## **DEED IN TRUST**

89440300

		The above space for recorder's use
THIS INDENTURE WITNESSETH married to Joanne i		Leslie C. Barnard
of the County of Cook		and State of Illinois for and in consideral
of the sum of Ten and		Dollars (\$
		receipt of which is hereby duly acknowledged, Convers
		PANY, an Illinois Corporation as Trustee under the provisions
	·	October 87 and known as Trust Number 1-16
of Lot 2 in Cleaver 1/2 of the South 1/2 the North 1/2 of the 1/4 of Section 3, The Principal Newidian,	and Taylor's  2 of the East  2 of the East  3 of 1/2 of  3 Nor  3 count  count	
Permanent Inde Num		
South Parkway, A/K/ Subject to Taxes fo	A Martin Luthe 1989 & subse	Corner of 45th Street and ex King Drive, Chicago, Illinois equent years.  The trust, and for the uses and purposes bettern and to said Trust Agreement set forth
Full power and authority is hereby granted to alleys and to vacate any subdivision or part thereof, either with or without consuleration, to convey said estate, powers and authorities vested in said Truste any part thereof, from time to time, in passession or the rese of any single themses the term of 1998 were	a sai Tristi - to improve, manage, pri and to resishbis de said real estate as o real estate of ais. In the receive a socie- e, to donate, to sedicise, to mortgage, reversion by I ask to summence in pri di prenew in set to summence in prior to contract to include ask said to gra- ro of fixing the amous to Texensi or to any kind, to release or or not assignant there or a study any kind, to release or said for war there of nall other with a signal to the said	otest and subdivide said real estate or any part thereof, to dedicate parks, streets, highway often as desired, to confract to sell, to grant options to purchase, to sell on any terms, to concessor or successors in trust and to grant to sech successor or successors in frust all offen pledge or otherwise engumber said real estate, or any part thereof. To leave said real estate assentiour in futuro, and upon any terms and for any period or periods of time, not exceed in cerms and for any period or periods of time and to amend, change or modify leaves and the left options to leave and options to senew leaves and options to purchase the whole or any part thereof, for other their rentals, to partition or to exchange said real estate, or any part thereof, for other the form right, little or interest in or about or exsertment appurishment to said real estate or any parts.
In no case shall any party dealing with said T contracted to be sold, leased or mortgaged by said T said real estate, or he obliged to see that the terms of it obliged or privileged to inquire into any of the terms in trust, in relation to said real estate shall be concerney ander, lease or other instrument (a) that at the conveyance or other instrument was executed in all thereof, if any, and highling upon all heneficiaries to	Frustee, or any successor in out in in- rustee, or any successor in thus, be ob- this trust have neen complied with or in- or and Trust Agreement, and every of usive evidence in layor of every pet- titing of the delth ery thereigh the trusts condunce with the trusts, conditions a regarder, (e) that sud Trustee or any in-	relation to vaid real extate, or to whom vaid real extate or any part thereof shall be convey the "No vee in the application of any purchase money, rein or money borrowed or advanced, other extranquire into the authority, necessity or expediency of any act of stad Frustoce, or ed. in a diced, mortgage, leave or other instrument executed by said. Trustee, or any succes upon timelunging the Registrate of Titley of said country) relying upon or claiming under any size of "this Indentitie and by said. Frust agreement was in full force and effect, b) that is until miss of our contained in this Indentities and in said. Trust Agreement or in all amendates exert in our contained in this Indentities and in said. Trust Agreement or in all amendates exert in our, was doly authorized and empowered to execute and deliver every such decessor or successors in trust have been propers and officer to got one of the size of their predecessor in trust.
successors in trust shall indur any personal liability a about the said real estate or finder the provisions of the any and all such liability being hereby expressly was may be entered into by it in the name of the then bent the Trustee, in its own name as Trustee of an expre-	or be subjected to any claim, judgmen' its Deed or said Trust Agreement or un- ted and released. Any contract, obligat eliciaries under said Trust Agreement i ses crust and not outsidually cand the	ither Bridger in Unit, and Trust Company individually or as Trustee, nor its successor to decree for any interior they or its or their agents or allotneys may do or omit to do it y amendment there). Or for injury to person or property happening in or about said real estation or indebtedne singured or entered into by the Trustee in connection with said real estationer indebtedne singured or entered into by the Trustee in connection with said real estationer indebtedne singured or entered into by the Trustee in connection with said real estationers indebted in the property of the formers and the purpose, or, all the election trustee shall be apply able for the payment and discharge thereof. All persons a form the date of the filters or received of this Deed.
The interest of each and every beneficiary her proceedy arrying from the vale or any other disposition interest, lead or equitable, in or to vaid real estate as Hank and 'frust Company the entire legal and equit	n of said real estate, and such interest to such but only an interest in earnings t	it and of all persons. Turming 1. If it is on or any of them shall be only in the earnings, avails a sherehy declared, a be personal or age to and no beneficiarly hereunder shall have any title waits and process to serve it safore and, he intention hereof being to vest in said Bridgess of the real estate a covered, tihed.
If the title to any of the above real estate is now or memorial. The words "in trust." or upon conditi	wor herekiter registered, the Registration, or 1 with limitations. Tor words t	of Titles is highly discound out to registe, or place in the certificate of stife or duplicate there of similar impact of mass $x_i$ ance with the $x_i$ at the $x_i$ such case, made, and provided
And the said grantor hereby expressly we exemption of homesteads from sale on execution of	a atherwise	Bright or benefit in the cost by virtue of any and all it incres of the State of Hippins, providing
in Witness Whereof the grantor .B	foresard ha hereunto set t	heif hand 5 and seel 5 2nd day
Jane C Barnard	need ISE	Joanne N. Barnard
Acceptate of Systimus	ISEA	ALI DOBINE IV. DATITATA (SEA
STATE OF Illinois	, Веніпа	BERKE A Notary Public in and for a
County of Cook	County, in the State aforesaid, do	Tarable O. Danier
married to Joanne N	. Barnard	are
	Company of the second s	and the second second and the second
		ime person S whose name S are subscribed to the foregoing instrume in and acknowledged that they signed, sealed and delivered t
SEFICIAL BERKEINOIS		free and voluntary act, for the uses and perpoves therein set forth sactuding the relea
BENITTA STATE OF 129, 1991 NOTARY PUBLIC, STATE OF NO. 29, 1991 NOTARY PUBLIC STATE OF NO. 29, 1991	and waiver of the right of homestend  GIVEN under my hand and Notariel Scal this 2 and 35 of May 6 by 39	
BENUBLIC, STATE Nov. 29, NOTARY PUBLIC Expires	,	Much Tola
40	M. communication	Notary Publi
	My commission expires	
GRANTEE:		
L. L., BRIDGEVIEW BANK AND	TRUST COMPANY	For information only invert street address of above described property
7940 South Harlem Avenue Bridgeview, Illinois 60455		Bridgeview Bank & Trust Co.
Personal and the same resulting and		7940 S. Harlem Avenue

Exampt under provision of Faragraph F, Section 4.

Real Estate Transfer Act and S200, 1-286, Paragraph F
of the City of Chicago.

Property of County Clerk's DEPT-01 RECORDING \$12.25 T+2222 TRAN 0855 09/19/89 11:18:00 +6721 # B メージター440900 COOK COUNTY RECORDER