÷								
	į				***		e de la composition della comp	
C	of the County of	ten and no/1	00 (\$10 c	and the State of		inois.	for and in consid	
.~	and other good and v	r i de la companya d			nd Warrant 'S unto		•	Dollars,
		and the second s		e e e e e e e e e e e e e e e e e e e				
d	issociation, ol. 315 So ialed the 315 E						known as Trus	Number
÷.		, the following	ng described r	eal estate in the	County of Coo	k .	and State of Illino	ois, to-wit:
3	OF PART C	N DE ZENGS L OF THE EAST , EAST OF TH	1/2 OF T	HE SOUTHEA	ST 1/4 OF S	ECTION 26,	ARRETTS SUBD TOWNSHIP 40 TY, ILLINOIS	IVISION NORTH
!	P.I.Ņ. 1	13-26-420-02	2					\$
•	Property	Address:	2501 N. 1	Kimball, C	hicago, Ill	inois		
IL E	Cook Count	0 7. 5 0	× (%)	ST/ REA ANG SH'69	ATE OF ILL LESTATE TRAN A A A DEPT OF E 8	INOIS = 7. 50	en en en en en en	Ö.
BEN .	٠٠٠ ٠٠٠ مديديد	C/X						
		CIT	YOF	~ 1.11 ~ /	A CO A S	CITY	OF CHI	~ A ==
		1	ESTATE T	BANSACTI	AGO * :	REAL EST		TIONT
		GEPT. OF	ea 1coun		2 5 0 1 2 00	DEPT. OF PEVELUE AUGS	D'an A S 9	กกก
P	repared By:	03.0472			* **	FB.11472		
P	ropeny Address:					, in the second control of the contr		
Pr	ermaneni Real Estate	e Index No	·	<u></u>				
aç	greement set forth.				pointing madic data	tor about the park	ooses herein and in :	
de	Full power and aut	ithority is hereby grai s highways or alleys	nted to said tru and to vacate	stee to improve, r	manage, protect and r	d subdivide said p	remises or any part to	hereol, to s desired.
lo arrace sa	edicate parks, streets contract to sell, to gray hy part thereof to a su uthorities vested in sa aid property, or any parms and for any perio pon any terms and for times hereafter, to cony part of the reversion openty, or any part the or interest in or about other ways and for sir different from the wall in no case shall a	s, highways or alleys and options to purch uccessor or success aid trustee, to donate art thereof, from lime od or periods of time, or any period or period or period or period or least and to contract resereof, for other real or but or easement appusor other considerarys above specified any party dealing with and opening with other considerarys above specified any party dealing with accessors of successors and purch other considerarys above specified any party dealing with accessors of successors of the considerations of t	and lo vacate asse, to sell on a asse, to sell on a tors in trust and, to dedicate, to to time, in possional exceeding ds of time and es and to grant specting the martine to saic at any time of h said trustee	any subdivision of any terms, lo como de lo grant to such mortgage, pledg session or reversion line case of an to amend, chang toplions to lease anner of fixing the early, to grant ease of premises or any id be lawful for an or times hereafter in relation to said	or multitheregt, and to vey with a with or with a succise, or or succise, by letter set to co ye are of the missing ye are of the set to co ye are options to the amount of preser, a part thereof, and to by person owning the formals or the set of the set	to resubdivide saw thout consideration resident to the terms and proper mmence in praes form of 198 years, and the terms and evices same optically bind, to release and optically bind, to release with said promise same of deal without said promise thour said promise thour said promise.	d property as often as on, to convey said pre- of the tille, estate, po- rty, or any part thereo- enti or in futuro, and u- and to renewor exter- provisions thereof al- ions to purchase the opartition or to excha- ise, convey or assign perty and every part the same, whether- ener any part thereof	s desired, mises or wers and f, to lease upon any to leases any time whole or nge said any right, hereot in similar lo
lo arraction according acc	edicale parks, streets contract to sell, to gray part thereof to a su uthorities vested in sa aid property, or any part or any periopon any terms and for any periopon any terms and for times hereafter, to consperty, or any part the le or interest in or about other ways and for sit different from the wall in no case shall a proveyed, contracted it once y borrowed or adquire into the necessorement; and every the rother instrument was preement or in some greement of the delivery their other instrument was greement or in some greement of successor of successor state, rights, powers, a state, rights, powers, a	s, highways or alleys ant options to purch uccessor or success did trustee, to donate art thereof, from lime of or periods of time, or any period or easement appart or easement appart or easement appart of the period o	and lo vacate asse, to sell on a asse, to sell on a asse, to sell on a to time, in post to time, in post to time, in post to to time, in post to time and es and to gran is pecting the marpersonal propurtenant to saications as it wou do at any time of an any act of several and binding upon the said trustee on relying upon by this Indenius of and binding such deed, trus successor or and obligations.	