## UNOFFICIAL GOPY 5

3905735
Certificate No. 1323893 Document No.
TO THE REGISTRAR OF TITLES COOK COUNTY, ILLINOIS:
You are directed to register the Pocument hereto attached
on the Certificate 1323893 indicated affecting the
following described premises, to-wit:
TOTIOWING DESCRIBER PROMISES ( 15 m.)
LOT 22 AND 23, IN BLOCK 7 IN A. G. BRIGGS AND SON'S ARCADIA, BEING A SUBDIVISION IN SECTION 14, TOWNSHIP 35 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, ACCORDING TO THE PLAT THEREOF RECORDED IN THE OFFICE OF DEEDS, AS DOCUMENT NUMBER 16821660 IN COOK COUNTY, ILLINOIS
Property Address: 3701 Parthenon Way, Olympia Fields, IL
Permanent Real Estate Index Number: 31-14-303-074 Volume 118 3305735
3905735
SectionTownshipNorth, RangeEast of the
Third Principal Meridian, Cook County, Illinois.
Scholl
CHICAGO 1111NOIS 8-241990.

## UNOFFICIAL GOPY Trustee

NA.

CERTIFICATE OF SECRETARY OF 3905735

REGARDING THE SUCCESSION OF LASALLE NATIONAL TRUST, N.A.
TO THE TRUST BUSINESS OF LASALLE NATIONAL BANK
3879972

I, Robert K. Quinn, hereby certify that I am the duly elected Secretary of LaSalle National Corporation (the "Corporation"), a Delaware corporation, and as such am the custodian of the corporate records and seal of the Corporation, and that the following is a true, correct and complete copy of resolutions adopted by unanimous written consent of the board of directors of the Corporation dated April 16, 1990, and that none of such resolutions have been amended or repealed, and that all such resolutions are in full force and effect as of the date of this Certificate:

WHEREAS, the Corporation owns in excess of 99% of the voting stock of LaSalle National Bank ("Bank") and 100% of the voting stock of LaSalle National Trust, National Association ("LaSalle Trust"), each excluding director qualifying shares, and the Bank and LaSalle Trust are each qualified to administer trusts in the State of Illinois;

WHEREAS, it is being proposed to this Board of Directors that LaSalle Trust succeed to each of the trust accounts of the Bank as to which such succession is not expressly prohibited by the terms of the applicable trust instrument (the "Proposal"), pursuant to and in accordance with Section 3-3 of the Illinois Corporate Fiduciary Act (the "Act", 17 Ill. Rev. Stat. Par. 1551-1 et seq. at 1553-3);

whereas, pursuant to the Proposal, the Corporation would enter into with the Bank and LaSalle Trust on or after May 1, 1990 (the "Effective Time") a Trust Succession Agreement for the purpose of effecting the succession of LaSalle Trust to the trust business of the Bank, which agreement will provide for the payment to the Bank by LaSalle Trust of one or more amounts which in the aggregate represent the fair and reasonable value of the tangible and intangible assets transferred, net of any liabilities transferred;

WHEREAS, also pursuant to the Proposal, the Bank would enter into with LaSalle Trust on or after the Effective Time a Trust Management Agreement whereby LaSalle Trust will administer all of the trust business of the Bank not succeeded to by LaSalle Trust pursuant to the Trust Succession Agreement; and

WHEREAS, also pursuant to the Proposal, the Bank would enter into with LaSalle Trust a Lease and Allocation Arrangement with respect to certain premises and equipment and certain services and allocating certain expenses of the Bank and to LaSalle Trust, all on an "arm's length" basis at the fair market value thereof.

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NOW THEREFORE, BE IT RESOLVED, That effective May 1, 1990 (the "Transfer Date") and consistent with the Proposal as presented to this board with such modifications as the proper officers determine to be necessary or appropriate with the advice of legal counsel, LaSalle Trust shall succeed to each of the trust accounts of the Bank as to which such succession is not expressly prohibited by the terms of the applicable trust instrument, pursuant to and in accordance with Section 3-3 of the Illinois Corporate Fiduciary Act (the "Act", 17 Ill. Rev. Stat. Par. 1551-1 et seq. at 1553-3); and LaSalle Trust shall thereupon have all the rights and powers and assume all the duties is of the Transfer Date and thereafter granted to or imposed upon the Bank by law or the aforesaid instruments.

FURTHER RESOLVED, That the proper officers of the Corporation be, and they hereby are, authorized and directed to execute a Trust Succession Agreement, on the terms provided in the Proposal as presented to this board with such modifications as said proper officers determine to be necessary or appropriate with the advice of legal counsel, to facilitate the Proposal and LaSalle Trust's succession of the Bank as trustee on the transferred fiduciary accounts.

FURTHER RESOLVED, That on or about the Transfer Date all trust files and documents and any and all trust file property in the possession of the Bank with respect to the trust accounts being transferred to LaSalle Trust shall be transferred to the principal and other appropriate offices of LaSalle Trust.

FURTHER RESOLVED, That the proper officers of the Corporation be hereby authorized, empowered and directed, on behalf of the Corporation, to do or cause to be done any and all acts and things and execute and deliver any and all such further documents and papers as, with advice of legal counsel, they may deem necessary or appropriate to implement the Proposal and otherwise carry into effect the full intent and jurposes of the foregoing resolutions.

Dated:	May 2	, 1990	3808735
		Lobert & Occum Secretary	

KPF:ccy B41903.COR May 2, 1990

## **UNOFFICIAL COPY**

The second H.I.ISCHALL

DOOR OF 1223893

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