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| | tture Witnes Jarrett and virg: | | | |
| of the County of Co | okand Sta and no/100 | | , for and in consi | ideration |
| and Quit-Claimunto C | good and valuable consideration ENTRAL NATIONAL BANK under the laws of the United inois, as Trustee under the provis | is, receipt of which is here IN CHICAGO, a corpor States of America, and o | by duly acknowledged, Convey ation duly organized and existi luly authorized to accept and | ng as a |
| dan of March | estate in the County ofC | 1982, and known | | ; |
| Pursuant and made a p | all or phunder provision | <u> </u> | ached hereto | |
| | Roll Eliza Transfer T | Oun 1-12 | mudeub |) (32 (|
| TO HAVE AND TO HO | .D the said real estate with the appurt | c ance , upon the trusts, and | for the uses and purposes herein | and in |
| hereof, to dedicate parks, streets, so desired, to sell, to call estate or any part thereof to a covers and authorities vested in sai o lease said real estate, or any par open any terms and for any periox xiend leases upon any terms and to any time or times hereafter, to whole or any part of the reversion change said real estate, or any s rassing any right, title or intered that and every part thereof in all state and every part thereof in all | shereby granted to said Trustee to highways or alleys and to vacate any grant options to purchase, to sell on successor or successors in trust and to d Trustee, to donate, to dedicate, to me thereof, from time to time, in posses if or privide of time, not exceeding in for any period or of privides of time and not any period or privides of time and not not the privilegal of the privilegal | subdivisi i part thereol, any terr, 1; covery either wit grant to such successor or a rigage, placege ro "erwise encision or revers", by leases to the case or any single successor or a lot of the case of the successor of the options to lease and prions of mer of fixing the am unt of property, to grant ease. Into nt to said real estate or my differations as it would be law a differations as it would be law a | id to restubdivide said real earance a her without consideration, to conv uncerssors in trust all of the title, miber said real estate, or any part to commence in presenti or in futur the term of 198 years, and to rec cases and, the terms and provisions: tencey fessée and options to purch; jeent or, future rentals, to partition or charges of any kind, to release, the thereof, and to deal with as fo any person owning the same ! | s often cy said cy said estate, thereof, ro, and new or thereof ase the t or to convey |
| is the application of any purchase ust have been complied with, or wivileged to inquire into any of it with the complete | dealing with said Trustee, or any su- conveyed, contracted to be sold, leased money, rent or money borrowed or ; be obliged to inquire into the author he terms of said Trust Agreement; as in trust, in relation to said real era- relying upon or claiming under any trust, in relation to said real era- tion of the trust, conditions and it and binding upon all beneficiaries it is and deliver every such deed, trust of trust, that such successor or success- thortizes, duties and obligations of it | divanced on said real estate, on ity, necessity or expediency of de every devel, trust deed, mor te shall be conclusive evidence such conveyance lease or other ercement was in full force and it mitiations contained in this In- herecunder, (c) that said Trust eed, lease, mortgage or other oras in trust have been properly 3, his or their predecesor in | be all ed to see that the terminary and any act of said Trustee, or he office any act of said Trustee, or he office any act of said Trusteen text in favor of e-ry person (including instrument, of) that at the time effect, (b) that such y was ance or enter and in said rust, greemer, or any successor in tri, was appointed and do! if the on yar appointed and are it is given a proper or the property of the contract | of this ged or secuted on the of the other ent or i duly nec is ith all |
| as Trustee, nor its successor or anything it or they or its or the red or said Trust Agreement or a che liability being hereby expressly intection with said real estate may fact, hereby irrevocably appointed it individually (and the Trustee she as the trust property and funds of corporations whomsoever and we | pon the express understanding and r successors in trust slall incur any cir agents or attorneys may do or om ny amendment thereto, or for injury to waived and released. Any contract, r be entered into by it in the name of for such purposes, or at the election all have no obligation whatsoever with in the actual possession of the Truste hatsoever shall be charged with notice. | personal. liability or be subje- it to do in or about the said r o person or property happening obligation or indebtedness incu f the then beneficiaries under n of the Trustee, in its own n respect to any such contract, e shall be applicable for the pay- e of this condition from the dat | cted to any claim, judgment of call estate or under the provisions, in or about said real estate, any as rered or entered into by the Trustaid Trust Agreement as their atteame, as Truste of an express trust biligation or indebtedness except or ment and discharge thereol). All pec of the filing for record of this Dec of the filing for record of this Dec. | force of this and all orm y- thand ally so arsons ed. |
| eby declared to be personal prope such, but only an interest in the onk in Chicago the entire legal and | ry beneficiary bereunder and under as (s. avails and proceeds arising from the rry, and no beneficiary hereunder shall earnings, avails and proceeds thereof I equitable title in fee simple, in and | I have any title or interest, leg as aforesaid, the intention here: to all of the real estate above | al or equivable, in or to said real e if being to vest in said Central Nat described. | ntate ional |
| And the said granter S he | re real estate is now or herealter regine thereof, or memorial, the words "in the in such case made and provided. The expressly waive | any and all right or benefit | s hereby directed not to register or r "with limitations," or words of si ander and by virtue of any and all sta | |
| he State of Illinois, providing for t | grantor 5 aforesaid ha Vehe grantor 6 day of Mar | reunto set thei | hand S | and |
| ddress of Grantee: ENTRAL NATIONAL BAN 20 South La Salle Street Do- nicago, Illinois 60603 Jose Jommon Address: 134 | SUMMENT Dragged Ben | Virginia | I- Jahrett 181 | EALI EALI |