any subdivision of any terms, to come did o grant to such mortgage, pledgession or revers in the case of an illo amend, chang toptions to lease anner of fixing the letty, to grant ease of premises or any id be lawful for any times herealted in relation to said trustee, or be or other instrument or claiming under and by said trustee, or be or other instrument or claiming under and by said trustes, conditing upon all benefits deed, lease, more consistent of its, his or the	or rul theregt, and to very eith ar with or with a sucres or or successor, by least or or successor, by least or or or modify let session and options to only person amount of present or charges or part thereof, and to make the terms of this labelinged to see to the obliged to see to the obliged or privilegent executed by saider any such convust agreement was ions and limitations iciaries thereunder origage or other ins st have been propetrip predecessor in treater or such as the open propetric predecessor in the open propetric predecessor in the open prope	to resubdivide saw thout consideration resubdivide saw thousens in trust all umber, said proper mmence in præssionen of 198 years, and the terms and providence same of a light of the same of th	d property as often as on, to convey said pre- of the tille, estate, por- try, or any part thereo- enti or in futuro, and u- and to renew or exter- provisions thereof al- ions to purchase the o- partition or to excha- ise, convey or assign - perty and every part to the same, whether - any nurchase mone- porr any part thereof - any nurchase mone- porr ied with, or be o- any or " terms of so- on to part real estate whether in it no art real estate state (b) that such con- is indenture on in said the conveyance is in are fully vested with a	s desired, mises or wers and f, to lease upon any deases any time whole or nge said any right, hereof in similar lo shall be y, rent, or bliged to said frust shall be veyance veyance veyance veyance will the title.
lo ana au	edicale parks, streets contract to sell, to gray part thereof to a su uthorities vested in sa aid property, or any part or any periodo pon any terms and for any periodo pon any terms and for times hereafter, to cony part of the reversion to the reversion of the delivery their other instrument was preement or in some incomes of successor of successor of successor of successor of successor and no beneficiary here armings, avails and proceeds and no beneficiary hereings.	s, highways or alleys and options to purch uccessor or success aid trustee, to donate art thereof, from time of or periods of time, or any period or period or periods of time, or any period or period or easement apparent or easement easy above specified any party dealing will to be soid, leased of dead, trust deed, mand or easement there ea eard deliver every ease eare dealing will the trust created as executed in access easement eare eare deliver every earthorities, duties a chand every benefic rising from the sale or eared the resident eared thereof as eaceds thereof as purchased thereof as eaceds thereof as purchased thereof as eaceds thereof as eaceds thereof as eaceds thereof as eaceds thereof as eaced the eaced thereof as eaced thereof as eaced the eaced the eaced thereof as eaced the eaced the eaced the eaced thereof as eaced the eaced the eaced thereof as eaced the eace	and lo vacate ase, to sell on a ase, to sell on a sors in trust and to dedicate, to to time, in post on the time, in post of the time, in post of the time and es and to grant specting the micropartenant to said the time of	any subdivision of any terms, to come did o grant to such mortgage, pledgession or reversion has been annered from the case of an to amend, change opinions to lease annered fixing the letty, to grant ease of premises or any to be lawful for any times herealted in relation to said trustee, or be or other instruming upon all benefits to deed, lease, most deed, lease, most cessors in trust of its, his or their and of all persor and of all persor inton of said reater and of all persor into a said reater and of all persor inton of said reater and of all persor into a said reater and of all persor into a said reater and of all persor into a said reater and a	or rul theregt, and to very eith ar with or with a sucres or or successor, by least a comment of the comment of	to resubdivide saw thout consideration to sideration sider	d property as often as often to convey said pre- of the tille, estate, por- try, or any part thereo- enti or in futuro, and u- and to renew or exter- provisions thereof al- ions to purchase the o- partition or to excha- ise, convey or assign - perty and every part it the same, whether - any part thereof al- any part thereof any par	s desired, mises or wers and f, to lease upon any deases any time whole or nge said any right, hereot in similar lo shall be y, rent, or bliged to said trust shall be veyance said trust and to a lift the title.
