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Section 1 To the Control of the Cont

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[140017] [KAH 5763 69722797 12330300] 夏・ゲアドネタケクな様 11875 : 1000 CODE COUNTY RECORDER

3×0×20×451

THE ABOVE SPACE FOR RECORDERS USE ONLY

-	•		A.D. 19 between
delivered to said Bank in purs	uance of a trust agreement d	ated the	Deeds in Trust, duly recorded and day of
19 72 And known as T and American Nation no. 123321-02 date	onal Ban and Trust	h e Trustee"), Company of Chicago as	trustee under trust
(AdGrass of Grantaels):			
Witnesseth, that the Trustee,			
and other good and valuable co described real estate, situated			y unto the Grantee(s), the following

Lots 12. 13 and 14 in Mitchell and O'Deant Subdivision of Lot 2 (except the South 49 feet thereof and Except the East 50 feet of the West 199.51 feet thereof conveyed to the Northwestern Elevated Railroad Company) in Circuit Court Partition of the North 3/4 of the East 1/2 of the Southeast 1/4 of Section 10 Township 40 North Range 14 most of the Third Principal Meridian Un Cook County, Illinois.

**LASALLE NATIONAL BANK SUCCESSOR TRUSTEE TO LASALLE NATIONAL TRUST N.A. SUCCESSOR TRUSTEE TO LASALLE NATIONAL BANK SUCCESSOR PUSTEE TO EXCHANGE NATIONAL BANK OF CHICAGO

THIS CONVEYANCE IS MADE PURSUANT TO DIRECTION AND WITH AUTHORITY TO CONVEY DIRECTLY TO THE TRUST GRANTEE MAMED HEREIM. THE POWERS AND AUTHORITY CONFERRED UPON SAID TRUST CRANTER ARE RECITED ON THE ATTACHED EXHIBIT "A" WHICH IS EXPRESSLY INCORPORATED HEREIN AND MADE A PART HEREOF

915-21 %, Cornelia

Chicago, 11 Property Address:

Permanent Index Number:

together with the tenements and appurtenances thereunto belonging BOX 333-CTI

To Have And To held has tree unto he crantes all or seasons to the proper use, benefit and behoof of the Grantestal forever.

This Deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said Trustee by the terms of said Deed or Deeds in Trust delivered to said Trustee in pursuance of the trust agreement above mentioned. This Deed is made subject to the lien of every Trust Deed or Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof given to secure the payment of money and remaining unreleased at the date of the delivery hereof.

for Witness Whereef, the Trustee has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these presents by its Assistant Vice President and altested by its Assistant Secretary, the day and year first above written.

Attects	LaSalle National Bank ** an Trustee as eforesaid.
naucon a carein	By Claimy Coller -
LE NATIONAL BANK SUCCESSOR TRUST ALLE NATIONAL BANK SUCCESSOR TRUS	Assistant Vice Fresident TEE TO LASALLE NATIONAL TRUST, N.A. SUCCESSOR TRUSTEE TEE TO EXCHANGE NATIONAL BANK OF CHICAGO
This instrument was prapaged by:	LASALLE NATIONAL BANK
Nancy A. Carlin	Real Estate Trust Department 135 South LaSaffe Street
Ox	Chicago, Finois 60603-4192
the undersigned	a Notary Public in and for said Coun
in the State aloresaid, Do Hereby Certify t	Rosemary Collins
	¹⁴⁶
•	Bank, and Navoy A. Carlin to me to be the same persons whose names are subscribed to the foregoin
Assistant Secretary thereof, personally known natrument as such Assistant Vice President as scknowledged that they signed and delivered act of said Trustee, for the uses and purposes that he as custodian of the corporate seal of his own free and voluntary act, and as the free	Bank, and Navoy A. Carlin to me to be the same persons whose names are subscribed to the foregoint Assistant Secretary respectively, appeared before me this day in person as said instrument as their own free and voluntary act, and as the free and voluntar herein set forth; and said Assistant Secretary do also then and there acknowledges and Trustee did affix said corporate seal of said Trustee to said instrument are and voluntary act of said Trustee for the uses and perposes therein set forthere and voluntary act of said Trustee for the uses and perposes therein set forthere.
Assistant Secretary thereof, personally known netrument as such Assistant Vice President at scknowledged that they signed and delivered act of said Trustee, for the uses and purposes that he as custodian of the corporate seal of	Bank, and Navoy A. Carlin to me to be the same persons whose names are subscribed to the foregoint Assistant Secretary respectively, appeared before me this day in person as said instrument as their own free and voluntary act, and as the free and voluntary herein set forth; and said Assistant Secretary do also then and there acknowled said Trustee did affix said corporate seal of said Trustee to said instrument are and voluntary act of said Trustee for the uses and perposes therein set forthere.
Assistant Secretary thereof, personally known natrument as such Assistant Vice President as scknowledged that they signed and delivered act of said Trustee, for the uses and purposes that he as custodian of the corporate seal of his own free and voluntary act, and as the free	Bank, and Nancy A. Carlin to me to be the same persons whose names are subscribed to the foregoind Assistant Secretary respectively, appeared before me this day in person a said instrument as their own free and voluntary act, and as the free and voluntatherein set forth; and said Assistant Secretary so also then and there acknowled said Trustee did affix said corporate seal of said Trustee to said instrument see and voluntary act of said Trustee for the uses and purposes therein set for

