UNOFFICIAL COPY

				gener in
K	DEED IN TRUST	22 07E oc		Marrio II.a
9		23 875 05	0	
_	QUIT CLAIM	The above space for recorder's	use only	
	THIS IT LENTURE WITNESSETH, TH			
⇉	Rita L. Slimm of the County of Cook and S		r and in consideration	
7	of TEN AND 10/100			
7	and valuable ons derations in hand pai	• •	í	
7	BANK OF RAVE VOOD, an Illinois Illinois 60640, its successor		·	
21201111	March 8	19, 77 known as Trust Number	2510 , the	
9	following described rear estate in the Co	nty of Cook and St	ate of Illinois, to-wit:	
0	Lots 137 to 146, both inclusive in M North West Quarter of Section 16, to Principal Meridian, in Cook County,	nship 39 North, Range 12 East of	the Third	o n
090	vinisipai viisitalaiy iii sask sasiii.Vy		- Can	eal Estate Transfers
30	15-16-	08-048-0000	rein and in the trust agreement Bys	9
200	15 - 16 - 16 - 16 - 16 - 16 - 16 - 16 -	08-004-0000		, e
6	Permanent Index No.: 15-16-1	8 - 303 . 000 0 8 - 06 1 - 000 0)	unste	, o
B	TO HAVE AND TO HOLD the real estate with its appurte	nces upon the trusts and or the uses and purposes her	rein and in the trust agreement	Š
2	set forth. Full power and authority is hereby granted to said trus streets, highways or alleys and to vacate any subdivision or purchase, to execute contracts to sell on any terms, to convert the sell of the s	to subdivide and resubd vide he real estate or any part thereof; to execute co its a sell or exchange,	rein and in the trust agreement hart thereof; to declicate parks, or execute grants of options to all estate or any part thereof is and authorities vested in the ages of the real estate, or any the estate of the estate of the estate or any part thereof is and to becaute amendments, outracts for make leases and to sion and to execute contracts any kind; to release, convey of the owner, the estate of the es	ಲ್ಲ
0	purchase, to execute contracts to sell on any terms, to converse a successor or successors in trust and to grant to such succurates; to donate, to dedicate, to mortgage, or otherwise enter thereof from time to most space or reversion.	either with or without consider that to convey the re- or or successors in trust all c. the littrestate, power there the real estate, or any part her 'f; to execute the leases to commence in praesenti or f, cur, and upon al	s and authorities vested in the eases of the real estate, or any part only terms and for any period or	of Paragraph
G	periods of time, and to execute renewals or extensions of les changes or modifications of leases and the terms and provi- execute options to lease and options to renew leases and	supon any terms and for any peri d or periods of times thereof at any time or times hereaft c: 's execute or ions to purchase the whole or any ' of the reversions to purchase the whole or any ' of the reversions to purchase the whole or any ' of the reversions to be a superior or the reversions to be a superior or the period of the reversions to be a superior or the period of the reversions to be a superior or the period of the reversions to be a superior or the period of the pe	ne and to execute amendments, outracts to make leases and to rision and to execute contracts	graļ
þ	respecting the manner of fixing the amount of present or futuassign any right, title or interest in or about or easement a estate and every part thereof in all other ways and for such estate to deal with it, whether similar to or different from the	remais, to execute grants of easements of charles remain to the real estate or any part thereof and there considerations as it would be lawful for any p's above specified and at any time or times he eafter.	deal with the title to said real on owning the title to the real	<u>5</u> -
	In no case shall any party dealing with said trustee in 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 trust deed, mortgage, lease or other instrument executed by person relying upon or claiming under any such conveyance, herein and by the trust agreement contained herein and in the conveyance and the conveyance are considered to the conveyance and the conveyance are conveyance and the conveyance are conveyance and the conveyance are conveyance and conveyance are conveyance as greenest contained herein and in the conveyance is made to a successor or successors in fully vested with all the title, estate rights, powers, authorities,	elation to the real estate, or to whom the reliest custee, be obliged to see to the application of any pout the terms of the trust have been complied with, or	e or any part thereof shall be ase money, rent, or money be bligged to inquire into the	- ((
	necessity or expediency of any act of the trustee, or be oblige trust deed, mortgage, lease or other instrument executed by person relying upon or claiming under any such conveyance,	or privileged to inquire into any of the terms of the [u] t trustee in relation to the real estate shall be concluse or other instrument, (a) that at the time of the del (b) the twich conveyance or other instrument was ex-	is greement; and every deed, sive e' dence in favor of every liver the of the trust created ec. eed ', accordance with the control of the trust created extra deal of the control of the c	Section
	trusts, conditions and limitations contained herein and in the convergence is a subject to that the trustee was duly authorized and empowered to (d) if the conveyance is made to a successor or successors in	trust agreement or in any amendments thereof and ute and deliver every such deed, trust deed, lease, mo rust, that such successor or successors in trust have be	oindinr a'! beneficiaries, rigage or other instrument and en prop dy ap∾inted and are	3
ľ	fully vested with all the title, estate rights, powers, authorities. The interest of each beneficiary under the trust agreer possession, earnings, and the avails and proceeds arising fron declared to be personal property, and no heneficiary shall har interest in the possession, earnings, avails and proceeds thereol	attes and obligations of its, his or titler predecessor in it at and of all persons claiming under them or any on the sale, mortgage or other disposition of the real estat	of them shill e only in the	
	declared to be personal property, and no benenciary small na- interest in the possession, earnings, avails and proceeds thereof If the title to any of the above lands is now or hereaft the title or duplicate thereof, or memorial, the word on accordance with the statute in such case made and provided.	registered, the Registrar of Titles is hereby directed	not to register or inte in ne	
	A_4 th_ self-senten housely supposely weight	nd release S any and all right or benefit under a	and by virtue of any and all	
	In Witness Whereof, the grantoraforesaid ha_Shis 13thaforesaid ha_S		_handand seal	
	his 13Th day of		TOS	
(Seta J. Slimns	L)	(SEAL)	
	Rita L. Slimm	T.)	(SEAL)	
-	(SF	u)	(02.12)	
_		·		
	tate of Illinois I. the state aforesaid	ne undersigned a Notary Publi	ic in and for said County, in	
~	· · · · · · · · · · · · · · · · · · ·	n, a spinster		
-		ne to be the same personwhose name	issubscribed to	
	signed, sealed and		odged that she	
į,	NOTARY Given under my hr	set forth, including the release and waiver of the right o and notarial seal this15th_day ofM	odged that she uses d voluntary act, for the uses of homestead.	
9,07	S/COBUC			
	Given under my h	naryann) Potenzo	j	
	May D.	947 Mannheim Rd., Be		_
	BANK OF RAVENSWOOD CHICAGO, ILLINOIS 60640	For information only in	sert street address	
	BOX 55	THIS INSTRUMENT W. EVA H		
		BANK OF RAV		

JNOFFICIAL COPY

APR 4 3 09 PH '77

RECORDER OF DEEDS

*23875050

D OF RECORDED DOCUMENT