	٠.) Psy 5952		
	This Initional formerly k	benture	W itnessel Ompeia y.d	h, That the angulan, s	Grantors and EMIL	POMPEIA Y.	TRINIDAD, her husb	- and
_	of the County of	Cook	and	the State of	Illinois	for and in	n consideration o	f .
17	Ten (\$10	.00)			<u></u>		Dollari	cook c. no. ote
می	and other good and	s valuable conside	eration in hand paid	, Convey	and Warrant _	unto LASA	LLE NATIONAL	0 3 9 9
ع	BANK, a national t	banking association	on, of 135 South L	a Salle Street, Chicag	go, Illinois, its su	iccessor or successors as	Trustee under th	W. W. W.
	provisions of a tru	ust agreement d	ated the1st	day of Sep	tember	198.7 known	as Trust Numbe	
1-30	112535 Illinois, to-wit:	, (the following descri	bed real estate in th	e County of	Cook	0.02	STAT
<u></u>						·		" MAIN
616493	in Block a Subdivi being a s 1/4 of Se	1 in Metro ision of Lo subaivision ecutor 28,	opolitan's La ots 1 to 6 o n of that pa	aramie Niles f Huxhold's A rt of the Sou North, Range	Center Roaddition to 14 to 14 to 15	t 20 feet of Lo ad Gardens, bei o Niles Center, /4 of the North of the Third Pr 87515952	ing . West	F ILLINOIS H
→ *1!				coctate to trictions		1986 and subs d	sequent y	ears
CB	3 mail 9	ie;			UILLA	E of SKOKIE	. ILLINO	IS
ACTION	usi (c	Bary C	eldman _			ic Developm		
5 2 K	Esphi)	# 13	account	4	Amount	: Code Chapti : \$ 220.00 II: Skokie C		
County 13 ANS A			eldman Invalle 14 Clf 60602 Imel, Skokie		Amount	\$ 220.00	Office	SEP/87
200k	Permanent Real Esta	ate Index No. $\frac{10}{100}$	-28-121-02	8-0000	Amount Tax PA	: \$ 220.00 	Office 21/5	
20 m 1	Permanent Real Esta	ate Index No. 10	-28-121-02	8-0000	Amount Tax PA	\$ 220.00	Office 21/5	
Cook	Fermanent Real Esta TO HAVE AN trust agreement set for the reof, to dedicate to to convey said premothe title, estate, pow property, or any pacemence in praese demise the term of or modify leases and options to of fixing the amour personal property, teasement appurtenator such other consist from the ways above	D TO HOLD the forth. d authority is he parks, streets, he contract to sell, isses or any part twers and authority thereof, to leintly or in future, 198 years, and to the terms and or renew leases and in of present or to grant easement to said premis derations as it we specified, at any	e said premises with ereby granted to sai ighways or alleys ar to grant options to hereof to a successo ties vested in said trase said property. Cand upon any term renew or extend lesprovisions thereof a doptions to purchad future rentals, to just or charges of an ess or any part there is or any part there so it is to reme or time or times herea	the appurtenances, the appurtenances, the appurtenances, to successors in true ustee, to donate, to or any part thereof, it is and for any period it any time or times have the whole or any partition or to exchange kind, to release, to f, and to deal with y person owning the officer.	Amount Tax Ph Tax Ph	and subdivide said prehereof, and to resubdivide vey, either with or with successor or successor and proposes to a propose to the successor or successor or successor or successor or successor or successor or tever to a propose so the successor or tever to an end exceeding in the day regiods of time and ractic make leaves and the sion and to contract respect, or any part thereof any right, title on them and every part need in a the the same, whether similar the same of the same	herein and in said mises or any parties said property and tonsideration spors in trust all o isseen cumber, said to amend, change o grant options to ecting the manne, for other real o est in or about o all other ways and lar to or differen	87515952
Cook	To HAVE AN If I'm I was a series of the life, estate, power and prometry, or modify leases and lease and options to of fixing the amount personal property, the easement appurtenant for such other consist from the ways above. In no case shall be conveyed, contrainent, or money borrestate shall be converted to inquire in of said trust agreement and effect, (b) that and effect, (b) that contained in this line that said trustee was assets.	