26370324

DEED IN TRUST

(WARRANTY)

2 (3) 7 4 P

ELI 12 39 above space for recorder's use only

THIS INDENTURE WITNESSETH, That the Grant , ARTHUR KRAMER and ROSE KRAMER, His as Joint T nan s with rights of survivorship and Sale of Illinois , for and in consider of the County of __ Cool: ation of the sum of . in hand paid, and of other good and valuable considera. in a cecipt of which is hereby duly acknowledged, Convey and Warrantunto OLD ORCHARD BANK AND TRUIT COMPANY, an Illinois banking corporation, and duly authorized to accept and execute trusts within the State of It nois, as Trustee under provisions of a certain Trust Agreement, dated the 27th day of September 1932, and known as Trust Number Agreement, dated the , the following described real estate in the County (1 Cook and State of Illinois, to-wite

Unit Number $\frac{2-S}{\text{rel}}$ as delineated upon Survey of the following described Parcel of Real Estate:

The South 1/2 of Lot 13 and all of Lot 14 in Rose; Eugewa Colf Club Addition to Rogers Park, Being a Subdition of part of the East 490 feet of the North 1/2 of the Southwest 1/4 of Section 31, Township 1 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois,

The South 1/2 of Lot 13 and all of Lot 14 in Robert Regular Colf Club Addition to Rogers Park, Being a Subdition of part of the East 490 feet of the North 1/2 of the Southwest 1/4 of Section 31, Township at North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois,
Which Plat of Survey is attached as Exhibit A to the Declaration of Condominium Ownership by LaSalle National Bank, as Trustee whider Trust Agreement dated June 12, 1950, and known as Trust 112537, recorded in the office of the Recorder of Deeds of Cook County, Illinois, as Document #23717165 together with an undivided 25% interest in the above described Parcel, excepting therefrom all of the units, as defined and set forth in said Declaration of Condominium Ownership and Survey.

Grantor also hereby grants to Grantee, his successor and assigns gall rights and easements appurtenant to the real estate hereby conveyed, including all rights and easements for the benefit of said real estate set forth in the Declaration of Condominium Ownership and the Plat of Survey.

