CAUTION: Consult a lawyer before using or acting under this form All warranties, including merchantability and fitness, are excluded.

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THE GRANTOR Rosemary W. Wescott, widow of Randall L. Wescott, and not since remarried			86086593		
of the County ofCor_ for and in consideration of Dollars, and other good an Conveys and (WARR. THE FIRST ILLINOIS ITS SUCCESSOR OR S provisions of a trust agree February to as "The trustee.") the and State of Illinois, to w	of ten and no/10 Id valuable consideration ANT S QUIT CLAIP S BANK OF EVAN SUCCESSORS, as Trustement dated the 20 19 86 and known as I following described rea	ns in hand paid. M)* unto STON. N.A Stee under the day of Trust NumberR	-3241	Space for Resorder's Use On (hereinafter referr Cook	
sec atta	ichment		•		
HEREINAFTER CALLED THE	REAL ESTATE".				
TO HAVE AND TO HO' the trust agreement set forth.) the real estate with the appu	irrenances upon the tr	usts and for the	ises and purposes herein and	in in
Full power and authority to dedicate parks, streets, highway to sell on any terms; to convey es successors in trust and to grant it trustee; to donate, to dedicate, it part thereof, from time to time, it for any period or periods of time, upon any terms and for any period at any time or times hereafter; to purchase the whole or any part crentals; to partition or to exchan charges of any kind; to release, to any part thereof; and to deal with be lawful for any person owning any time or times hereafter.	ther with or without consider to such successor in successor in successor in successor in prosessour of the reversion, by 1, not exceeding in the case of the operands of time and to a contract to make leases and of the reversion and to any parameter the real estate, or any parameter or assign any right title the real estate and every profit the real estate and every profit the real estate and every profit the real estate and every profit.	vision or part thereofic ation; to convey the re- is in trust all of the titl er the real estate or an eases to commence in any single demise the te- mend, change or modi- to grant options to lea- act respecting the man it thereof, for other re- or interest in or about facerof in all other way	to contract to self- processing the contract of any let, estate, power by part thereof; pracesents or in first most 198 years sim of 198 years significant the contract of fixing the all or personal pit to casement agos and for such of sach of such of suc	li to grant options to purcha part thereof to a successor is and authorities vested in to to lease the real estate, or a uturo, and upon any terms a , and to renew or extend lear it terms and provisions there o renew leases and options is amount of present or futu- operity; to grant easements purtenant to the real estate ther considerations as it would the part of the sale of the considerations as it would the part of the sale of the considerations as it would the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as it would be a sale of the considerations as a sale of the considerations as a sale of the considerations are considerations as a sale of the considerations are considerations as a sale of the considerations are considerations as a sale of the considerations as a sale of the considerations as a sale of the considerations are considerations as a sale of the considerations are considerations as a sale of the consideration and the considerations are considerations as a sale of the consideration and the consideration as a sale of t	sec: or the ny nd secs
In no case shall any party dealing with the trustee in relatio 1 to he real estate, or to whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the frustee, be obliged to see to the application of any purchase					of S
money, rent, or money borrowed with, or be obliged to inquire into of the terms of the trust agreement to the real estate shall be conclusioner instrument. (a) that at the effect; (b) that such conveyance of herein and in the trust agreement duly authorized and empowered to conveyance is made to a successor are fully vested with all the title, es	the necessity or expediency of trand every deed, trust deed, in we evidence in favor of every time of delivery thereof the trother instrument was executed or in any amendment thereof oexecute and deliver every suc- or successors in trust, that su	f any a to The trustee, nortrage, seuse or other person tely my voon or trust created by real and ed in accordance At hit and binding upon all oh deed, trust deed, to such successor or success	or be obliged or instrument executes a summing under the trust against the trusts, conditionalizes there as mortgage or o sore in trust have	privileged to inquire into an uted by the trustee in relate any such conveyance, lease- reement was in full force at ions and limitations contains under: (c) that the trustee w ther instrument; and (d) if it been properly appointed at	PERSON REVI
The interest of each benefic in the possession, earnings, avails a is hereby declared to be personal equitable, in or to the real estate as	property, and no beneficiary	corteage, sale, or other under the trust agree	disposition of the ement (nat have	e real estate, and such intere any title or interest, legal o	FE SEE
If the title to any of the ab- note in the certificate of title or o or words of similar import, in accor-	duplicate thereot, or memorial	, the words "m trust."	" or "upon to id	oby directed not to register of its and its section." Or "with limitations	
And the said grantor here statutes of the State of Illinois, pro-	rby expressly waive <u>S</u> and rele inding for the exemption of ho				ii.
	toraforesaid ha <u>S</u> hereu . 19 <u>86</u> . (SEAL)	nto set <u>Re</u> Thand	and The	COEL CISEAL	-
Cara estimate Cara est	Cools	***			-
IMPRESS C	the undersigned, a Notary P ERTIFY that ROSemany	w. wescort,	, wldow c	it Kandalli i s	voerott and
Ar 20	ersonally known to me to be the pregoing instrument, appeared? valed and delivered the said inst	ic came person — wi	hose same	3.5 subscribed to the	*
	neresn set forth, including the n	clease and warrer of the	eright of homest	ead.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Given under my hand and official se	al, this	2a) of _	Februa 1	/ /	-
Commission expires May 1	<u>9 ن</u> د:	Mush	d G) [Joan	-
This instrument was prepared by Do	onald W. Hoag	Donald W. 500 Davis S		vanston, Ill	-
USE WARRANT OR QUIT CLAIM	AS PARTIES DESIRE		SS OF PROPER	**************************************	
PORALD	W. HOAG	Apt.	203 23	33 Central Str	eet
500 2A 115	The second		ston. Il	1. 60201	- .
MAIL TO AND DAVIS STREET				SS IS FOR STATISTICAL OT A PART OF THIS DEED	

SEND SUBSEQUENT TAX BILLS TO-

- L/Evansion, Illien 60204

First III Bank - Trust Dept.

EVANSTON, ILLINOIS BOOK GOZIAL

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RECORDER'S OFFICE BOX NO

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EVANSTON, N.A., TRUSTEE

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Property of Cook County Clerk's Office

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UNOFFICIAL COPY

ATTACHMENT

Unit No. 203 as delineared on Plat of Survey of the following parcel of Real Estate (hereinafter referred to as "Parcel"):

Lots 7,8,9 and 10 in Block 1, in John Culver's Addition to North Evanston in South Section of Quilmette Reservation in Township 42 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

which Plat of Survey is attached as Exhibit "A" to declaration of Condominium made by Chicago Title and Trust Company as Trustee under Trust Agreement dated April 2, 1969, and known as Trust No. 53493, recorded in the office of the Recorder of Deeds of Cook County, Illinois, as Document No. 21424239; rogether with an undivided 3.05% interest in said Parcel (excepting from said Parcel all the property and space comprising all the units thereof as defined and set forth in said Declaration of Condominium and Plat of Survey).

Address of Property: Apt. 203, 2333 Central Street, Evanston, Illinois 60201

Address of grantee: 800 Davis Street, Evanston, Illinois 60204

Permanent Tax No.: 05-34-324-047-)005

I hereby declare that this deed represents a transaction exempt under provisions of paragraph e, section 4, of the Real Estate Transfer Tax Act.

Dated this 27

day of February, 1986

Attorney

DEPT-01 RECOPLING \$11.25 T#1111 TRAN 5477 03/05/66 09:30:00 #8627 # A 46-36-086593

556.66593

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