UNOFFICIAL COPY

~ (S)	This Indenture Witnesseth, That the Grantor S. JAMES T. DOI	WLING AND
2	BARBARA ANN DOWLING, HIS WIFE	
1/1-	of the County of Cook and the State of Illinois for ar	
<i>``</i>	***TEN AND NO/100 (\$10.00)************************	****** Dolla
}	and other good and valuable consideration in hand paid, Convey and Warrant unto L	ASALLE NATION
Ç	BANK, a national banking association, of 135 South La Salle Street, Chicago, Illinois, its successor or successors	
	provisions of a trust agreement dated the 28th day of November 19.77 know	
	53496, the following described real estate in the County of	and State
	Illinois, to-wit:	
	Lot 48 and the North 16 feet of Lot 47 in Block 9 in Cochran's 3rd Addition to Edgewater A Subdivis	ion
ૺ _ 45 45 ~ 75 25 7	of the East 1/2 of the North West 1/4 of Section Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois	· (
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- T	Permanent Real Estate Index No. 14-08-121-028 OCO	
•	TO HAVE AND TO HOLD the said premises with the appartmances, upon the trusts and for uses and purpose trust agreement set forth.	ses herein and in sai
i c I c f	the title, estate, powers and authorities vested in said trustee, to donate, to drice, e, to mortgage, pledge or other property, or any part thereof, from time to time, in possession or recommence in praesenti or in futuro, and upon any terms and for any period or p, lock of time, not exceeding in the demise the term of 198 years, and to renew or extend leases upon any terms and for any priod or periods of time or modify leases and the terms and provisions thereof at any time or times hereafter, to conlact to make leases and lease and options to renew leases and options to purchase the whole or any part of the revision and to contract refixing the amount of present or future rentals, to partition or to exchange and pry pray, or any part thereopersonal property, to grant easements or charges of any kind, to release, convey or assi in any right, title or interestment appurtenant to said premises or any part thereof, and to deal with said property and very part thereof is for such other considerations as it would be lawful for any person owning the same to deal with the same, whether signs are to deal with the same, whether signs are to deal with the same.	he case of any single of to amend, change of to grant options specting the manne of, for other real of erest in or about of
t	from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or an economy of the said trustee, be obliged to see to the application of set of the said trustee, be obliged to see to the application of said premises or as the obliged to see the terms of this trustee, be of the said trustee, be obliged to see the terms of this trustee, be obliged to see that the trust of the said trustee.	milar to or differen ny part thereof shal ny purchase money
r o e ii a c ti ir p	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or as be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of arent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trus. It is even to be said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trust estate shall be conclusive evidence in favor of every person relying upon or claiming under any such convivant strument, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement, on the first trust executed in accordance with the trusts, conditionational in this Indenture and in said trust agreement or in some amendment thereof and binding upon all benefic, that said trustee was duly authorized and empowered to execute and delivery such deed, trust deed, lease, instrument, and (d) if the conveyance is made to a successor of successors in trust, that such successor or successor or successor or successor or successors or successors or successors or successors or successors or successors.	milar to or differen my part thereof shal my purchase money mplied with, or be the any of the terms relation to said rea mce, lease or other men was in full force and limitations for the reunder, (c) i to, is age or other shall any of the shall any of
r c e in a c ti ir p p	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premis s or as be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the ap lication of a rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trus. but he could be a considered to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to it quit or said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trust is estate shall be conclusive evidence in favor of every person relying upon or claiming under any such convigant funding the conveyance or other instrument was executed in accordance with the trusts, conditionational in this Indenture and is said trust agreement or in some amendment thereof and binding upon all beneficials that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, not the conveyance is made to a successor of successors in trust, that such successor of successors in trust, that such successor of successors in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them armings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is here resonal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real	milar to or differen my part thereof shal my purchase money morphise with, or be to any of the term relation to said ren ee, lease or other my as in full form my as in full my as in full
r co e in a c ti ir p p p	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premise is or an be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the ap, lication of a rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trus. "• elenc obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to ir quire in state shall be conclusive evidence in favor of every person relying upon or claiming under any such can'y anstrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement, (b) that such conveyance or other instrument was executed in accordance with the trusts, cond to ontained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all benefic, hat said trustee was duly authorized and empowered to execute and deliver evy such deed, trust deed, lease, nstrument, and (d) if the conveyance is made to a successor of successors in trust, that such successor or successor roperly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations redecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them arnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is here	milar to or differen my part thereof shal my purchase money more than to any of the term relation to said rea mee, lease or other me mas in full force me and limitations if the reunder, (c) if of tage or other of its, his or their shall be only in the celestate as such, but estate as such, but
r co o e ii a a c c til iir p p p o o	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premis s or as be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the ap lication of a rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trus. "• ence obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to it in the said trustee, or be obliged or privileged to it quit of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trust is estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyant of the delivery thereof the trust created by this indenture and by said trust agare, and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditionational in this Indenture and in said trust agreement or in some amendment thereof and binding upon all benefic, but said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease instrument, and (d) if the conveyance is made to a successor of successors in trust, that such successor or successor properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations redecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them armings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is herersonal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real nly an interest in the earnings, avails and proceeds thereof as aforesaid.	milar to or differen my part thereof shal my purchase money mplied with, or be no any of the term relation to said rea nee, lease or other me was in full force mos and limitation mos, ic the reunder, (c) i to y age or other s of its, his or their shall be only in the reby declared to be d estate as such, but t to register or note tions, or words of
r co o e e iii a a c c tli iir p p p	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premise is or an be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the ap, lication of a rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trus. "• enc obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to it inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to it quire it of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trust erestate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance and the trust created by this indenture and by said trust agreement effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, cond to ontained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all benefits ontained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all benefits or successor in trust. The interest was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, nistrument, and (d) if the conveyance is made to a successor of successors in trust, that such successor or successor in trust. The interest of each and every beneficiarly hereunder and of all persons claiming under them or any of them arnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is herersonal property, and no beneficiarly hereunder shall have any title or interest, legal or equitable, in or to said real value and trust to the carnings, avails 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 no the certificate of title or duplicate thereof, or me	milar to or differen my part thereof shal my purchase money mplied with, or be to any of the terms relation to said rea nec, lease or other me and limitation if the remoder, (c) if to, rage or other shall be only in the ceby declared to be lestate as such, but to register or note tions, or words of any and all statutes

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COUNTY OF_	ILLINOIS COOK	ss.	This Links	
COCK11 OI _		Notary Public in an	d for said County, in the State aforesaid, do hereby certify	
		JAMES T. DOWL	ING AND BARBARA ANN DOWLING, HIS WIFE	y th
· · · · · · · · · · · · · · · · · · ·		personally known to m	ne to be the same person S whose name S	
42,577	4	subscribed to the forego	oing instrument, appeared before me this day in person and acknowl	ledge
SOTARY		that they	signed, scaled and delivered the said instrumen	nt a
i inav	\$\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	<u>their</u> fr	ee and voluntary act, for the uses and purposes therein set forth, incl	ludin
	i.	the release and waiver of	the right of homestead.	
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