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Ton and no/100.  d other good and valuable consideration in hand paid, Convey and Warrant unto LASALLE MATIONAL.  Note a pational bumbay association, of 175 South La Salle Striet, Chicago, Illiabid, its successor or successors as Truster under the subdivision of the successor o		85 1	27 186			
At Courty of Cook. In the State of ITTYROIS for one to consideration in hand paid, Convey and Warran unto LASALE NATIONAL TRANSPORT of the State of Last State	Whis Andenture L	Vitnesseth.	That the S	rantors Zwal	IMET and	
To name of the Country of State of Stat	ELVA LOPEZ. his wife			a -4		
de other good and valuable consideration in band paid, Convey and Warran unto LASALE MATIONAL MRC patients benefit accordance of 173 South Ly Sale Sinet, Chicago, Higher, its vuccious or successor as Trustee under the considerate of a root agreement dated the Last College, Higher, its vuccious or successor as Trustee under the considerate of a root agreement dated the Last College, Higher and College and Colleg	f the County of Cook	and the	State of11	Tinois	for and in consi	deration of
NNC 1 motional banking association. of 133 South 12 Sale Sirver, Chicago, Tampid. Its successor or successor as I retains under the orbital of a cross agreement dated to the following described read states in the Country of Cook	Ten and no/100	No.		No. of the state o	างเรียก (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั เกาะการที่ (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น ครั้ง (กับสิ่น	== Dollars.
which purposes a result of the superior of the company of the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the Coupty of Cook in the following described real estate in the following	nd other good and valuable consider	ation in hand paid, Con	iveya	nd Warrant	unto LASALLE	IATIONAL
109732 the following described rial state in the Coupty of COOK and State of the following described rial state in the Coupty of COOK and State of the Coupty of the Coupty of Cook and State of Canal and Dock Company of parts of Fractional Section 5 and Section 6, 10° n.htjp 37 North, Range 15 East of the Third Principal Meridian, in Cook Coupty, 111/1015.  COOK COUNTY ILLINOIS FILED FUR RECORD BUSS JUL 31 (PI 1: 29 85:127186  No. taxable transaction.  TO HAVE AND TO INDIO the said premises with the apparamene, upon the truits and for uses and purpose herein and in and at agreement set forth.  Full power and authority is hereby granted to said trustee to improve many a premise of any part thereof, to dedicate parts, streets, highways or alkeys and to vector any state of the coupt of the c	ANK, a national banking association	sport 135 South La Sal				
inote, 10-wit:    Column	toxisions of a tirist afterment dat					
Lot 33 in Block 24 in the Subdivision made by the Calumet and Chicago Canal and Dock Company of parts of Fractional Section 5 and Section 6, row.hip 37 North, Range. 15 East of the Third Principal Meridian, in Cook County, Illinois.  Responsible transaction.  PBS JUL 31 /A 1: 29 851.27186  No. taxable transaction.  TO HAVE AND TO HOLD the said premises with the appears—ance, upon the trusts and for uses and purposes herein and in said at agreement set forth.  Full power and suthorities were an advantage of the county	109732 - th	e following described	real estate in the Co	ounty of COO	Krasinenstari Valenten 1966	nd State of
Can hall and Dock Company of parts of Fractional Section 5 and Section 6, 100. https://dock.new.org.ne	Uinois, LO-wit:			Say other		
No. taxable transaction.  TO HAVE AND TO HOLD the said premises with the appurament, upon the trusts and for uses and purposes herein and in said at agreement set forth.  Full power and authority is hereby granted to said trustee to improv. many e. protect and subdivide said premises or any part trend, to deficie parks, street, highways or alleys and to vocate any abolity in on part thered, and to resubdivide said property as ten as desired, to contract to sell, to grant options are not as a street, and to resubdivide said property as the ast desired, to contract to sell, to grant options or successors in trust and to year to such successor as vuccessors in trust all or year to such successor or successors in trust and to year to such successor or successors in trust and to year to such successor or successors in trust and or year to such successor or successors in trust and or year to such successor or successors in trust and or year to such successor in trust all or year to such successor or successors in trust and to year to such successor in trust all or great to such successors or successors in trust and to year to such successor in trust all or such as the property, or any part thereof, from time to make the property of the property, or any part thereof, and to a successor in trust all or year to such successors in trust all or such as a such as the property, or any part thereof, and to a such as	Ca ial and Dock Compa	ny of parts of ange 15 East o	Fractional	Section 5 and	Section 6.	