D TO HOLD the forth. d authority is he parks, streets, he contract to sell, ises or any part twers and authority thereof, to least or in future, 198 years, and to d the terms and prenew leases and to for the following of the terms and the terms and the senew leases and to grant easement to said premis derations as it we specified, at any lamp party dealicted to be sold, owed or advance to the necessity ent; and every declusive evidence at the time of the such conveyand denture and in sais duly authorize if the nonecessity if the nonecessity is the nonecessity if the nonecessity is not	e said premises with ereby granted to sai ighways or alleys ar to grant options to hereof to a successo ties vested in said transe said property, of and upon any term renew or extend lerprovisions thereof ad options to purchas future rentals, to just or charges of an ies or any part there or time or times hereal eased or mortgaged of said premises, or expediency of an eed, trust deed, more in favor of every the delivery thereof to ce or other instruction and empowered the said on said premises, and trust agreement of trust agreement of trust agreement of and empowered to a said trust agreement of the said trust	the appurtenances; the appurtenances; to sell on a ror successors in trus ustee, to donate, to or any part thereof, is and for any periods as upon any terms at any time or times have the whole or any partition or to exchange the whole or any partition or to exchange the whole or any partition or to exchange the whole or any period in relation to said p it by said trustee, be or he obliged to see y acroff of the said trustee, to or he obliged to see y acroff of the said trustee, the person relying upon the trust created by in the trust created by in the said print was executed in the said print of the said prints o	Amount Tax Ph Tax Ph	and for uses and purposes than a subdivide said prehereof, and to resubdivide said prehereof, and to resubdivide successor or successor	herein and in said mises or any parties and property and tonsideration spors in trust all o isseen cumber, said to amend, change or grant options to eating the manne, for other real o est in or about o all other ways and lar to or differen part thereof shall p trobase money mplied with, or beauty of the terms of the	87515952
Cook	Fermanent Real Esta TO HAVE AN Trust agreement set for the as desired, to dedicate often as desired, to to convey said prements the title, estate, power of fixing the amount personal property, the easement appurtenant for such other consisterement, and the the title that said trust agreement and effect, (b) that contained in this local trust and the title that said trustee was instrument, and (d) properly appointed predecessor in trust. The interest of	ate Index No. 10 D TO HOLD the forth. d authority is he parks, streets, he contract to self, ises or any part twers and authority thereof, to least or in futuro, 198 years, and to determs and or renew leases and to fenew leases and to grant easement to said premis derations as it we specified, at any lamp party dealicted to be sold, owed or advance to the necessity ent; and every declusive evidence at the time of the such conveyand denture and in sais duly authorize if the conveyand and are fully veech and every leach a	e said premises with ereby granted to sai ighways or alleys ar to grant options to hereof to a successo lies vested in said transe said property, of and upon any term renew or extend lerprovisions thereof ad options to purchas or any part there of the provisions thereof and options to purchas or any part there of time or times hereaf in the provisions thereof and the said trustee leased or mortgaged in favor of every the delivery thereof to or other instruction of the said trust agreement of the said of the trust agreement of the said of the said or of th	the appurtenances; the appurtenances; the appurtenances; to sell on a for successors in trust ustee, to donate, to so any part thereof, is and for any period sizes upon any terms at any time or times have the whole or any partition or to exchaig kind, to release, dof, and to deal with y person owning the fiter. In relation to said p if the said trustee, be or be obliged to see y act of said trustee, be or be obliged to see y act of said trustee, the fiter. In relation to said p if the said p is the said trustee, be or be obliged to see y act of said trustee, the fiter. In relation to said p if the said p is said trustee, be or be obliged to see y act of said trustee, trigage, lease or other person relying upon the trust created by in the said of all persons there disposition of six created disposition of six created in the relation of the persons there disposition of interest and of all persons there any title or interest and the persons there is the said trustee in the said trustee.	Amount Tax Ph Tax Ph Tax Ph Tax Ph Tax Tax Tax Ph Tax Tax Tax Ph Tax Tax Tax Tax Tax Ph Tax	and subdivide said prehereof, and to resubdivide very, either with or with successor or successor and purposes that successor or tever that successor or successors. The provided of time and successors or successors or successors.	herein and in said mises or any parties and property arout consideration stores in trust all of its encumber, said to amend, change to amend, change to amend, change to grant options to est in or about o all other ways and lar to or different prichase money may after the encumber of th	87515952
