to me to be the same person and the same person and acknowledged that the same same and same a
A second considerable of the construction of t
cook counts in the same and restrictions and represented years. Theorem is the same and restrictions or same and restrictions of same and restrictions of same and restrictions or same and restrict
Whatever to refer to the following the state of the content of the
And the control of th