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| | STATE OF | Illinois Cook | | | |
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| | County of | OOOK | a Notary Public in and for said County, in the State aforesaid, do hereby certify that Theodore A. Jarrett and Virginia J. Jarrett, | | |
| | \Diamond | | _his_wife personally known to me to be the same person_S_ whose name S are | | |
| * | 6 | | subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instru- | | |
| | 70 | 9. | ment astheirfree and voluntary act, for the uses and purposes therein set forth, including the release and walver of the right of homestead. | | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| | | | Given under my hand and Notarial Seal this 19th day of March D. 1982 | |) 1 |
| | | 0 | Ole Pravolento NOTARY PUBLIC | | |
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| J | | | SUITE K. BRANDEN BUNG | • | Andread |
| | | Deed in Trust | CHICAGO TO: CHICAGO CHICAGO | | · Section Control |
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| 333 | | | | FORM 507-016 | |
| BOX 333 TRUST NO. | |) <i>(</i> (1 | | FORM | Article (Article) |
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UNOFFICIAL COPY

Unit No. 25-F , as delineated on the survey of the following described real estate (hereinafter referred to the "Parcel"):

Parcel 1:

That part of Original Lots Twenty-seven (27) and Twenty-eight (28) in Pine Grove, a Subtivision of fractional Section Twenty-one (21), Township Forty (40) North, Range Fourten (14), East of the Third Principal Meridia, bounded and described as follows, to wit:

Beginning to a point in the North line of Belmont Avenue (being a line 33 feet North of the South line of Original Lot 28 in Pine Grove) 250 feet West of the West line of Sheridan Road, Induce North on a line parallel with the West line of Sheridan Road, Induce North on a line parallel with the West line of Sheridan Road, 165 feet 6-1/2 inches to he line between Lots 27 and 28 in Pine Grove aforesaid; thence West on said line 9 feet 11 inches to a line 987 feet 8 inches East of and parallel with the East line of Evanston Avenue; thence North on said line 64 feet 0-1/2 inches to a point 101 feet 6 inches South of the South line of Melrose Street; thence East 110 feet 11-1/2 inches to a line extended South parallel with the West line of Lot 27 in Pine Grove aformsaid, from a point in the South line of Melrose Street, 148 foet 6-1/2 inches West of the intersection of the South line of Melrose Street with the West line of Sheridan Road; thence East 9 feet 0 inches more or less to a line 130 feet 7 inches West of and parallel to the West line of Sheridan Road; thence South on said lin. to a point in the North line of Belmont Avenue, 139 feet 7 inches West of the West line 11 Sheridan Road; thence West along the North line of Belmont Avenue, to the place of beginning:

which survey is attached as Exhibit "A" to Declaration of Condominium Ownership and of Easements, Restrictions and Covenants made by LaSalle National Bank, as Trustee under Trust Agreement dated June 13, 1979 and known as Trust No. 101208, and recorded in the Office of the Cook County Recorder of Deeds as document no. _______, together with an undivided _______, to interest in said Parcel (excepting from said Parcel all the units thereof as defined and set forth in said Declaration of Condominium Cwnership and of Easements, Restrictions and Covenants and survey).

Party of the first part also hereby grants to parties of the second part, their successors and assigns, as rights and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said property set forth in the aforementioned Declaration of Condominium Ownership and of Easements, Restrictions and Covenants, and hereby reserves to itself, its successors and assigns, the rights and easements set forth therein for the benefit of the remaining property described therein.

