	divorced and not since remarried,	`			
	of the County of EDOK and the Sta	te of	Illinois	for and in	onsidera
	Ten and 00/100 (\$10.00)				احتت
	and other good and valuable consideration in hand paid, Convey	<u>s</u>	Warrant S	unto LASAL	LE NAT
	BANK, a national banking association, of 135 South La Salle S	4.			
	previous of a trust agreement dated the20thde				
	2331 the fellowing described real	estate in the Co	enty of	Cook	and :
	Illinois, to-wit: That part of the East 1/4 of the Northe			O Tarrashin (ac Na
Range 12 East of the Third Principal Meridian, bounded and described as following at a point 50.00 feet South and 50.00 feet West of the Northeast of said Northeast 1/4; thence South 0 degrees 12 minutes 10 seconds East 800. feet partiel with the East line of said Northeast 1/4, to the point of begind of the property herein described; thence South 0 degrees 12 minutes 10 second 665.20 feet; thence South 89 degrees 47 minutes 50 seconds West 50.00 feet, thence South 89 degrees 47 minutes 50 seconds West 50.00 feet, thence Northwesterly 147.26 feet along the arc of a circle 396.30 feet radius convex Southwesterly, to a point of reverse curvature; the Westerly along the arc of a circle of 413.47 feet radius convex Northerly, to point of tangency; thence South 74 degrees 22 minutes 23 seconds West 163.94 to the West line of said East 1/4 of the Northeast 1/4; thence North 0 degrees 09 minutes 07 seconds West 850.91 feet along said West line, to a point 674.8 feet South of the North line of said Northeast 1/4; thence South 64 degrees 6 minutes 03 seconds East 101.71 feet; thence North 48 degrees 24 minutes 28 seconds East 144.42 feet; thence Southeasterly 155.30 feet along the arc of a circle 214.72 feet radius convex Northeasterly and whose chord bears South 20 degrees minutes 19 seconds East, to a point of tangency; thence South 0 degrees 09 minutes 19 seconds East, to a point of tangency; thence South 0 degrees 09 minutes 19 seconds East, to a point of tangency; thence South 0 degrees 09 minutes 19 seconds East, to a point of tangency; thence South 0 degrees 09 minutes 19 seconds East, to a point of tangency; thence South 0 degrees 09 minutes 19 seconds East, to a point of tangency; thence South 0 degrees 09 minutes 19 seconds East, to a point of tangency; thence South 0 degrees 09 minutes 19 seconds East, to a point of tangency; thence South 0 degrees 09 minutes 19 seconds East 11.71 feet; thence North 89 degrees 50 minutes 53 seconds East 11.71 feet; thence North 89 degrees 50 minutes 53 seconds East 11.71 feet					
	Permanent Real Estate Index No.	930 W.	175th St. ,	• -	
	TO HAVE AND TO HOLD the said premises with the approximate spreament set forth.	1/) 4			
	Full power and authority is hereby granted to said truste thereof, to dedicate parks, streets, highways or alleys and to va often as desired, to contract to sell, to grant options to purchas to convey said premises or any part thereof to a successor or suct the title, estate, powers and authorities vested in said trustee, to property, or any part thereof, to lease said property, or any commence in praesenti or in futuro, and upon any terms and demise the term of 198 years, and to renew or extend leases upour modify leases and the terms and provisions thereof at any till lease and options to renew leases and options to purchase the of fixing the amount of present or future rentals, to partition personal property, to grant ensements or charges of any kind, or such other considerations as it would be lawful for any person from the ways above specified, at any time or times hereafter.	icate any suod.vic ise, to sell on any cossors in trust an ico donate, to dedi- part thereof, from or any period or in any terms and if me or times herea whole or any part in or to exchange , to release, convi- tro desi with said	ion or part theret terms to convey, do or part to such to such that the terms to do the terms.	of, and to resubdivide either with or without successor or success. I, pledge or otherwis possession or revers to exceeding in the coperiods of time and to make lesses and to omake lesses and to any part thereof, light, title or interestive part thereof in all	said prost consists in the encum consists of a consist of a consistency the for other to the relation or is other to the relation of the relation
	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises—any part therefore conveyed, contracted to be sold, leased or mortgaged by said trustee, to obliged to see to the application of any purchase rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have by in-complied with obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in said trust estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyince, lease or instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in ful and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limit contained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereune that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage of instrument, and (d) if the conveyance is made to a successor of successors in trust, that such successor or successors in trust have properly appointed and are fully vested with all the little, estate, rights, powers, authorities, duties and obligations of its, his or predecessor in trust.				
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declare personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as su only an interest in the earnings, avails and proceeds thereof as aforesaid.					
i	If the title to any of the above lands is now or hereafter re in the certificate of title or duplicate thereof, or memorial, the w similar import, in accordance with the statute in such cases made	ords "in trust" of and provided.	i "upon conditioi	," or "with lumitatio	ns," or v
	And the said grantor, hereby expressly waive S and release, of the State of Illinois, providing for the exemption of homestead	Sany and all rights from sale on ex	t or benefit unde ecution or other	r and by virtue of any vise.	and all
¢	of the State of Intinots, providing for the entire providing				

(SEAL) SUSAN E. DIERCOUFF

time

(SEAL)

UNOEFICIAL COPY 18 81 a Salle National Ban ADDRESS OF PROPERT 9027 AP DOOR CO Ollhir Clark's Offica COOK COUNTY RECORDER **▲#**1925-06-* # # ££££# COMPANIST STREET OF 199790 12:45-00-DEPT-01 RECOMDING My Conimission Expires June 26, 1993 Notary Public, State of Illinois LAVERNE S DROBICK OFFICIAL SEAL Notary Public. A.D. 19.90 **NJETOU** the release and waiver of the right of homestead. free and voluntary act, for the uses and purposes therein set forth, including es immunitati bias ani berlivered the said instrument ... subscribed to the foregoing instrument, appeared before me this day in person and acknowledged personally known to me to be the same parson ... __ stran sective . 51 SUSAN E. DIERCOUFE, divorced and not since remarried, Notary Public in and for said County, in the State aforesaid, do hereby outtify that 7007 COUNTY OF .SS <u>zioni[[]</u> STATE OF

5Z 2X\$