UNOFFICIAL COPY

7	Die Britiste Hiller in Einstein aus der Germannsteinstein der Graften der State der Graften der Graften der Gr	er en minde de la medicale de la companya de la co	esenciado en en en en	<mark>CARACTER MEDICAL</mark>	tia jantakkkunging	AustriaPostralii	presentant de la company
	. DEED IN TRUST	. •				,	
	1			23 701 64	5	ĺ	(7)
	QUIT CLAIM	1976 NOV 8	M 12 18	r recorder's use only	~	`	
δį	THIS INDENTURE WITNESSETH, Th].	27.1
12							2.14
10	of the County of Cook and St	****	inois	for and in co	ត	<u> </u>	200
0	of TEN AND 00/100 (\$10.00) dollars, and other grant and valuable considerations in hand paid, Conveys and Quit Claim's					i.i 6.1	د د
/	and valuable considerations in hand paid, Conveys and Quit Claim s un BANK OF RAVENSWOOD, an Illinois banking corporation, 1825 W. Lawrence Avenue, Chicar					250.1/(0	Exempt
	Illinois 60640, its successor or successors, as Trustee under a trust agreement dated the day						Exempt under
	October 4, 19,76 known as Trust Number 2273 , t					20,	6 5
	following described real estate in the County of Cook and State of Illinois, to-w						
	Lots 47 48 and 49 in Feinberg's Sheridan Drive Addition, a Subdivision of Lot $3\frac{1}{100}$						
1	the South 49 Feet of Lot 2 in the Circuit Court Partition of the North 3/4 of the East 1/2 of the Southeast 1/4 of Section 20, Township 40 North, Range 14, East of the Third 'ri rioal Meridian, in Cook County, Illinois.					} }	
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le	(Permanent Index No.: 14 204	10 - 015 -	_0000)	<u> </u>	(Sep.)	$\setminus 5$	ं भाग है - हार है
1	TO HAVE AND TO HOLD the real estate with its apported set forth.				18 V	آ چ <u>ا</u> نه آ	7
- \	Full power and authority is hereby granted to said trusts trusters, highways or alleys and to vacute any subdivision or purchase, to execute contracts to sell on any terms, to convey a successor or successors in trust and to grant to such successor thereof, from time to time, in passessium or reversion, by periods of time, and to execute remeable or extensions of least part thereof, from time to time, in passessium or reversion, by	ee t subdivide and result part there the execute	blivide the real esta contracts to sell or	te or any part thereof; to a exchange, or execute grant	ledicate parks	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	? 함 - 18
V	a successor or successors in trust and to grant to such succestrustee; to donate, to deducate, to mortgage, or otherwise enviant thereof, from time to time, in possession or reversion. by	sor or s reessor, in trus amber the real estate, or leases to seeme to in t	t all of the title, es any part thereof; to praesenti or luturo.	tate, powers and authorities o execute leases of the real and uson any terms and for	vested in the estate, or any any period or	e Skun	
1	periods of time, and to execute renewals or extensions of lease changes or modifications of leases and the terms and provisio execute options to lease and options to renew leases and op-	es upon any te as and bus thereof at any tane o officers to purel. So they	or any period or per r times hereafter; to shole or any part o	riods of time and to execute execute contracts to make of the reversion and to exe	amendments, leases and to rute contracts	ale sea	
1	changes or modifications of leases and the terms and process execute options to lease and options to reme leases and of respecting the manner of fixing the amount of present or future assign any right, title or interest in or about or easement ap- jectate and every part thereof in all other ways and for such extite to deal with it, whether similar to or different from the we	e rentals, to execute gra- urtenant to the real est other considerations	ts of easements or o te r any part there t would be lawful f	charges of any kind; to relea of, and to deal with the tit or any person owning the ti	se, convey or le to said real tle to the real		K.
- {	In no case shall not meta doubled with said tension in	relation to the real auto	et for the subscess the	e roal astata ar anu cart di	ereof shull be	Waters and	() ()
	conveyed, contracted to be sold, leased or mortgaged by the borrowed or advanced on the real estate, or be obliged to see it necessity or expediency of any act of the trustee, or be obliged trust deed, mortgage, lease or other instrument executed by the	hat the terms of the true or privileged to inquire ne trustee in relation to	t have been c mplic into at v of the term the real estate shall	ed with, or be obliged to in is of the trust agreement; an be copclusive evidence in 1	quire into the d every deed,		Ž.
-	person relying upon or claiming under any such conveyance, Inherein and by the trust agreement was in full force and effect trusts, conditions and limitations contained herein and in the	use or other instrument, . (b) that such conveyar trust agreement or in a	(a) that the in- ice or other istric iny amenda ats h	e of the delivery thereof the lent was executed in accord ereof and binding upon all	trust created ance with the beneficiaries		
	berson releving upon or channing under any such conveyance, be- herein and by the trust agreement was in full force and effect trusts, conditions and limitations contained herein and in the (c) that the trustee was duly authorized and empowered to exe- ted) if the conveyance is made to a successor of successors in fully vested with all the title, estate rights, powers, authorities, a	rufe and deliver every su trust, that such successor luties and obligations of i	ich deed, trus`	, lease, mortgage or other in ust 'mye been properly appo er aser in trust.	strument and interference		
	The interest of each beneficiary under the trust agreems ossession, earnings, and the avails and proceeds arising from declared to be personal property, and no beneficiary shall have interest in the passession, earnings, avails and proceeds thereof a	ont and of all persons of the sale, mortgage or off any title or interest, leg	claiming under the ser disposition of the pal or equitable, in a	n 'c my of them shall be e ceal sto', and such inter or to me sal estate as such	only in the		
	interest in the possession, earnings, avails and proceeds thereof a If the title to any of the adove lands is now or hereafter certificate of title or duplicate thereof, or monorul, the words	s aforesold. Tegistered, the Registro "In trust." or "uson co	r of Titles is hereby	y directed int a register of	melt of from	`	. 0
1	in accordance with the statute in such case made and provided. And the said grantor briefly expressly waive is statutes of the State of Illinois, providing for the exemption of he				24 (*)	4	· (6)
-	In Witness Whercof, the grantoraloresaid ha.\$	hereunto set her		hundnd	noni K		
-	thisday of	October	1 0	19_76	1 4		
-	(SE	11 (1	ta d'x	Eleman)			
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} ;	_ , \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	ersigned		ntary Public in and for said	County, in	1	
-						1	- 0
1.	personally known to me to be the same person. whose namei5subscribed to					, L	$\mathcal{N}_{\mathbb{Q}}$
	57 Sec. 36, 10, 10 (10 to 10 t	ent, appeared before me (chivered the said instrum	•	ul acknowledged that		. 1	3
		set forth, including the re	dease and waiver of	the right of homestead.		in the second	Ξ
	Given under my hand and notarial sent this 4th day of October 10 76					ã	22
	A COUNTY	An la	, la	Car		1	J 💮
	Action Committee of the	Frield	Notary Public			1	
		343	3-39 North	Sheffield, Chgo,		L	
	BANK OF RAVENSWOOD CHICAGO, ILLINOIS 60640	1	For information	on only insert street addre- e described property.			
	BOX 55	1		MENT WAS PREPARED	ВҮ	Form TD 1	OSA-L
			()	,			

END=OF=RECORDED=DOGUMENT