All warranties, including merchantability and fitness, are excluding 3115 -5 PX 3: [86336087
THE GRANTOR GERALD M. WERKSMAN and BETTY T. WERKSMAN, M.D., his wife	
BETTY T. WERKSMAN, M.D., his wife	
-393/	
of the County of Cook and State of Illinois for and in consideration of TEN (\$10.00)	cook
Dollers, and other good and valuable considerations in hand paid.	CC 50. 016
Convey S and (WARRANTS /OUIT CLAIM)* unto	2 5 4 1 8 9
FIRST ILLINOIS BANK OF EVANSTON, N.A., ITS SUCCESSOR OR SUCCESSORS, as Trustee under the	I FOR
provisions of a trust agreement dated the 7th day of the Above space for Records	
July 1986 and known as Trust Number R-3285 (hereinaft to as "The trustee.") the following described real estate in the County of Cook	er referred
and State of Illinois, to wit:	S PRO
SEE ATTACHED	
GLB RITCHED	110つ間*野市
	一一篇文章中
HEREINAFTER CALLED 1716 REAL ESTATE".	
TO HAVE AND TO HOLD the real estate with the appurtenances upon the trusts and for the uses and purposes the trust agreement set forth.	herein and in 3.
Full power and authority are nergy granted to the trustee to subdivide and resubdivide the real estate or any	
to dedicate parks, streets, highways of all eyi: to vacate any subdivision or part thereof: to contract to sell: to grant options to sell on any terms; to convey either without consideration: to convey the real estate or any part thereof to a	successor or
successors in trust and to grant to such successors or successors in trust all of the title, estate, powers and authorities trustee: to donate, to dedicate, mortgage or (the wise encumber the real estate or any part thereof, to lease the real estate.	state, or any file in the
part thereof, from time to time, in possession of part thereof, from time to time, in possession of part thereof, from time to time, not exceeding in the case of any single demise the term of 198 years, and to renew or	extend leases
upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provi at any time of times hereafter; to contract to make eases and to grant options to lease and options to renew leases are	id annone to 1.
purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of pres- rentals; to partition or to exchange the real estate, or any part thereof, for other real or personal property; to grant charges of any kind; to release, convey or assign any right, of or interest in or about or easement appurtenant to the	easements or
any part thereof; and to deal with the real estate and every part the cof in all other ways and for such other consideration be lawful for any person owning the same to deal with the same whether similar to or different from the ways above	is as it would
any time or times hereafter.	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
In no case shall any party dealing with the trustee in relation to the real estate, or to whom the real estate or any shall be conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged to see to the application of a state of the sold, leased or mortgaged by the trustee, be obliged to see to the application of a state of the sold o	iny purchase
money, tent, or money bottowed or advanced on the real estate, or bookinged to see that the terms of the trust have be with, or be obliged to inquire into the necessity or expediency of any act of the trustee, or be obliged to inquire the trust dead, more than the trust of the trust experience and the trust dead, more than the trust of the trust experience and the trust dead, more than the trust of the trust experience and the trust dead, more than the trust of the tru	uite into any
of the terms of the trust agreement; and every deed, trust deed, mortgage, Now or other instrument executed by the trust to the real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveys other instrument. (a) that at the time of delivery thereof the trust created bytes and by the trust agreement was in fi	ince, lease or
effect: (b) that such conveyance or other instrument was executed in accordance with he trusts, conditions and limitation herein and in the trust agreement or in any amendment thereof and binding upon all or reficiaries thereunder; (c) that the	ns contained
duly authorized and empowered to execute and deliver every such deed, trust deed, ten'e, nortgage or other instrument: a conveyance is made to a successor or successors in trust, that such successor or successor or trust have been properly as	nd (d) if the
are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of i.s. his or their predecessor in. The interest of each beneficiary under the trust agreement and of all persons claiming under them or any of them:	trust.
In the possession, earnings, avails and proceeds arising from the mortgage, sale, or other disposition of the real estate, and it hereby declared to be personal property, and no beneficiary under the trust agreement size, have any title or inter-	such interest II
equitable, in or to the real estate as such, but only an interest in the possessions, earnings, avails and the eeds thereof as afo	restra.
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not a note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon could from," or "with it or words of similar import, in accordance with the statute in such case made and provided.	` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
And the said grantor S. hereby expressly waive and release any and all right or benefit under in by virtue of statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	Lany and all S # E
In Witness Whereof, the grantor 8 aforesaid ha Ve hereunto set the lind 8 and seal 8 this ?	§ Si
Sull M West (SEAL) See Heston	sect & E
GERALD M. WERKSMAN BETTY T. WERKSMAN, M.D.	- SEAL - 8
State of Illinois. County of Cook ss.	RANS COUNTY
	ALFREBY S
	ribed to the
HERE sealed and delivered the said instrument as the rivee and voluntary act, for the uses a therein set forth, including the release and waiver or the right of homestead.	nd purposes S
Given under my hand and official seal, this 3/84 day of 35 July	3 86
may 26 of Calor 19 12 1200	TITIE I
CTARY SUBLIC 1	7 (0(0)
This instrument is as prepared by SIBVER VALL BORE, 20 11.	L 60602 @
NAME AND RODRESS!	15 50 60 2 86 33 60 87 15 51 64 1
ADDRESS OF PROPERTY 336 Hibbard Road	36
FIRST ILLINOIS BANK OF EVANSTON, N.A. Wilmette, IL. 60091	<u> </u>
MAIL TO 800 DAVIS STREET THE ABOVE ADDRESS IS FOR STA	TISTICAL US DEED
SEND SUBSEQUENT TAN BILLS TO	
(EVANSTON, ILLINOIS 80204) 1st &C B/c EVANSTON	~ 11.108pl

'OX 333-HV

ATTN: LAND TRUST

RECORDER SIGNACE BOXING

OR

7

FRST ILLINOIS BANK OF

EVANSTON, N.A., TRUSTEE

T-34 (Rev. 5/84)

Property of Cook County Clerk's Office

UNOFFICIA

UNOFFICIAL COPY

Lot 20 in Block 3 in Wilmette Hibbard Resubdivision of all lots and blocks together with vacated street and alleys in Wilmette Hibbard Subdivision of the West 25 acres of the South West 1/4 (except that part lying south of the center line of Glenview koad, as appears from the plat of said Resubdivison recorded April 15, 1927 as Document No. 9616337 in Section 32, Township 42 North, Range 13. East of the Third Principal Meridian, in Cook County, Illinois.

Easement for Public Builities over a strip of land 5 feet wide adjoining to parallel with and west of the East Line of the land in favor of the Illinois Bell Telephone Company and the Commonwealth Edison Company contained in Grant Recorded May 7. 1956 as Document 16571574

s over a strip
ind west of the Ea
il Telephone Company
contained in Grant Re.