Cook	Fermanent Real Esta ITO HAVE AN ITUSI agreement set if often as desired, to to convey said prem the lifle, estate, pow property, or any pa commence in praese demise the term of or modify leases and lease and options to of fixing the amount personal property, it easement appurtenan for such other consist from the ways above In no case shall be conveyed, contra- rent, or money born- obliged to inquire in of said trust agreeme estate shall be con- contained in this land contained in this land that said truste wa instrument, and (d) properly appointed predecessor in trust. The interest of earnings, avails and personal property, at only an interest in the in the certificate of t similar import, in acc	ate Index No. 10 D TO HOLD the forth. d authority is he parks, streets, he contract to sell, ises or any part twers and authority thereof, to lent or in future, 198 years, and to do the terms and renew leases and to grant easement to said premis derations as it were specified, at any language of the time of the time of the such conveyandenture and in sais duly authorize if the conveyand are fully veech and every proceeds arising and no beneficiar; earnings, avails ny of the above title or duplicate cordance with the	e said premises with a said premises with said property, of and upon any term renew or extend let said property, of and upon any term renew or extend let said property, of and upon any term renew or extend let said property, of and upon any term renew or extend let said property, of and upon any term renew or extend let said options to purchase future rentals, to just or charges of any part there out of the said property of any part there will be lawful for an etime or times hereal leased or mortgaged on said premises, or expediency of an eed, trust deed, moin favor of every the delivery thereof the cor other instrumid trust agreement of and empowered the is made to a successed with all the tit beneficiary hereunder shall had and proceeds thereof, or memorial statute in such case	the appurtenances, the appurtenances, to sell on a ror successors in trusuate, to sell on a ror successors in trusuate, to donate, to said part thereof, it is and for any periors and for any periors are the whole or any partition or to exchange the whole or any partition or to exchange the whole or any perior, and to deal with y person owning the fiter. In relation to said p it by said trustee, be or be obliged to see or be trust created by ment was executed in the trust created by the trust created by the trust created by the trust created by the or some amendment to execute and deline essor of successors in the object of successors in the object of successors and of all persons other disposition of successors and of all persons of as aforesaid.	Amount Tax Ph Tax Ph	it and subdivide said prehereof, and to resubdivide very, either with or with such successor or successor and prehereof, and to resubdivide very, either with or with such successor or successor and to contract respect to make leases and the sion and to contract respect, or in, part thereof any right, title or internal every part nere of initiation of any or the application of this trust have been conformed by said trustee in the rivist have been conformed by said trustee in the successor or successors duties and obligations of them or any of them shind such interest is herely directed not the dittion," or "with limitation or "with limitation or successors or successors is hereby directed not the dittion," or "with limitation or "with limitation or the successor or successors is hereby directed not the dittion," or "with limitation or "with limita	herein and in said mises or any parties and property at out consideration sports in trust all of isseen cumber, said to amend, change of grant options to ecting the manne, for other real oest in or about of all other ways and light to or different part thereof shall prichase money mained with or beductives and limitation to said react, lease or other in trust have been of its, his or their said only in the by declared to be estate as such, but to register or note ons," or words of	87515952