lo arra au au arra proprieti li li la	edicale parks, streets contract to sell, to gray part thereof to a su uthorities vested in sa aid property, or any part or any periodo pon any terms and for any periodo pon any terms and for times hereafter, to cony part of the reversion to the reversion of the delivery their other instrument was preement or in some incomes of successor of successor of successor of successor of successor and no beneficiary here armings, avails and proceeds and no beneficiary hereings.	s, highways or alleys and options to purch and options to purch uccessor or success aid trustee, to donate and thereof, from lime or any periods of time, or and to contract reserved, for other read or but or easement approach to the read or but or easement approach other considers any party dealing will to be sold, leased or downced on said pressity or expediency of deed, trust deed, men favor of every persors in trust created and deliver every sors in trust there and deliver every sors in trust the salect and deliver every sors in trust the salect and deliver every benefic recorder shall have or coeds thereof as fine above lands is plicate thereof, or me	and lo vacate asse, to sell on a sor, to sell on a tors in trust and to dedicate, to to time, in post of the conditions of the condition of th	any subdivision of any terms, to come did organt to such mortgage, pledge session or revers in the case of an Io amend, chang to pitions to lease anner of fixing the letty, to grant ease of any to provide the lawful for any times hereafter in relation to said trustee, by said trustee, by said trustee, or be or other instrumn or other instrumnor of lading upon all benefit studied, lease, more the legal or equilion of said reat errest, legal or equilion of said reat erregistered, the ords "in trust" or "	or rait theregt, and to very eith at with or with a successor or successor, by lesses to cope or other and options to the amount of present and options to the amount of present and the terms of this obliged to see to late the terms of this obliged or privilegent executed by saider any such convext apreament was ions and limitations in the terms of the installed the remaining under the state, and such intestalled, in or to saider any such convext apreament was ions and limitations in the remaining under the state, and such intestalled, in or to saider any such one of the installed, in or to saider and such intestalled, in or to saider and such intestalled.	to resubdivide saw thout consideration residerations in trust all umber, said proper mmence in praes in more said proper me said truster me trust have been to inquire into in full force and ethis, (c) that said trustrument, and (d) if try appointed and ust. The memorany of the me	d property as often as on, to convey said pre- of the tille, estate, por- try, or any part thereo- enti or in futuro, and u- and to renewor exter- provisions thereof al- tions to purchase the o- partition or to excha- use, convey or assign perty and every part the same, whether-	s desired, wers and f, to lease upon any deases any time whole or nge said any right, hereof in similar lo shall be y, rent, or bliged to said frust e shall be hat at the weyance said irust and the little arnings, property, est in the lote in the
lo ara au au au au au au au au au ara ara	edicale parks, streets contract to sell, to gray part thereof to a su uthorities vested in sa aid property, or any part series and for any periopon any terms and for any periopon any terms and for times hereafter, to consperty, or any part the le or interest in or about other ways and for sir different from the wall in no case shall a conveyed, contracted it any experience of the delivery there other instrument was greement; and every enclusive evidence in the first ment of the delivery there other instrument was greement or in some prowered to execute accessor of successor of successor of successor and proceeds are done of the title to any of entiticate of tille or dup condance with the side of Illinois, providiale of Illinois, providiale of Illinois, providiale of Illinois, providiale	s, highways or alleys ant options to purch uccessor or success did trustee, to donate art thereof, from lime of or periods of time, or any period or period on the truster ereof, for other real or out or easement apparent of the truster ereof, for other considers any party dealing will to be sold, leased of dvanced on said presidency of dead, trust deed, me favored the trust created as executed in access amondment there and deliver every sors in trust that such authorities, duties a chander shall