the County of	Cook	and the State of		for and in consideration
ten and n	<u>u/.100</u>			Dolla
d other good and value	able consideration in h	and paid, Convey	and Warrant	unto LASALLE NATIONA
ANK, a national bankir	ig association, of 135	South La Salle Street	, Chicago, Illinois, its succes	sor or successors as Trustee under t
			-	19.86. known as Trust Numb
inois, to-wit				
HIGHLANDS, OF THE SOU RANGE A, F THEREFROAL THEREFROAL	A SUBDIVIS JTH EAST 1/4 JAST OF THE THE WEST 50 THE EAST 1	SION OF THE OF SECTION THIRD PRINC OD 1/2 FEET /8 THEREOF	FIRST ADDITION NORTH 3/4 OF TO THE STATE ALSO ALSO EXCEPT THE OR EXTENDING	THE WEST 1/2 38 NORTH, (EXCEPT EXCEPT EREFROM ALL
- OF RECORD; - AND HIGHWA - SUBSEQUENT	PRIVATE, P YS, IF ANY;	UBLIC AND U - GENERAL TA UDING TAXES	OLTIONS AND RES PTILITY EASEMEN EXES FOR THE YE WHICH MAY ACC S.	TS AND ROADS AR 1986 AND RUE BY REASON C
A STATE OF THE STA	3 11 11 10	907	urist Living to the state of th	11
			rill, Chicago,	forman in the
nanent Real Estate Ind			40	+ ¹ !
TO HAVE AND TO taggeoment set forth.	HOLD the said premi	ses with the appurten	ances, up on the trusts and fo	uses and purposes herein and in said
real, to dedicate parks, in as desired, to contra- naise said premises or title, estate, powers an oritise, estate, powers an oritise in the immender in praesents or the term of 198 ye, nodify leases and the is and options to renew ising the amount of ponal property, to grain ment appurenant to such other consideratios the ways above specifications.	striets, highways or, ct to self, to grant op any part thereof to a sid distinctive vested in reof, to lease said proin future, and upon a ass, and to renew or exerm and provisions to resent or future rent it easements or charging provinces and premises or charging premises or any pins as it would be lawfored, at any time or time.	alleys and to vacate a tions to purchase, to successor or successors is said trustee, to don, perty, or any part the ny terms and for any tend leases upon any tereof at any time or o purchase the whole alls, to partition or to exist any kind, to re- ter of any kind, to re- ult thereof, and to de- il tor any person own es hermatter.	ny subdivision of pair thereo- iell on any ferm, to conserv, in trust and to great o such ate, to dedicate, to in creage ereof, from time to line, in period or periods of vany, a terms and for any period of times hereafter, to contract or any part of the reversion a of exchange said property, of lease, convey it assign any all with said property and eve ing the same to deal with the	subdivide said premises or any part, and to resubdivide said property a either with or without consideration successor or successors in trist all o, pledge or otherwise encumber, said possession or reversion, by leases to texceeding in the case of any single witofs of time and to amend, change of make leases and logians options to id o contract respecting the manner (any part thereof, for other read ought, 10%, or interest in or about o try part ther of mall other ways ames after the contract result of the result of the same, where of mall other ways are same, where or mall other ways are same, where or mall other ways are
onveyed, contracted to join money horrowed a jed to inquire into the hid trust agreement, an exhall be conclusive ument, (a) that at the tetrect, (b) that such ained in this Indenture said trustee was duly ument, and (d) if the certy appointed and are every appointed and are every appointed and are every appointed.	o be sold, leaved or more advanced on said princeessity or expedient devices the evidence on tassor of time of the delivery if conveyance or other and in said trust agree authorized and emploisely and expedience as made to rully vested with all	ortgaged by said trust iemises, or be obliged sy of any act of said toed, mortgage, lease of every person relying ierest the trust create instrument was executed to execute any a successor of succettle title, estate, right	ee, be obliged to see to the to see that the terms of this rustee, or be obliged or privil rother instrument executed? If the instrument executed? If the this indenture and by sated in accordance with the indiment thereof and binding in deliver every such deed, story in trust, that such success, powers, authorities, dutie	aid premises or any part thereof shall application of any purchase money trust have been compared with, or beinged to inquire into any of the terming said trustee in relation to said reading to the conseyance, lease or other laid trust agreement was in full force provided in the configuration and limitations of intuitions and intuitions of the first deed, lease, mortgage or other inside of successors in trust have been and obligations of its, his or their
ngs, avails and proceed	its arising from the sa	de or other dispositions shall have any title o	on of said real estate, and su	or any of them shall be only in the ch interest is hereby declared to be in or to said real estate as such, but
an interest in the earni	ngs, avails and proceed	2 Cleteot 17 Trolevild		
e certificate of little or at import, in accordance	he above lands is now duplicate thereof, or n e with the starute in it	or hereafter registered nemorial, the words ": sch cases made and pr	in trust" or "upon condition, ovided	reby directed not to register or note " or "with limitations," or words of and by virtue of any and all statutes

SPALL HOSEA IVY

15. 10 x 1

MAUREEN LYY STREET ISEAL)

O ADDRESS OF PROPERTY

LaSalle National Bank E1:21 Het

Deed in Trust WARRANTY DEED



Bar 333 PB

86549960

Chicago 1711 60000

	4		
09667598	19 PH 12: 13	NUN 9881	
	CHECAR PERTUROR		
863,53			750
Notary Public.		,	150
98 et a.A	лафшэл он	JO ARP 11771	- 0
tid) lest	A 16	CIVEN under my hand	
delivered the said instrument as	og kojnujetk sejt Lot (pr. nsek suc	The Tree and waiver of the in	
this day in person and acknowledged	be the same person <u>B</u>	i gniogenot ent to tegoing i	
is wife,	'G WAUREEN IVY, F	HOSEA IVY an	- -
aforesaid, do hereby certify that			
	2 JH 2004	SS	STATE OF LLILIDALS COUNTY OF COOK