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EXHIBIT MAN

To have and to hold the said premises with the appurtenences, upon the trusts and for uses and purposes herein and in said trust agreement it call forth.

Fig. power and sufficing is hereby granted to said trustee to improve, project and subdivide said premises or any part thereof, to diddicate part is nest. highways or alleys and to vecate any subdivision or part thereof, and to resubdivide said properly as often as desired, to contract to se?. To praid options to purchase, to sell on any terms, to convey, either with or without consideration, to convey said premises or any part thereof to a purchase, to the sell of any terms, to convey, either with or without consideration, to convey said premises or any part thereof to a purchase, to donate, to donate, to mortigage, pledge or otherwise encumbir, said properly, or any part thereof, to lease said properly, or any part thereof, to lease said properly, or any part thereof, from time to time, in possession or reversion, by leases to committee in present to influture, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the terms of the terms and provisions thereof at any time and for any period or periods of time and to amend, change or modify leases and the times and provisions thereof at any time or times hereafter, to contract to make eases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract in specting the manner of fixing the amount of present or fixing to reliases, convey or assign any right, title or interest in or about or easement apports and properly, to grant easements or charges of any tind, to release, convey or assign any right, title or interest in or about or easement apports and properly, to grant easements or charges of any tind, to release, convey or assign any right, title or interest in or about or easement apports and properly, to grant easements or charges of any tind, to release, convey or assign any right to defer ways and for such other considerations (a #) would be leavily for any person owning the same to deal with the same, whether similar to

In no case shall any purity dualing with said trustee of relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mongaged by said thistee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see the trust have been compiled with, or be obliged to inquire into the necessary or expediency of any act of said trustee; or or obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mongage, lease or other instrument, executed by said trustee in relation to said real estate shall be conclusive endence in layor of every person relying upon or claiming undurency and nonweyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement in the little of the conveyance with the trusts, conditions and timeston contented in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficianes the relation. (b) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mongage or only incomment and (d) if the conveyance is made to a successor of successors in trust have been proper, y oppointed and are fully vested with all the title, eatable, rights, powers, authorises, duties and obligations of its, his or their predecessor in trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them gran/of a time shall be only in the earnings, avails and proceeds areing from the sale or other disposition of said real estate, and such interest is hereby unclaimed to be personal property, and no beneficiary hereunder shall have any site or interest, legal or equitable, in or to said real estate activities, but only an interest in the earnings, avails and proceeds thereof as alterested.

If the title to any of the above lends is now or hereafter registered, the Registrar of Titles is hereby directed not by register or note in the certificate of title of duplicate thereof, or memorial, the words "in trust" or "upon condition," or "with timestions," or words of similar import, in accordance with the statute in such cases made and provided.

الدائدة تحديد وموروز ما العام Jung Lake La

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The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

Dated 9/14, 1997 Signature: Axio(C) L. Roulds

Subscribed and sworn to Lettere so by the said <u>keys stoy</u> of the said this stoy of the said this stoy of the said the s

"OFFICIAL SEAL"
LISA R. SPELLMAN
Venery Dublic State of Ulina

Notary Public, State of Illinois
My Commission France 12/14/2000

The grantee or his agent attirms and verifies that the name of the grantee shown on the deed or assistment of beneficial interest in a land trust is either a natural person, in Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

Dated 9/19 199) Simature: Place or Agent

Subscribed and sworn to percue me
by the said Annials A. Annials
this 1976 day of Accessed.

Notary Public Less & Specience.

LISA R. SPELLMAN
Notary Public State of Illinois
My Commission Expires 12/14/2000

NOTE: Any person who knowledly submits a false statement concerning the identity of a grantee shall be quilty of a Class C misdemeanor for the first offense and et a Class A misdemeanor for subsequent offenses.

(Attach to deed or ABI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

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