,	
8731	
•	ン・フ・

This Indenture Wi		e Grantor TRUSTEES	
OF TOWNSHIP 42 NORTH		•	
of the County of COOK		ILLINOIS for	and in consideration of
TEN and NO/100 (\$10.	001		Dollars,
and other good and valuable consideration	in hand paid, ConveyS	Quit_ and Wasas Claims unto	LASALLE NATIONAL
BANK, a national banking association, of		-	
provisions of a trust agreement dated t	he <u>lst</u> day of S	September 1987 k	nown as Trust Number
	lowing described real estate in	the County ofCOOK	and State of
That part of the We of the North East of the North Half of the East Quarter taken except the East 201. 900 feet) all in Se of the Third Prince consisting of 9.71 Actions	Quarter and the le North Half of as a tract (e 0 feet of the ection 15, Town cipal Meridian	at part of the We f the North Half or xcept the West 71 West 911.0 feet of ship 42 North Rang in Cook County.	st Half of f the South D feet and the South e 11, East
tax on assessment; subsequent years.	violate or enceasements and redoes not vio does not vio does, (e) general to	roach upon same; () roads and highways late or encroach (d) any unconfirmaxes for the year	o) pfivate, , if any, upon same; ed special 1985 and
west Elmhurst P	rael, Scuth	d Drake Terro	1300
Permanent Real Estate Index No. 03-15	5-200-016		
TO HAVE AND TO HOLD the said pi trust agreement set forth.		s upon the trusts and for uses and purp	poses herein and in said
Full power and authority is hereby githereof, to dedicate parks, streets, highways often as desired, to contract to sell, to gran to convey said premises or any part thereof it the title, estate, powers and authorities vest property, or any part thereof, to lease said commence in praesenti or in futuro, and up demise the term of 198 years, and to renew or modify leases and the terms and provisio lease and options to renew leases and option for easement or future personal property, to grant easements or cleasement appurtenant to said premises or an for such other considerations as it would be from the ways above specified, at any time or	is or alleys and to vacate any sit to pitions to purchase, to sell to o a successor or successors in tied in said trustee, to donate, to property, or any part thereof on any terms and for any perior extend leases upon any terms is to purchase the whole or an rentals, to partition or to excharges of any kind, to release up part thereof, and to deal will awful for any person owning the	undivisitor of part thereof, and to result n any t ims, to convey, either with or rust and to grait to such successor or so dedicate, o mortgage, pledge or of, from time to time, in possession or od or periods of time not exceeding its and for any period or periods of time thereafter, to contract to make leases by part of the reversion and to contract change said property, or any part the, convey or assign any light, title or this aid property and every part to ereo	without consideration, uccessors in trust all of herwise engimber, said reversion, by leases to not the case of any single and to amend, change and to amend, change find to grant options to respecting the manner eneof, for other real or interest in or about or if in all other ways and
In no case shall any party dealing with be conveyed, contracted to be sold, leased or rent, or money borrowed or advanced on said obliged to inquire into the necessity or experior said trust agreement; and every deed, trus estate shall be conclusive evidence in favor instrument, (a) that at the time of the deliver and effect, (b) that such conveyance or ocontained in this Indenture and in said trust it that said trustee was duly authorized and e instrument, and (d) if the conveyance is mad properly appointed and are fully vested with predecessor in trust.	r mortgaged by said trustee, bid premises, or be obliged to se diency of any act of said trustee, it deed, mortgage, lease or other of every person relying up thereof the trust created by their instrument was executed agreement or in some amendme mpowered to execute and delie to a successor of successors	e obliged to see to the application of et that the terms of this trust have bee e, or be obliged or privileged to inquire er instrument executed by said trustee on or claiming under any such conve- t this Indenture and by said trust agree in accordance with the trusts, cond ent thereof and binding upon all benefi- tiver every such deed, trust deed, lea in trust, that such successor or succes	an purchase money, no complied with, or be entry by of the terms in relation to said real eyance, lease or other ement was in full force littons and limitations iciaries thereunder, (c) isse, mortgage or other aors in trust have been
The interest of each and every beneficial earnings, avails and proceeds arising from the personal property, and no beneficiary hereun only an interest in the earnings, avails and proceeds.	e sale or other disposition of der shall have any title or inte	said real estate, and such interest is i	hereby declared to be
If the title to any of the above lands is a in the certificate of title or duplicate thereof, similar import, in accordance with the statute	or memorial, the words "in tru	st" or "upon condition," or "with lim	not to register or note itations," or words of
And the said grantor—hereby expressly a of the State of Illinois, providing for the exemptor			of any and all statutes
In Witness Whereof, the grantor_ aforesai		itshand_	and seal this
1st day of Septem	ber, 19_87	Trustees of Schoo	ls of Townshi-
(SEAL) Fred J his	yer)	Third Principal M Cook County Tiling	l East of the eridian.
secretary	<i>'</i>	President	

M 9

<u>რ</u>

2 rail

OP ADDRESS OF PROPERTY CA L CA L TO TO TO TRUSTEE

Deed in Trust

8027 AP

417787577116

	91122528	OCI SE 6N 5:23	J 1861	\cap
		COUNTY, ILLINUIS ED FOR RECORD		
706			10 may - 10	
Stage .	Coop			
n. 		OUNTY O		
THIS OF ILLINOIS \$	noissimoned with	J. C.	Ś	
A.D. 19 State A.	Catolina Para	CIVEN under my hand	Office	Ò
ted the said instrument as	trument, appeared before me this delive signed, soaled and delive voluntary act, for the uses and purp	1eus		
	o the same person ——— who			
	send County, in the State afort	SS. I	F GOOK	

- Said Act is not applicable as the grantors own no adjoining property to the premises described in said deed; -OR
 - the conveyance falls in one of the following exemptions as shown by mended Act which became effective July 17, 1959.
- The division or subdivision of land into parcels or tracts of 5 acres or more in size which does not involve any new streets or easements of access.
- The divisions of lct. or blocks of less than 1 acre in any recorded subdivision which does not involve any new streets or easements of access.
- The sale or exchange of parcels of land between owners of adjoining and contiguous land
- The conveyance of parcels of land or interests therein for use as right of way for railroads or other public itility facilities, which does not involve any new streets or easements of access.
- The conveyance of land owned by a railrand or other public utility which does not involve any new streets or easements of access.
- The conveyances of land for highway or other pulic purposes or grants or Conveyances relating to the dedication of land for public use or instruments relating to the varation of land impressed with a public use.
- Conveyances made to correct descriptions in prior conveyances.
- The sale or exchange of parcels or tracts of land existing on the date of the amendatory Act into no more than 2 parts and not involving any new streets or easements of access.

CIRCLE NUMBER ABOVE WHICH IS APPLICABLE TO ATTACHED DEED.

Affiant further states that _he makes this affidavit for the purpose of inducing the Recorder of Deeds of Cook County, Illinois, to accept the attached deed for recording.

SUBSCRIBED and SWORN to before me this 2 2 dd day of Otoler .1987.

Lorede P Mkingie

UNOFFICIAL COPY

Property of Cook County Clerk's Office