UNOFFICIAL COPY

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	DEED IN TRUST 450 JUN 450 M. 11 31 2 23 508 570 6 2		1
	QUIT CLAIM The above space for recorder's use only	•	
Ó	THIS INDENTURE WITNESSETH, That the Grahibr 201336 o 23000570 a A Rec Rita L. Slimm, a single person	10.15	
1	of the County of Cook and State of Illinois for and in consideration		
1	of Ten and no/100- dollars, and other good		
	and valuable considerations in hand paid, Conveys and Quit Claims unto	Exem 200.1 tion 2 MAY	
-	BANK OF RAVENSWOOD, an Illinois banking corporation, 1825 W. Lawrence Avenue, Chicago, Illinois 60640, its successor or successors, as Trustee under a trust agreement dated the day of	npf w .1-286 200.1-	
1	May 13 19, 76 known as Trust Number 2032 , the		Alex
-	following elescribed real estate in the County of Cook and State of Illinois, to-wit:		
	Lot 3 in Block 24 in Ravenswood, a Subdivision of Section 18,	provis	
1	Township 40 North, Range 14 East of the Third Principal Me idian, in C ook County, Illinois.		
	9	Paragrap	
1		を記る	
	(Permanent Index No.: 14 18 403 - 010 - 0000)		
Ì	TO HAVE AND TO HOLD the real estate with a sprurt nees upon the trusts and for the uses and purposes herein and in the trust agreement set forth.		
	Full power and authority is hereby granted to said stustes to subdivide and resultstivite the real estate or any part thereof; to declirate parket streets, highways or alleys and to vacute any subdivision or perfectly to execute contracts to sell or exchange, or exchange, or exchange, or exchange, or exchange or account of the particular of the particu	Section Section Section	
Ì	strents infloways or alleys and to vacute any subdivision or personal to escute contracts to sell or exchange, or execute grants of options by purchase, to execute contracts to sell on any terms, to convey interest to execute contracts to sell on any terms, to convey interest in the result of the fulle, while, powers and subdivides vested in the national of the fulle, while, powers and subdivides vested in the fundor, in change, to deduce the many terms and the result extends of the fulle, while, powers and subdivides vested in the fundor, in change, to deduce the many part thereof; to execute lenses of the real exists, or any part thereof; to exceed lenses of the real exists, or any part thereof; to exceed lenses of the real exists, or any part thereof; to execute lenses of the real exists, or any part thereof; to execute lenses of the real exists of the part of the real exists. It is the part of the real exists of the part of the real exists of the part of the real exists. It is the part of the real exists and part of the reversion and to execute products to repress the part of the reversion and to execute products.	3 ያ ያ ያ ች	
1	changes or maximization in decoration to represent the second of the reversion and to execute contracts execute options to leave and options to represent our future resit. The properties the manner of fixing the amount of present or future resit. The greatest of examinent or charges and options to releave, convey or respecting the manner of fixing the amount of present or future resit. The greatest of examinent or the reversion and the fixed presents of examinent presents of the residual content of the		
1	estate and every part thereof in all other ways and for such other course can be a way be a way be a supported to the state of the way a law of the state of the way a law of the state of the way a law of the way and the way an	Í	
	in no case shall not party desline with said trustees in relation to the exists, or to whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged to see to the application of any purchase money, rent, or money between conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged to see that the terms of the trust and the complication of any purchase money, rent, or money between contractions of the trust and the complication of any purchase money, rent, or money between contractions of the trust agreement; and every deed, mortgage, lease or other intrustees in relation to see real relative statement; and every deed, purchase or other intrument exceed by the trust teed, mortgage, lease or other intruments (a) the at the time of the delivery here or contractions and limited properties of the conveyance, classes or other intruments (a) the at the time of the delivery here of the delivery of the conveyance with the conveyance is made to a successful of the conveyance is made to a successful of the conveyance is an intuit have been properly approximate and fully cutorial and entire the conveyance is an intuit have been properly approximate and cally vested with all the title, extate rights, powers, authorities, duties and offile properly approximate and are fully vested with all the title, extate rights, powers, authorities, duties and offile properly approximate and of the conveyance is not properly approximate and are fully vested with all the title, extate rights, powers, authorities, duties and offile properly approximate and are fully vested with all the title, extate rights, powers, authorities, duties and offile properly approximate and offile p	Exem Real MAY	
Ì	person relying upon or claiming under any such conveyance, reaso or direct maturation is a fine at the time to the person in the control of t	1 62 ELB 8	
	idl if the conveyance is made to a successor or successor in trust, that such accessor or is verse is in trust have been properly appointed and are fully vested with all the title, estate rights, powers, suthorities, duties said obligations of its, his or in redecessor in trust. The interest of such beneficiary under the trust careenent and of all persons claiming up or them or any of them shall be only in the		
	The interest of each beneficiary under the trust agreement and of all persons claiming up at 0 m or any of them shall be only in the passession, cornings, and the avails and proceeds erising from the sale, mortgage or other dispassion to the real estate, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitate, in to the real estate as such, but only an interest in the passession, carmings, avails and proceeds thereof as aforesaid.	r provi ransfer	
	If the title to any of the allow lands is now or bereafter registered, the Register of Titles is bereby dut, set not to register or note in the certificate of title or dupleate thereof, or memorical, the words "in trust," or "upon condition," or "with mut to a,, "or words of similar import, in accordance with the statute in such case made and provided. And the said grantor—hereby expressly swives—_and releases—nony and all right or benefit unler and by virtue of any and all	provisions consfer Tax	
	In Witness Whereof, the granteraloremaid hashereunto setherehereunto sethereunto sethere	1160 50 B	
	this 13th day of May 19.76		
	(SEAL) Site of Aline (SEAL)	ragraph	
	(SEAL) (SI AL)		
		phe, se	
	State of Illinois 1, the undersigned a Notary Public in and for said County, in County of Cook 88. the state aforesaid, do berely certify that Rito L. Slimm, a single person	4 6	
		72	
	personally kinem to me to in the same preson		
	signed, sested and delivered the said instrument asDEC free and voluntary act, for the uses and purposes therein set forth, including the release and native of the right of homestead.	1 55	
0	Grom under my hand and notareal seal thus 28th day or May 19 70	4 3	
Harris.	Of LHMING		
	Notary Fuller		
	BANK OF RAVENSWOOD CHICAGO, ILLINOIS 606405		
	BOX 55 THIS INCIRCUMENT WAS PREPARED BYE LINDA STANDFIELD	From 10 HBAL	
	COCHANGE DE SHARE		
	1905 West Fund of Auto-		
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