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ALSO

Parcel 2:

Quit claim of all rights, if any, pursuant to easement for the benefit of Parcel 1 as created by the deed from Central National Bank in Chicago, national banking association, as Trustee under trust agreement dated November 30, 1948 and known 5 Trust No. 1618, to Sherwin Willens, dated September 17, 1951 and recorded September 26, 1951 as document 15173910 for ingress and egress over the following described tract of land: a

Beginning at a point in the South line of Melrose Street, 148 feet 6-1/2 inches West of the inter-Street, 148 feet 6-1/2 inches West of the intersection of the South line of Melrose Street and the West line of Cheridan Road; thence South 101 feet 6-1/2 inches along a line parallel with the West line of Lot 27 in Pine Grove and 1098 feet 7-1/2 inches East of the East line of Evanston Avenue; thence East 9 feet more or less to a line 139 feet 7 inches West of and parallel to the West line of Sheridan Road; thence North along said line to the South line of Melrose Street; thence West on the South line of Melrose Street line of Evanston line of Melrose Street line of Evanston line of Melrose Street line of Evanston line of Line of Melrose Street line of Evanston line of Melrose Street line of Evanston line of Line Corts

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Unit No. P3-93, as delineated on the survey of the following described real estate (hereinafter referred to as the "Parcel"):

Parcel 1:

That part of Original Lots Twenty-seven (27) and Twenty-eight (28) in Pine Grove, a Subdivision of fractional Section Twenty-one (21), Township Forty (40) North, Range Fourteen (14), East of the Third Principal Mericial, bounded and described as follows, to wit:

Beginning at a point in the North line of Belmont Alenue (being a line 33 feet North of the South line of Original Lot 28 in Pine Grove) 25(feet West of the West line of Sheridan Road; thence North on a line parallel with the West line of Sheridan Road, 165 feet 6-1/2 inches to the line between Lots 27 and 28 in Pine Grove aforesaid; thence West on said line 9 feet 11 inches to a line 987 feet 8 inches East of and parallel with the East line of Evanston Avelue; thence North on said line 64 feet 0-1/2 incres to a point 101 feet 6 inches South of the Forth line of Melrose Street; thence East 110 feet 11-1/2 inches to a line extended South parallel with the West line of Lot 27 in Pine Grove aforesaid, from a point in the South line of Melrose Street, 148 feet 6-1/2 inches West of the intersection of the South line of Melrose Street with West line of Sheridan Road; thence East 7 feet 0 inches more or less to a line 139 feet 7 inches West of and parallel to the West line of Sheridan Road; thence South on said line to a point in the North line of Belmont Avenue, 139 feet 7 inches West of the West line of Sheridan Road; thence South on said line to a point in the North line of Belmont Avenue, 139 feet 7 inches West of the West line of Sheridan Road; thence West along the North line of Belmont Avenue, to the place of beginning;

Party of the first part also hereby grants to parties of the second part, their successors and assigns, as rights and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said property set forth in the aforementioned Declaration of Condominium Cwnership and of Easements, Restrictions and Covenants, and hereby reserves to itself, its successors and essigns, the rights and easements set forth therein for the benefit of the remaining property described therein.

2827342

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ALSO

Parcel 2:

Quit claim of all rights, if any, pursuant to easement for the benefit of Parcel 1 as created by the deed from Central National Bank in Chicago, a as created by the national banking association, as Trustee under trust agreement dated November 30, 1948 and known as Trust No. 1618, to Sherwin Willens, dated September 17, 1951 and recorded September 26, 1951 as document 15173910 for ingress and egress over the following described tract of land:

beginning at a point in the South line of Melrose Street, 148 feet 6-1/2 inches West of the inter-Screet, 148 feet 5-1/2 inches west of the intersaction of the South line of Melrosa Street and the
West line of Sheridan Road; thence South 101 feet
6-1/2 inches along a line parallel with the West
line of Lot 27 in Pine Grove and 1098 feet 7-1/2
inches East of the East line of Evanston Avenue;
thence East of feet more or less to a line 139 feet inches East of the East line of Evanston Avenue; thence East 9 feet more or less to a line 139 feet 7 inches 'a.t of and parallel to the West line of Sheridan Road; thence North along said line to the South line of Milrose Street; thence West on the South line of Melrose Street to the place of beginning, all being part of Original Lots 27 and 28 in Pine Grove, a Subdivision of fractional Section 21, Township 40 North, Range 14, East of the Third Principal Meridian, 'li in Cook County, Illinois. s and in Co

EXHIDIT B-2