No taxable transaction.  The property of the p					1100	7
The manner of Real Estate Index No. 26-06-210-013-0000  TO HAVE AND TO HOLD the said premises with the appurishment, upon the trisits and for uses and purposes herein and in said at agreement set forth.  Full power and authority is hereby granted to said trustee to improve many e, protect and subdivide said premises or any part error, to dedicate parks, street, highways or alleys and to verage any subdivish and part thereof, and to resubstitution of the said street, and to contract to self, to grant options to purchase any subdivish and part thereof, and to resubstitution of the said street, and to result to self, to grant options to purchase the said to the said to self-the said to part thereof, to clear said property, or any part thereof, for the said to such increasion or successors in trust all of a title, estate, powers and authorities verted in said trustee, to donate, to dedicate, to not tage, pedge or otherwise encumber; said miss the term of 198 years, and to rend we restrict leads of any part thereof, to lease said property, or any part thereof, from time to me, in postession or reversion, by leases to manched the terms and provisions thereof as any part of the five trustee of the said of	1. 1 E JUL 380	4) 1: 29	85127	186		
int, or money borrowed or advanced on said premies, of he budged to the other or the obliged to inquire into the necessity or expediency of any act of said trust series he obliged or privileged to inquire it for hy of the terms said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said truste in clation to and real state. "All he conclusive evidence in favor of, every perpor relying upon or claiming under any such conveyance, lease or other strument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in fall force of the conveyance or other instrument was executed in accordance with the trusts, conditions and limitations of effect, (b) that such conveyance or other instrument and deliver every such deed, trust deed, lease, notification at said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, notificate at said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, notificate is strument, and (d) if the conveyance is made to a successor of successors in trust, that such successor or successors in trust strument, and (d) if the conveyance is made to a successor of successors in trust, that such successor or successors in trust.  The interest of each and every beneficiarly hereunder and of all persons claiming under them or any of them shall be only in the mines, avails and proceeds arising from the sale or other disposition of said real extrate, and such interest is hareby declared to be reonal property, and no beneficiarly hereunder shall have any title or interest, legal or equitable, in or to caid real estate as such, budy an interest in 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 not to register or note the critificate of title or duplicate thereof, or memorial, the words "in trust or	TO HAVE AND TO HOLD the rust agreement set forth.  Full power and authority is henered, to dedicate parks, streets, his fern as desired, to contract to sell, to convey said premises or any part the title, estate, powers and authoriti roperty, or any part thereof, to lead to the commence in praesent or in future, emise the term of 198 years, and to remodify leases and the terms and grase and options to renew leases and fixing the amount of present or ersonal property, to grant easement appurtenant to said premise or such other considerations as it work the ways above specified, at any	said premises with the reby granted to said tr ghways or alleys and it to grant options to put ere of to a successor or ess estaid property, or and upon any terms at renew or extend leases revisions thereof at an toptions to purchase I future rentals, to part its or charges of any kes or any part thereof, all dbe lawful for any putting or times hereafter ag with said trustee in	ustee to improv. mo oracte any subdivivance, to sell on any successors in trust as et, to donate, to ded my part thereof, from the form of	any, e, protect and substance, protect, and substance, roto rigage, plan in the form of th	odivide said premises di to resubdivide said er with or without co cessor or successor si recessor or successor si recessor or teversion. Acceding in the case ods of time and to am ake leases and to gran o contract respecting for the thereof, for of the to interest in part, he not in all others. A premise of a final or the case of the grant shows of a final or the case of the	or any part of property as a p
