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	ls, a married m		
the County of <u>Cook</u> en and no/100			
		Quito	claims
d other good and valuable consideration in			unto LASALLE NATIONAL
ANK, a national banking association, of 135 ovisions of a trust agreement dated the			
			Cook and State of
fir is, to-wit:	sing described real estate in	ine county or	and State of
1/11/10/41/			
SEE LEGAL DESCRI		ІТ А АТТАСНЕ	D HERETO AND
MADE A PART HERE	EOF.		
O)r			
	7	7 '	YER VECLHATIC
Exempt under		agraph Se	ction 4.
fleal Estate T		10. 1. 1.	mark (
Date	Buy	eller on Repres	estati de
	9/	7 -	
The Grantor warrants that never been the home			
Вектерийн бинмен хүн нан на	HHHHH		
TO HAVE AND TO HOLD the said p trust agreement set forth.	remises with the appurtenan	ces, upon the trusts and	or uses and purposes herein and in sai
Full power and authority is bereby a thorough of the delicate parks, streets, highway often as desired, to contract to well, to gratte to entire the title, estate, powers and authorities we property, or any part thereof, to lease su commence in presents or in futuro, and us demise the term of 198 years, and to renew or modify leases and options to renew leaves and option lease and options to renew leaves and option of fixing the amount of present or future personal property, to grant easements or easement appurtenant to said premises or for such other considerations as it would be from the ways above specified, at any time	war allews and to skaate an in options to purchase, to see to a successor or eaccessors to the same of	widelysion or part they are to a trust and to grant to a convenience of trust and to grant to a convenience of the trust and to grant to a convenience of the trust and tot any period of the treerior one period or periods of time times and tot any period of the treerior exchange said property and property and any part of the treerior exchange said property and ig the same to deal with its property and the	to the discontinuous and the subdivide said property, gether at low whout consideration the successor in trust all acceptable or of the we endoumber, so impossession of the servicing, we case of any single precision of time and to mend, han to make leases and to lant options are partially as the servicing of the land to land to lant options, or any part thereof, for outer a way right, title or interest in of Jour every part thereof in all other way after same, whether similar to of different came, whether similar to of different cames and
In no case shall any parts dealine with be conveyed, contracted to be sold, leaved rent, or money borrowed or advanced on obliged to inquirie into the necessity or export of said trust agreement; and every deed, it estate shall be conclusive evidence in fainttument, of that at the time of the delt and effect, (b) that at the time of the delt and effect, (c) that such conveyance or contained in this Indenutie and in said trust that said (trustee was duly authorized an instrument, and (d) if the conveyance is in properly appointed and are fully vested upredecessor in trust.	or mortaged by said thus, and premises, or be obliged pediency of any act of said to that deed, mortage, lease or soor of every person relyin sery thereof the trust creat other instrument was the stagerement of in some ame d empowered to execute at mode to a successor of succe	te, be obliged to see to) to see that the terms of i rustee, or be obliged or properties of groups or claiming under grupon or claiming under the butter of claiming under unted in accordance with indment thereof and bind dideliver every such de- sors in trust, that such is	the application to any pulciusas with, or invideged to inquire into any of the ier etc by suid trustee in relation to said i er any such conveyance, lease or of by suid trust agreement was in full for the trusts, conditions and limitat ing upon all beneficiaries thereunder, ed, trust deed, lease, mortgage or of thousessor or successors in trust have be
The interest of each and every benefi- earnings, awails and proceeds arising from personal property, and no beneficiary her- only an interest in the earnings, avails and g	to the sale or other dispositi eunder shall have any title o proceeds thereof as aforesaid	on of said real estate, and interest, legal or equit	id such interest is hereby declared to able, in or to said real estate as such,
If the title to any of the above lands in the certificate of title or duplicate there similar import, in accordance with the state	ute in such cases made and p	rovided.	
And the said grantor hereby expres of the State of Illinois, providing for the ex-	isly waives, and releases any vemption of homesteads from	and all right or benefit u n sale on execution or of	nder and by virtue of any and all statt herwise.
			hand_ and seal
In Witness Whereof, the grantor_afo 20th day of			

JNOFFICIAL COPY

Notary Public in and for said County, in the State aforesaid, do hereby certify that Dennis R. Fields, a married man personally known to me to be the same person — whose nameis_ webscribed to the foregoing instrument, appeared before me this day in person and acknowledged thathis tree and wanter of the right of homestead. GIVEN under my hand and seal this	STATE OFILLINOI	S
Dennis R. Fields, a married man personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that is upnet, eached and delivered the said instrument as his tree and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and seal this 272	COUNTY OF COOK	SS. Nathaniel Sack
personally known to me to be the same person whose name		Notary Public in and for said County, in the State aforesaid, do hereby certify that
ESSSIZZ		Dennis R. Fields, a married man
ESSSIZZ		
ESSSIZZ	A	
ESSSIZZ	O.	personally known to me to be the same person whose name
ESSSIZZ	70	subscribed to the foregoing instrument, appeared before me this day in person and acknowledged
ESSSIZZ		that he signed, scaled and delivered the said instrument as
ESSSIZZ	-/X,	histree and voluntary act, for the uses and purposes therein set forth, including
ESSSIZZ		the release and waiver of the right of homestead.
ESSSIZZ	$O_{\mathcal{K}}$	
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ADDRESS OF PROPERTY

LaSalle National Bank

UNOFFICIAL COPY

ADDRESS OF PROPERTY

MARRANTY DEED

Deed in Truet

BOX 320

EXHIBIT A

PARCEL 1:

Unit No. * and Parking Space P- ** together with their respective undivided percentage interest in the common elements, in Renaissance Towers Condominiums, as delineated and defined in the Declaration recorded as Document No. 26190230, in the Northeast 1/4 of Section 14, Township 42 North, Range 10, East of the Third Principal Muridian, in Cook County, Illinois.

PARCEL 2

Non-Exclusive Perpetual Easement for the benefit of Parcel 1, as created by the Plat of Renaissance Subdivision recorded January 6, 1975 as Document No. 22955436, for ingress indegrees.

*		PARKING	
UNIT NO.	9/,	SPACE NO.	
	9/	<u> </u>	
100		P-100	
115	•	P-115	
222		P-222	
302		P- 302	
308		F-308	
316		P-316	
503		P-503) .
507		P-507	
611		P-611	<i>A</i>
613		P-613	1/2
620		P-620	
710		P-710	
718		P-718	()
805		P~805	
806		P-806	
1012		P-1012 P-1017	
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