have troceeds thereof as the reof or me above lands is plicate thereof, or me statute in such case tor_hereby expressing for the exemption of the exemp	and lo vacate ase, to sell on a ase, to sell on a sors in trust and to dedicate, to to time in post of the ment of	any subdivision of any terms, to come dio grant to such mortgage, pledgession or revers in the case of an illo amend, change opions to lease anner of fixing the letty, to grant ease of premises or any id be lawful for any times hereafted in relation to said truslee, by said truslee, by said truslee, by said truslee, by or other instrumnor or claiming under and by said trusle, conditing upon all benefits deed, lease, mosuccessors in trusted its, his or their and of all personallo in the said real entrest, legal or equal terregistered, the ords "in trust" or "rovided.	or rul theregt, and to very eith ar with or with a sucres or or successor, by levestocope or other uses one or modify let session, by levestocope or modify let session and options to contempt or charges or part thereof, and to make the contempt of the co	to resubdivide said thout consideration to sideration siderati	d property as often as on, to convey said pre- of the tille, estate, por- try, or any part thereo- enti or in futuro, and u- and to renew or exter- provisions thereof al- ions to purchase the o- partition or to excha- ise, convey or assign - perty and every part it the same, whether - any nurchase mone- porr any part thereof - any nurchase mone	s desired, mises or wers and f, to lease upon any deases any time whole or nge said any right, hereot in similar lo shall be y, rent, or bliged to said frust be hat at the yeard end in said trust and to a shall be here at the property, est in the mport, in the set of the
lo ara au au au au au au au au au ara ara	edicale parks, streets contract to sell, to gray part thereof to a su uthorities vested in sa aid property, or any part series and for any periopon any terms and for any periopon any terms and for times hereafter, to consperty, or any part the le or interest in or about other ways and for sir different from the wall in no case shall a conveyed, contracted it any experience of the delivery there other instrument was greement; and every enclusive evidence in the first ment of the delivery there other instrument was greement or in some prowered to execute accessor of successor of successor of successor and proceeds are done of the title to any of entiticate of tille or dup condance with the side of Illinois, providiale of Illinois, providiale of Illinois, providiale of Illinois, providiale	s, highways or alleys ant options to purch uccessor or success did trustee, to donate art thereof, from lime of or periods of time, or any period or period on the truster ereof, for other real or out or easement apparent of the truster ereof, for other considers any party dealing will to be sold, leased of dvanced on said presidency of dead, trust deed, me favored the trust created as executed in access amondment there and deliver every sors in trust that such authorities, duties a chander shall have troceeds thereof as the reof or me above lands is plicate thereof, or me statute in such case tor_hereby expressing for the exemption of the exemp	and lo vacate ase, to sell on a ase, to sell on a sors in trust and to dedicate, to to time in post of the ment of	any subdivision of any terms, to come dio grant to such mortgage, pledgession or revers in the case of an illo amend, change opions to lease anner of fixing the letty, to grant ease of premises or any id be lawful for any times hereafted in relation to said truslee, by said truslee, by said truslee, by said truslee, by or other instrumnor or claiming under and by said trusle, conditing upon all benefits deed, lease, mosuccessors in trusted its, his or their and of all personallo in the said real entrest, legal or equal terregistered, the ords "in trust" or "rovided.	or rul theregt, and to very eith ar with or with a sucres or or successor, by levestocope or other uses one or modify let session, by levestocope or modify let session and options to contempt or charges or part thereof, and to make the contempt of the co	to resubdivide said thout consideration to sideration siderati	d property as often as often to convey said pre- of the tille, estate, por- try, or any part thereo- enti or in futuro, and u- and to renew or exter- provisions thereof at ions to purchase the opartition or to excha- use, convey or assign perty and every part the the same, whether any part thereof any purchase mone porr led with, or be o- any purchase mone porr led with, or be o- any purchase mone porr led with, or be o- any purchase and estate the candidate of the control of the convey and except all the same, whether as Indenture and in a the was duly author the conveyance is in are fully vested with a and shall be only in the elegant the conveyance is in and the conveyance is in the conveyance is in and the conveyance is and the conveyance	s desired, mises or wers and f, to lease upon any deases any time whole or nge said any right, hereof in similar lo shall be y, rent, or bliged to said trust seal trust seal trust and trust seal trust and t