if the title to any of the above lands is now or hereafter registered, the Registrat of Titles is hereby directed not to register or note the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon condition," or "with limitations," or words of nilar import, in accordance with the statute in such cases made and provided.  And the said grantor, hereby expressly waive, and release, any and all right or benefit under and by virtue of any and all statutes the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor, aforesaid has hereunto set.  Oill' hand S and seal S this 26 th and 19:85  EL L.	int, or money borrowed or advance, bliged to inquire into the necessity of said trust agreement; and every de tata: 121 be conclusive evidence instrument, (a) that at the time of the deffect, (b) that such conveyane ontained in this Indenture and in said said trustee was duly authorize instrument, and (d) if the conveyance toperly appointed and are fully veredecessor in trust.  The interest of each and every the said trustees of each and every the said trustees and every the said trustees.	a on said plemies, of, any aided, trust deed, mortaa in favor of every per e delivery thereof the recording to the recording to the recording to the said empowered to e is made to a successived with all the title, weneficiary hereunder a	to fishing to be the company of the	be obliged or privileges strument executed by a r claiming under any indenture and by said accordance with the ta- hereof and oinding upo every such deed, trus rust, that such success a' authorities, duties a aiming under them or	it to inquire it to "ly aid trustee in althor such conveyance, less such conveyance, less trust agreement was trusts, conditions and in all beneficiaries the it deed, leave, mortgor or successors in trund obligations of its, any of them shall be interest is bareby de	of the terms of the to aid read of the to aid read of the to aid read of the to aid to
the certificate of title of duplicate the remotilat, in words in the statute in such cases made and provided.  And the said grantor_hereby expressly waive_and release_any and all right or benefit under and by virtue of any and all statutes the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor_aforesaid ha_hereunto setOUT	arnings, avails and proceeds arising, ersonal property, and no beneficiary nly an interest in the carnings, avails	from the sale or other hereunder shall have and proceeds thereof a	any title or interest, a aforesaid.	legal of equitable, in	or to said real estate	as such, bum Li O
In Witness Whereof, the grantor, aforesaid has hereunto set:  Old hand S and seal S this day of JOCY hand sea 19285	i the certificate of title of duplicate milar import, in accordance with the	statute in such cases m	and and provided.	ht or benefit under and	t by virtue of any and	
EALL OF THE CORE OF THE CALL O	the State of Illinois, providing for the	be exembition of princip	ileans mon are on c	xecution or otherwise.		
ELECTOR GEAL	In Witness Whereof, the grantor.		95	Carrier Carrier	7/20 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	ne (a)
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	Juan Lopez	' 0	El	va Lopez		<b>.</b>

Section 4, of the Real Estate Transfer Tax Act. ्र • श्री∎ • श्रीच

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STATE OF ILLINOIS	•				
COUNTY OF COOK	SS	COBERT S. BRODY	· · · · · · · · · · · · · · · · · · ·		
	Notary Public in and for said County, in the State aforesaid, do hereby certify that				
	Juan Lopez and Elva Lopez, his wife				
	<del></del>	·			
		<del></del>			
	personally known to me to b	e the same person S who	e name5 are		
	subscribed to the foregoing ins	trument, appeared before me this d	ay in person and acknowledged		
	that they	signed, scaled and deliver	ed the said instrument as		
	their free and	voluntary act, for the uses and purpo	oses therein set forth, including		
	the release and waiver of the rigi	£			
	GIVEN under my hand a		seal this		
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39 | 33 | 94

BOX 350 CA

Deed in Trust

ADDRESS OF PROPERTY

≺.....8835A.Commercial.Avenue.....

.....Chicago,...[114nois..

taSalle National Bank TRUSTEE Mail to: Brody 33 m. Deardyn (hyo, He. 8001 AP