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authorized to a Agree ant, da		certain Trust rust Number	1	
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SUBJECT TO			10	₹ \
TO HAVE AND TO HOLD the s , a val estate with Trust Agreement set forth.	the appurtenances, upon the trusts, and for th	e uses and purposes herein and in said		ライ
Full power and authority is her, by are ted to sai thereof, to dedicate parks, streets, highwr, s or alleys a often as desired, to contract to sell, to Lant optims to	d Trustee to improve, manage, protect and s and to vacate any subdivision or part thereof,	ubdivide said real estate or any pact and to resubdivide said real estate		
Men as desired, to contract to sell, to grant options to convey said real estate or any part thereof to a ucce. to litle, estate, powers and authorities vested in said T i	o purchase, to sell on any terms, to convey eit or or successors in trust and to grant to such suc sistee. to donate, to dedicate, to mortgage, pl	her with or without consideration, le- cessor or successors in Trust all of the dre or otherwise enclimber said real		1/2
nonney said and teal estate or any part thereof to a ucce or filte, estate, powers and authorities vested in said T is state, or any part thereof, to lease said real est, it, or an or praesenti or in futuro, and upon any terms a 4 or an f 198 years, and to renew or extend leases upon a y	y part thereof, from time to time, in possession by period or periods of time, not exceeding in	or reversion, by leases to commence he case of any single demise the term	3	· //
enew leases and options to purchase the whole or aw- oresent or future rentals, to partition or to exchange assements or charges of any kind, to release, convey or state or any part thereof, and to deal with said real would be lawful for any person owning the same, when	sud that estate, or any part thereof, for other ssign ary right, title or interest in our about	r real or personal property, to grant or easement appurtenant to said real and for such other continerations as it	l g	
would be lawful for any person owning the same, whitereafter.	ether at mar to or different from the ways a	bove specified, at any time or times	Stamps	
In no case shall any party depling with said Trustee, o my part thereof shall be conveyed, contracted to be sold the application of any purchase money, rent or money	r any successor Tust, in relation to said real l, leased or more regard by said Trustee, or any s borrowed or advancid on said real estate, or by	estate, or to whom said real estate or uccessor in trust, be abliged to see to abliged to see that the terms of this	ă	
interafter. In no case shall any party dealing with said Trustee, on part thereof shall be conveyed, contracted to be sold he application of any purchase money, rent or money rust have been complied with, or be obliged to inquire r privileged to inquire into any of the terms of said secuted by said Trustee, or any successor in trust, including the Registra of Titles of said county) relying the time of the delivery thereof the trust created by the former of the delivery thereof the trust created by the nonveyance or other instrument was executed in accord	into the auth vity, necessity or expediency of Trust Agreeme a very deed, trust deed,	any act of said Trustee, or be obliged mortgage, lease or officer instrument	Revenue	
secured by said trustee, or any successor in trust, in including the Registrar of Titles of said county) relyin the time of the delivery thereof the trust created by th	s relation to said eal state shall be conclus; g upon or claiming und r rny such conveyance is Indenture and by aid rrust Agreement was	lease or other instrument, (a) that at in full force and effect, (b) that such	Riders and	
onveyance or other instrument was executed in accordant in a contained from the following the following and empower aid Trust Agreement or in all amendments thereof, if accessor in trust, was duly authorized and empower isstrument and foll if the conveyance is made to a success pointed and are fully vested with all the title, estate,	lance with the trusts, conditions and limitation any, and binding upon a bineficiaries there	ns contained in this Indenture and in eunder, (c) that said Trustee, or any	liders	
istrument and (d) if the conveyance is made to a successor prointed and are fully vested with all the title, estate,	or or successors in trust, that such successor or s rights, powers, suthorities, duries and obligate	uccessors in trust have been properly ions of its, his or their predecessor in	ixing H	
This conveyance is made upon the express understand	ding and condition that neither (Id C rehard Ba	ink and Trust Company, individually	Ě	
r as Trustee, nor its successor or successors in trust shi hything it or they or its or their agents or attorneys m eed or said Trust Agreement or any amendment thereto	ay do or omit to do in or about 'e said real, or for injury to person or property happer is	estate or under the provisions of this	to .	ંગ
is such liability being nereby expressly waived and re- rustee in connection with said real estate may be enter- leir attorney-in-fact, hereby irrevocably appointed for	eased. Any contract, obligation of inder edn red into by it in the name of the then be left such purposes, or at the election of the 7 ust	ial es under said Trust Agreement as etc. i its own name, as Trustee of an	spac	
sylving it of they or its of their agents or attorneys me cod or sulf frust Agreement or any amendment infleton their comments of the comment	Il have no obligation whatsoever with respect of funds in the actual possession of the Trustee	to any such contract, obligation or	\ \begin{array}{cccccccccccccccccccccccccccccccccccc	TC 17
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em shall be only in the earnings, avails and proceeds a treby declared to be personal property, and no benefic tate as such, but only an interest in the carnings, avail	rising from the sale or any other disposition of iary hereunder shall have any title or interest, s and proceeds thereof as aforesaid, the inten	said r al est ite, and such interest is legal or e table in or to said real tion here. (I eing to vest in said Old		
chard bank and Trust Company the entire legal and edi	litable tille in see simple. In and to all of the re	al estate abc /e desertbed.		į
If the title to any of the above real estate is now or in the certificate of title or duplicate thereof, or memor nilar import, in accordance with the statue in such cas preement or a copy thereof, or any extracts therefrom,			- •	_
in accordance with the true intent and meaning of the t And the said grantor Shereby expressly waive stutes of the Stafe of Illinois, providing for the exemption	rust. and release any and all right or benef.	it under and by virtue (f any a .d all	26	Document Number
In Witness Whereof, the grantor, S_ aforesaid	ha Ve hereunto set Literi	hand S and sear 2	ري	ž E
is 27th day of Septe	(SEAL) X CELLICI	Times (SEAL)	Š	em e
us of Illinois	_ (SEAL)	(SEAL)	, J.	<u> </u>
55	tate aforesaid, do hereby certify that	ry Public in and for said County, in	(2)	
ARTHU	R KRAMER and ROSE KRAME	R, His Wife		- 1
HIS INSTRUMENT perso	nally known to me to be the same person	S		
ELASED BY Subsc	ribed to the foregoing instrument, appeared	before me this day in person and		
TEVEN L. SLAW volum valve valve valve volum valve	signed, sealed and delivered the sai tary act, for the uses and purposes therein s r of the right of homestead.	et forth, including the release and	አ	Č,
THURNEY AT LAW	under my hand and notarial seal this 27tl	ay or September .	٧	<i>T</i> :
5 South LASAILE Given	E. /www. 64)		-	<u> </u>
	July Land	SEE	Ĉ	ລ ກຳ
	Notary Public		#2001/000X	Ś
		rpires March 2, 1986	**	-4
Orchard Bank and Trust Company	To Min to	dress of above described property.		
Old Orchard Road at Lavergne Skokie, III. 60076	For information only insert street at	dress of above described property.		
			606	£4.5
	6624 North Damen A	venue, Chicago, IL	0.70	J-4-J

END OF RECORDED DOCUMENT