• .	
Caution: Consult a lawyer belt fre u sing of a ting brown the for n. All waranties, including were than aboth, and fitness, are excluded.	THIS CONVEYANCE IS EXEMPT UND IT THE PROVISIONS OF PARAGRAPH Q, SECTION 4
THE GRANTOR, ROSINE APOYAN, a widow	Bosine a Joy as
of the County of <u>Cook</u> and State of <u>Illinois</u>	
for and in consideration of TEN and no/100 (\$10.00)  Dollars, and other good and valuable considerations in hand paid,  Conveys and (WARRANT S /QUIT CLAIM )*  unto FIRST ILLINOIS BANK OF EVANSTON, N.A., ITS  SUCCESSOR OR SUCCESSORS, as Trustee under the provisions of a trust agreement dated the 17th day of June	87344245
19.87, and known as Trust Number <u>R-3404</u> (hereinafter referred to as the "trustee,") the following described real estate in the County of <u>Cook</u> and the State of Illinois, to wit:	(The Above Space For Recorder's Use Only)
	Section 7, Township 41 North, the Third Principal Meridian;
Common Address: 2310 Sherman Avenue, Evanston, Illino	ois NO
TO HAVE AND IT ADLD the real estate with the appurtenances upon the trusts agreement set forth.  Full power and authority are hereby granted to the trustee to subdivide and resubdivid streets, highways or alleys; to vence by subdivision or part thereof; to contract to sell; to grae either with or without consideration; to sonvey the real estate or any part thereof to a success or successors in trust all of the title, that a, powers and authorities vested in the trustee; to define the least at or any part thereof; to least the real estate, or any part thereof, from time to the inpraesentior in futuro, and upon any terms and for any period or periods of time, not excepts, and to renew or extend leases upon any terms and for any period or periods of time and provisions thereof at any time or times here, fite it contract to make leases and to grant op to purchase the whole or any part of the reversion, and to contract respecting the manner of ition or to exchange the real estate; or any part thereof, the other real or personal property; convey or assign any right, title or interest in or about or eathermach and thereof in all other ways and for such or econsiderations is it would be lawfull whether similar to or different from the ways above specifical, at any time or times hereafted in no case shall any party dealing with the trustee it relation to the real estate, or to whe contracted to be sold, leased or mortgaged by the trustee, be rollied to see to the application advanced on the real estate, or to be obliged to see that the term of the trust have been comor expediency of any act of the trustee, or be obliged to privileged of the trust in the term of the trust have been comor expediency of any act of the trustee, or be obliged to privileged or include in the trust have been comored to be sold, lease or other instrument executed by the trustee in relation to the real estate shall be upon or claming under any such conveyance, lease or other instrument, (a) hat at the time trust agreement was in full force and e	the the real estate or any part thereof; to dedicate parks, and options to purchase; to sell on any terms; to convey sor or sucessors in trust and to grant to such successor donate, to dedicate, mortgage or otherwise encumber me, in possession or reversion, by leases to commence eeding in the case of any aingle demise the term of 198 to amend, change or modify leases and the terms and tions to lease and options to renew leases and options fixing the amount of present or future rentals; to partogrant easements or changes of any kind; to release, ate or any part thereof; and to deal with the real estate for any person owning the same to deal with the same, it.  On the real estate or any part therof shall be conveyed, of any purchase money, rent, or money borrowed or upitied with, or be obliged to inquire into the necessity mis of the trust agreement; and every deed, trust deed, be conclusive evidence in favor of every person relying of delivery thereof the trust created herein and by the was executed in accordance with the trusts, conditions and binding upon all beneficiaries thereunder; (c) that it deed, lease, mortgage or other instrument; and (d) if its in trust have been properly appointed and are fully or their predecessor in trust.

This conveyance is made upon the express understanding and condition is a fither the trustee nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgement or decree for any line it or they or its agents or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said Trust A. et ...ent or any amendments thereto, or for injury to person or property happening in or about said real estate, any and all such liability being herely et pressly waived and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said real estate into by it in the name of the then beneficiares under said Trust Agreement as their attorney-in-fact, hereby irrevocably appointed from the proposes, or at the election of the Trustee, in its own name, as trustee of an express trust and not individually (and the Trustee shall have to obligations or indebtedness except only so far as the trust property and funds in the tetual prosession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever and whatsoever with respect to any such contract, obligations or indebtedness except only so far as the trust property and funds in the tetual prosession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever and whatsoever and with notice of this condition from the date of the filling for record of this Deed.

The interest of each beneficiary under the trust agreement and of all persons claiming under their and such interest is hereby declared to be personal property, and no beneficiary under the trust agreement shall have any title or interest, legal and such interest is hereby declared to be personal property, and no beneficiary under the trust agreement shall have any title or interest, legal and to the real estate as such, but only an interest in the posses

statutes of the State of Illinois, providing for the exemption of homestead In Witness Whereof, the grantor aforesaid ha Sof	hereunto executed this deed this
	Rosine Apoyan / 100 1000 / 12 py a
State of Illinois, County ofCook	ss.
that Rosine Apoyan, a personally known to me to be the sam foregoing instrument, appeared befo sealed and delivered the said instrum	ne person whose name1.ssubscribed to the ore me this day in person, and acknowledged thats. h. @ signed, ent ashe free and voluntary act, for the uses and purposes es and waiver of the right of homestead.
Given under my hand and official seal, this	day of
Commission expires MARICH 12 19 90	Musler & Register
	NOTARY PUBLIC
This instrument was prepared by <u>Donald L. Padgitt of</u> 660 Green Bay Road, Winnetka, IL 60093	NAME AND ADDRESS)

11.	(Address)	
MAIL TO:		
	(Name) 435-1-75-4	
	% FINAUCIAL & TRUST S LINETS DISCHES MENT	
1	FIRST ILLING'S BANK OF EVANSTON, N.A. P.O. BOX IN P. FIRST SEEDS BULLIONS GOODS	

OR

THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED. SEND SUBSEQUENT TAX BILLS TO: ATTENTION: LAND TRUST DEPARTMENT (Name) RECORDER'S OFFICE BOX NO. (Address)

1 35 (5) ADDRESS OF PROPERTY

60201

2310 Sherman

Evanston, IL



87344245

Opening Clerk's Office

12.00

87344245

DEED IN TRUST

ROSINE APOYAN

FIRST ILLINOIS BANK OF EVANSTON, N.A.

- R-3404 TRUSTRE

T-34(E)-12/86