Cook	Fermanent Real Esta ITO HAVE AN ITUSI agreement set if often as desired, to to convey said prem the lifle, estate, pow property, or any pa commence in praese demise the term of or modify leases and lease and options to of fixing the amount personal property, it easement appurtenan for such other consist from the ways above In no case shall be conveyed, contra- rent, or money born- obliged to inquire in of said trust agreeme estate shall be con- contained in this land contained in this land that said truste wa instrument, and (d) properly appointed predecessor in trust. The interest of earnings, avails and personal property, at only an interest in the in the certificate of t similar import, in acc	ate Index No. 10 D TO HOLD the forth. d authority is he parks, streets, he contract to sell, ises or any part thereof, to lently of the terms and to present or logrant easement to said premis de specified, and the terms and to grant easement to said premis de specified any party dealicted to be sold, owed or advance to the necessity ent; and every declusive evidence at the time of the such conveyand denture and in sais duly authorize if the conveyand are fully veech and every proceeds arising and no beneficiar; e earnings, avails ny of the above title or duplicate ordance with the appears hereby as	e said premises with a said premises with a said premises with to grant options to hereof to a successo ties vested in said treated and upon any term renew or extend let and upon to purchase said property, cand upon so the provisions thereof a doptions to purchase of any part thereof a doptions to purchase of any part thereof and the said trustee leased or mortgaged on said premises, or expediency of an in favor of every the delivery thereof the dand empowered is made to a successed with all the tit beneficiary hereunder shall he and proceeds thereof, or memorial statute in such case and entereof, or memorial statute in such case and entered waive and case and entered waive and expenses or exp	the appurtenances, it the appurtenances, it the appurtenances, it the appurtenances, it to vacate any subsete, to sell on a ror successors in true ustee, to donate, to so any part thereof, it is and for any pertonases upon any terms at any time or times a tany time or times at the whole or any partition or to exchange the whole or any partition or to exchange the whole or any person owning the fitter. In relation to said put the person owning the or person owning the register of said trustee, be or he obliged to see the person relying upon the trust created by ment was executed in moment was executed in a some amendment on execute and deline essor of successors in le, estate, rights, power and of all persons their disposition of successed. after registered, the fights made and provided release—any and all	Amount Tax Pf Tax Pf	and subdivide said prehereof, and to resubdivide said prehereof, and to resubdivide such successor or successors, etc. and subdivide such successor or successors, etc. and subdivide such successor or successors, in possession or reverse, etc. exceeding in the dor retiods of time and ract to make leaves and the sion and to contract respect, or any part thereof any right, title entire interest and premises of any right, title entire interest in the same, whether similar the same, whether similar the same, whether similar the trust have been our privileged to inquire intered by said trust agreement in the trusts, conditionally said trust agreement in the trusts, conditionally said trust deed, lease, in a successor or successors duties and obligations of them or any of them shind such interest is herely directed not in the same with the trust is herely directed not sis hereby directed not sis hereby directed not flittion," or "with limitation," or "with limitation, "with limitation	herein and in said mises or any parties and property at out consideration sports in trust all of isseen cumber, said to amend, change of grant options to ecting the manne, for other real oest in or about of all other ways and light to or different part thereof shall prichase money mained with or beductives and limitation to said react, lease or other in trust have been of its, his or their said only in the by declared to be estate as such, but to register or note ons," or words of	87515952