lo ara au au au au au au au au ara au ara ara	edicale parks, streets contract to sell, to gray part thereof to a su uthorities vested in sa aid property, or any part series and for any periopon any terms and for any part of the reversion to the reversion or any part of the reversion or any part of the reversion of the reversion of the reversion of the reversion or any part the le or interest in or about the reversion of the delivery the reversion of the delivery the reversion of the reversion of successor of the reversion of the the total control of the title to any of the reversion of the reversion of the said granter of Illinois, providing the without the side of Illinois, providing the without the side of Illinois, providing the without the side of Illinois, providing the side of Illinois of the reversion of the reversion of the reversion of the side of Illinois, providing the side of Illinois, providing the side of Illinois, providing the side of Illinois of the reversion of the revers	s, highways or alleys ant options to purch uccessor or success did trustee, to donate art thereof, from lime of or periods of time, or any period or period on the truster ereof, for other real or out or easement apparent of the truster ereof, for other considers any party dealing will to be sold, leased of dvanced on said presidency of dead, trust deed, me favored the trust created as executed in access amondment there and deliver every sors in trust that such authorities, duties a chander shall have troceeds thereof as the reof or me above lands is plicate thereof, or me statute in such case tor_hereby expressing for the exemption of the exemp	and lo vacate ase, to sell on a ase, to sell on a sors in trust and to dedicate, to to time in post on to time in post on the sand to granispecting the marged by the said trustee a mortgaged by any act of said trustee a mortgaged by this Indentuordance with to and bindiance with the said trustee and to said trustee and the said trustee and the said trustee and bindiance with the said trustee and bindiance with the said trustee and bindiance and said trustee and	any subdivision of any terms, to come dito grant to such mortgage, pledgession or reversion has been an	or rul theregt, and to very eith ar with or with a sucres or or successor, by levestocope or other uses one or modify let session, by levestocope or modify let session and options to contempt or charges or part thereof, and to make the contempt of the co	to resubdivide said thout consideration to sideration siderati	d property as often as on, to convey said pre- of the tille, estate, por- try, or any part thereo- enti or in futuro, and u- and to renew or exter- provisions thereof al- ions to purchase the o- partition or to excha- ise, convey or assign - perty and every part it the same, whether - any nurchase mone- porr any part thereof - any nurchase mone	s desired, mises or wers and f, to lease upon any deases any time whole or nge said any right, hereot in similar lo shall be y, rent, or bliged to said frust be hat at the yeard end in said trust and to a shall be here at the property, est in the mport, in the set of the

60698

LaSalle National Bank

Trustee

Address of Property

Warranty Deed

Deed in Trust

27111 09766/89 25 0EPT-01 145558 TEAN 23 145558 TEAN 25 0EPT-01 タビジ 151:00 15:32

28/400/290 LUTC UART 5787841 (10-1930) A305073A TIMU00 A0007 (10-	
C-C/ 0	
Ox	
C	
0/	
C	
2	
4	,0
- CDOK COOMIX VECOROEK - 本人210 ま El - 米ーニネーマン・ - マー・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	Ox
145556 1670 301 0840	100
WWISSION EXPIRES 2/277	} ~~~~~ { W. col
PUBLIC, STATE OF ILLINOIS (ON 1 CONTROL OF ILLINOIS)	30 " } NYAL } (RATON }
the uses and purposes therein set lonh, including the release and waiver of the right of homestead.	l noi
scribed to the foregoing instrument, appeared before me this day in porson and acknowledged that	
sonally known to me to be the same person	
ary Public in and for said County, in the State aforesaid, do hereby certify that	10N
Suma F. Mina F.	1-7