THE GRANTOR S FRED I HANN AND DAHLIA	
his wi	
of the County of Cook and State of Illinois	88488490
for and in consideration of Ten and No/100 (\$10.00)  Dollars, and other good and valuable considerations in hand pa  Convey and (WARRANT / QAXERX CHARLES	id.
unto FIRST ILLINOIS BANK OF LAGRANGE, IT SUCCESSOR OR SUCCESSORS, as Trustee under the provision of a trust agreement dated the 18th day of October	TS ons
19_88, and known as Trust Number 9225 (hereinaft referred to as the "trustee,") the following described real estate the County of Cook and the State of Illinois, to w	in
Lot 22 in Block 4 in H. O. Stone and Company a Subdivision of Section 6, Township 39 North	's Ber Elm Addition, h, Range 12, East of
the Third Principal Meridian in Cook County,  [2] - 21 - 30 - 4 5 0 7  HEREINAFTER CALLED "THE REAL ESTATE".	\$ - 100 Bidebias D - 100 Bidebias Bideb
Common Address: DO FILLOR SCHEEL DE	Figure 4 11 00.100
Real Estate Tax I. D. Fain ber(s): 15-07-105-015 TO HAVE AND C. C. HOLD the real estate with the appurtenances upon	the trusts and for the uses and purposes herein and in the trust
agreement set forth.  Full power and author' are hereby granted to the trustee to subdivide and streets, highways or alleys; to here any subdivision or part thereof; to contract to either with or without consideration, are convey the real estate or any part thereof to or successors in trust all of the title, after, powers and authorities vested in the trust real estate or any part thereof; it, let se the real estate, or any part thereof, from in praesenti or in futuro, and upon not cerms and for any period or periods of tim years, and to renew or extend leases upon any crims and for any period or periods of tim years, and to renew or extend leases upon any crims and for any period or periods of tropy consists thereof at any time or times here after the contract respecting the mittion or to exchange the real estate, or any part thereof, for other real or personal convey or assign any right, title or interest in or about or element appurent as it would whether similar to or different from the ways above and for ensiderations as it would whether similar to or different from the ways above and a tany time or time. In no case shall any party dealing with the trustee are ation to the real estate contracted to be sold, leased or mortgaged by the trustee, as any if the trust have or expediency of any act of the trustee, or be obliged to see that the tens of the trust have or expediency of any act of the trustee, or be obliged or privileged. Inquire into any mortgage, lease or other instrument executed by the trustee in reia ion to the real estate trust agreement was in full force and effect; (b) that such conveyance or other instrumers, (a that a trust agreement was in full force and effect; (b) that such conveyance or other instrumers, (a that a trust agreement was in full force and effect; (b) that such conveyance or other instrumers, (a that a trust agreement was infull force and effect; (b) that such conveyance is made upon the express understanding and condition? In incur any personal liability or a successor or s	resubdivide the real estate or any part thereof; to dedicate parks, sell; to grant options to purchase; to sell on any terms; to convey on a successor or successor in trust and to grant to such successor master; to domate, to dedicate, mortgage or otherwise encumber in time to time, in possession or reversion, by leases to commence e, not exceeding in the case of any single demise the term of 198 of time and to amend, change or modify leases and the terms and or grant options to lease and options to renew leases and options intimer of flxing the amount of present or future remals; to parproperty; to grant easements or changes of any kind; to release, he real estate or any part thereof; and to deal with the real estate is he lawful for any person owning the same to deal with the same, so hereafter.  • or to whom the real estate or any part therof shall be conveyed, pplication of any purchase money, rent, or money borrowed or pelication of any purchase money, rent, or money borrowed or pelication of any purchase money, rent, or money borrowed or there or omplied with, or be obliged to impurie into the necessity y of the terms of the trust agreement; and every deed, trust deed, tate shall be conclusive evidence in favor of every person relying to the terms of the trust agreement; and every deed, trust deed, tate shall be enclusive evidence in favor of every person relying to the terms of the trust agreement; and every deed, trust deed, tate shall be enclusive evidence in favor of every person relying to the terms of the trust agreement; and every deed, trust deed, tate shall be enclusive evidence in favor of every person relying to the terms of the trust agreement; and every deed, trust deed, trust deed, leave, mortgage or other instrument; and (d) if a successor in trust have been properly appointed and are fully of the terms of the properson and property appointed and are fully appointed, and the property appointed and are fully appointed, and the property appointed and are fully appointed, and the property appe
The interest of each beneficiary under the trust agreement and of all perspossession, earnings, avails and proceeds arising from the mortgage, sale, or other do be personal property, and no beneficiary under the trust agreement shall have a such, but only an interest in the possessions, earnings, avails and proceeds thereoff the title to any of the above lands is now or hereafter registered, the Regerificate of title or duplicate thereof, or memorial, the words "in trust," or "upon in accordance with the statute in such case made and provided.	disposition of the real estate c, and such interest is hereby declared into this continuous flat and the real estate as f as a foresaid.  gistrant of Titles is hereby directed not to register or note in the
And the said grantor S hereby expressly waive and release statutes of the State of Illinois, providing for the exemption of homesteads from a In Witness Whereof, the grantor S aforesaid ha VC	e any and all right or benefit under and 'ye irtue of any and all sale on execution or otherwise.
of October 1988.	
State of Illinois, County of Du Page	82. GH.
OFFICIAL SEAL "term J. Hann and Dahl.  ATRICK T. TANABE torgoing instrument, appeared before me the ARY PUBLIC. STATE OF ILLINOIS Faled and delivered the said instrument as El COMMISSION EXPIRES 10/12/92 term under my hand and offical seed, this 18th  Commission expires 19	ta flann whose name 5 subscribed to the
This instrument was prepared by Patrick-T., Tanabe, Attoring	7 Salt Creek Lane, Suite 201 PANDADDRESS) Hinsdale, IL 60521
USE HARRANT OR QUIT CLAIM AS PARTIES DESIRE	ADDRESS OF PROPERTY  5836 Huron Street
First Illinois Bank of LaGrange 14 South LaGrange Road LaGrange, Illinois 60525	Berkeley, IL 60163  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED. SEND SUBSEQUENT TAX BILLS TO:  Fred J. and Dahlia Hann
ATTENTION: JAND TÖLIST DEDARTMENT	Fred J. and Dahlia Hann

(Name)

ATTENTION: LAND TRUST DEPARTMENT

RECORDER'S OFFICE BOX NO.

(Address)

OR

## DEED IN TRUST OFFICIAL OFFICIAL OFFICIAL TO LAGRANGE LAGRANGE

Property of Cook County Clerk's Office