UNOFFICIAL COPY

		Form TD 105-L
CHICAGO, ILLINOIS 60640 BOX 55	of above described property.	
BANK OF RAVENSWOOD	863 West Buckingham, Chgo, III. For information only insert street address	
	Notary Public	L
- 1 (C) (T) (T) (T) (T) (T) (T) (T) (T) (T) (T	Hornatur Love	
		J
Given under my ha	nd and notarial seal this 5th day of February 19//	8 2
	n set forth, including the release and waiver of the right of homestead.	In the second
signed, sealed and	delivered the said instrument astheir_free and voluntary act, for the uses	ag C
	o me to be the same person whose name. SQIE subscribed to ment, appeared before me this day in person and acknowledged that they	
		5 ₩
	es, His Wife	120
1 00	ne undersigned a Notary Public in and for said cour y,	
1111		
rnis instrument was prepared by:	donoratus Lopez, 1522 W. 18th St, Chgo, Illinois	
Modesto Montes	Sandra H. Wonfes (SEAL)	计学并示
	Sandra H. Montes (SEAL)	_e_Ko
Made +1CM 11	MI de de 8/ CA	S Z
dusany or	, ,	200
In Witness Whereof, the grantorS aforesaid ha VC this 21st day of	hereunto set their hand and seal (11: 15.
And the said grantor hereby expressly waive statutes of the State of Illinois, providing for the exemption of h	_and releaseany and all right or benefit under and by virtue of any and all homesteads from sale on execution or otherwise	经产债工
certificate of title or duplicate thereof, or memorial, the word in accordance with the statute in such case made and provided.	er registered, the Registrar of "ale as hereby directed not to register or note in the so "in trust," or "upon condition," or with limitations," or words of similar amport,	
interest in the possession, earnings, avails and proceeds thereof	as aloresaid.	100 July 1
possession, earnings, and the avails and proceeds arising from declared to be personal property, and no beneficiary shall have	the sale, mortgage or the disposition of the real estate, and such interest is hereby any title or interest, legal , equitable, in or to the real estate as such, but only an	
fully vested with all the title, estate rights, powers, authorities. The integral of each bandings yould the territory	duties and obligatio " i is, his or their predecessor in trust.	
trusts, conditions and limitations contained herein and in the children and in the contained herein and in the con	No. 18 to 5 specified and at any time of times herealter. I retail the real estate, or to whom the real estate or any part thereof shall be russee be obliged to see to the application of any purchase money, rent, or money that the terms of 'be trust have been complied with, or be obliged to inquire into the dor privileged' to it uire into any of the terms of the trust agreement; and every deed, the truster in relatio to the real estate shall be conclusive evidence in favor of every lease or other instrument. (a) that at the time of the delivery thereof the trust created of the conclusive evidence in favor of every lease or other instrument. (a) that at the time of the delivery thereof the trust created of the conclusive evidence in favor of every lease or other instrument and any amendments thereof and binding upon all beneficiaries, secure and deliver cery uch deed, trust deed, lease, mortgage or other instrument and trust, that such savees or or successors in trust have been properly appointed and are duties and obligation (a) is, his or their predecessor in trust.	PLOS INC.
trust deed, mortgage, lease or other instrument executed by person relying upon or claiming under any such conveyance, herein and by the trust agreement was in full force and effect.	the trustee in relatio to the real estate shall be conclusive evidence in favor of every lease or other instrument. (a) that at the time of the delivery thereof the trust created et. (b) that s, ch conveyance or other instrument was executed in accordance with the	활류된 [20]
conveyed, contracted to be sold, leased or mortgaged by the borrowed or advanced on the real estate, or be obliged to see necessity or expediency of any act of the trustee, or be oblige	trustee be configent to see to the application of any purchase money, rent, or money that the terms of the trust have been complied with, or be obliged to inquire into the ad or privileger to in uire into any of the terms of the trust agreement; and every deed,	
estate to deal with it, whether similar to or different from the v In no case shall any party dealing with said trustee in	ways p so specified and at any time or times nereafter. It relating to the real estate, or to whom the real estate or any part thereof shall be	
respecting the manner of tixing the amount of present or litu assign any right, title or interest in or about or easement of estate and every part thereof in all other ways and for such	of ten not to the real estate or any part thereof, and to deal with the title to said real there of any derations as it would be lawful for any person owning the title to the real	ersyand Revenue
changes or modifications of leases and the terms and pro-si execute options to lease and options to renew leases at 1	to s thereof at any time or times hereafter; to execute contracts to make leases and to op ions to purchase the whole or any part of the reversion and to execute contracts	Reven
trustee; to donate, to dedicate, to mortgage, or oth rwise (a part thereof, from time to time, in possession or re-rision, to time, and to execute renewals or extension to of less	tiee to subdivide and resubdivide the real estate or any part thereof; to dedicate parks, part thereof; to execute contracts to sell or exchange, or execute grants of options to eye either with or without consideration; to convey the real estate or any part thereof to essor or successors in trust all of the title, estate, powers and authorities exceed in the sessor or successors in trust all of the title, estate, powers and authorities exceed in the part of the session and the session of the session any terms and for any period or periods of time and to execute mendments, to set the session of the s	Si v
streets, highways or alleys and to vacate any aubivision or purchase, to execute contracts to sell on any terms, if a vacessor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to see a successor or successors in trust and to see a successor or successors in trust and to see a successor or successors in trust and to see a successor or successors in trust and to see a successor or successors in trust and to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or successors in trust and to grant to see a successor or se	part thereof; to execute contracts to self or exchange, or execute grants of options to eve either with or without consideration; to convey the real estate or any part thereof to essor or successors in trust all of the title, estate, powers and authorities vested in the	Stumps
		gard .
TO HAVE AND TO HOLD the real estal with its appurte	nances upon the trusts and for the uses and purposes herein and in the trust agreement	
(Permanent Index No.: 14-20-4	(20.006.0000)	ĺz
C/A-	Early of Commenced	
	Sartwa Taylor	######################################
7	700 T	<u> </u>
Last of the unital titlicipal Melida	in a sock coomy, inmois,	E \$6
of the East 1/2 of the Southeast 1, East of the third Principal Merida		5 <u>1</u>
Lo' 59 in Block 2 in Buckinham's Subdivision of Lot 4 in the partition of the North 3/4 of the East 1/2 of the Southeast 1/4 of Section 20, Township 40 North, Range 14,		
following described real estate in the Co	, ,	JE OF
August 20,	19, 76 known as Trust Number 2209 , the	MES TO THE
·	rs, as Trustee under a trust agreement dated the day of	
_1.7	s banking corporation, 1825 W. Lawrence Avenue, Chicago,	ST. 87.
and valuable considerations in hand pai	· · · · · · · · · · ·	# 18 19 19 19 19 19 19 19 19 19 19 19 19 19
of TEN AND 00/100	dollars, and other good	阿克克森 语
	tate of Illinois for and in consideration	15 00000 El
Sandra H. Montes		0 3 2 7 4 3
THIS INDENTURE WITNESSETH, THE	nat the Grantor s Modesto Montes and	7
WARRANTY	FIRST 7-77 The above space for recorder's use only 1779 of here.	31 60
	1977 FEB 17 PM 12 42	0
DEED IN TRUST	23 823 572	

END OF RECORDED DOCUMENT