Cook	Fermanent Real Esta ITO HAVE AN ITUST agreement set if often as desired, to to convey said prem the tiple, estate, pow property, or any pa commence in praese demise the term of or modify leases and lease and options to of fixing the amoun personal property, the easement appurtenal for such other consist from the ways above In no case shall be conveyed, contra- rent, or money borr- obliged to inquire in of said trust agreeme estate shall be con- instrument, (a) that and effect, (b) that contained in this Inc that said trustee wa instrument, and (d) properly appointed predecessor in trust. The interest of earnings, avails and personal property, an only an interest in th If the title to as in the certificate of the similar import, in acc And the said gr of the State of Illinoi	ate Index No. 10 D TO HOLD the forth. d authority is he parks, streets, he contract to self, ises or any part twers and authority thereof, to least or in futuro, 198 years, and to d the terms and or renew leases and to grant easement to said premis derations as it we expecified, at any li any party dealicted to be sold, owed or advance to the tweet of the tweet of the tweet of the such conveyand enture and m sais duly authorize if the conveyand are fully we each and every the conveyand are fully we each and every the conveyand are fully we the conveyand are fully we to the above title or duplicate or duplicate or duplicate or duplicate or duplicate or duplicate and m sais and m hereby entitle or duplicate or d	e said premises with a said premises with a said premises with to grant options to hereof to a successo ties vested in said treated and upon any term renew or extend let and upon to purchase said property, cand upon so the provisions thereof a doptions to purchase of any part thereof a doptions to purchase of any part thereof and the said trustee leased or mortgaged on said premises, or expediency of an in favor of every the delivery thereof the dand empowered is made to a successed with all the tit beneficiary hereunder shall he and proceeds thereof, or memorial statute in such case and entereof, or memorial statute in such case and entered waive and case and entered waive and expenses or exp	the appurtenances, it the appurtenances, it to vacate any sub-purchase, to sell on a ror successors in trust ustee, to donate, to from any part thereof, it is and for any perior as the whole or any partition or to exchangly kind, to release, dead, and to deal with y person owning the fiter. In relation to said p it by said trustee, be or be obliged to see or be obliged to see or be of said trustee, the or be of said trustee, the person relying upon the trust created by ment was executed in a sin some amendment to execute and delives or of successors in lee, estate, rights, power and of all persons of as aforesaid. after registered, the fill, the words "in trust is made and provided release—any and all mesteads from sale or	Amount Tax Ph Tax Ph	and subdivide said prehereof, and to resubdivide said prehereof, and to resubdivide such successor or successors, etc. and subdivide such successor or successors, etc. and subdivide such successor or successors, in possession or reverse, etc. exceeding in the dor retiods of time and ract to make leaves and the sion and to contract respect, or any part thereof any right, title entire interest and premises of any right, title entire interest in the same, whether similar the same, whether similar the same, whether similar the trust have been our privileged to inquire intered by said trust agreement in the trusts, conditionally said trust agreement in the trusts, conditionally said trust deed, lease, in a successor or successors duties and obligations of them or any of them shind such interest is herely directed not in the same with the trust is herely directed not sis hereby directed not sis hereby directed not flittion," or "with limitation," or "with limitation, "with limitation	herein and in said mises or any parties said property and tonsideration store in trust all of its encumber, said property of to amend, change of grant options to ecting the manne, for other real oest in or about of all other ways and ill other ways and ill other ways and ill other ways and improved with, or bear in the said of the termination to said read in the said in the s	87515952

(SEAL) - mil A. Jami dex

Prosperior H. Clanidal (SEAL)

C To LLLa Salle National Bank TRUSTEE O 25651528

Deed in Trust WARRANTY DEED

ADDRESS OF PROPERTY

	ω	
87515952		*
COOK COUNTY, ILLINOIS FILED FOR RECORD 1887 SEP 22 PN 12: 01	Collny,	•
	The Jo sep and	
Notary Public.		
	Booled Maria Maria	
78 €f .d.A		
seal this	GIVEN under my hand	
.	the release and waiver of the right of homestead.	
	Their T free and voluntary act, for the uses and purpo	
	that <u>they</u> signed, sealed and delivere	
	subscribed to the foregoing instrument, appeared before me this da	
S names are	personally known to me to be the same person S whose	
		

and EMIL G.TRINIDAD, her husband DANGILLAN POMPETA Y TRINIDAD, formerly known as POMPETA for said County, in the State aforesaid, do hereby certify that Notary Public in and

> . L SAMOHT MCELLIGOTT

COOK COUNTY OF

ILLINOIS STATE OF