UNOFFICIAL COPY

	DEED IN TRUST			
1	QUIT CLAIM 343 Pm	(08-23 059 bl).	RECORDED OF DELOS COUNTY ALTROP	
7	THIS INDENTURE WITNESSETH, That the Grantof	7 8 4 5 9 2 • 23059611 · A	- Rec 5.00	
7	Rita L. Slimm, a spinster of the County of Cook and State of Illinois	io. una in consider		
	of Ten and no/100(\$10.00) and valuable considerations in hand paid, Conveys BANK OF RAVENSWOOD, an Illinois banking corporat Illinois 60640, its successor or successors, as Trustee und Alarch 19, 19,75 known following described real estate in the County of	and Quit Claims tion, 1825 W. Lawrence Avenue, Chi er a trust agreement dated the da	unto cago, y of , the	
	Lots II, 12 and 13 in Belleview a Subdivi the South 561 Feet West of Clark Street North West 1/4 of Section 8, Township 4 the Third Principal Meridian, in Cook Co	of the North West 1/4 of the 10 North, Range 14, East of punty, Illinois.	Provinces of Servines Third Transfer Teach Learners, 63 House Management in presentations	
	(Permanent Index No.: 14 08 107 028 0	(or the uses and outroose herein and in the trust screen		
	set forth. Full power and authority is hereby—nited to said trustee to subdivide and resubstreets, highways or alleys and to we ite at y subdivision or part thereof, to execute controlled to execute controlled to be according to the processor of successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust trustee, to thought, to delicate, to mixinge, or otherwise encumber the real estate, or part thereof. Irom time to time, in possible of the precision of time, and to execute remeable or extension, by leases to commence in precision of time, and to execute remeable or extension of leases upon any terms and for changes or modifications of leases and the error and produces upon any terms and for changes or modifications of leases and the error and products to purchase the with the successor of the manure of this sing the amount of the section of cluster certains, to execute grant assign any right, title or interest in or about or ease for appartenant to the real estate and every part thereof in all other ways it of such orther considerations as it	livide the real estate or any part thereof; to dedicate pontracts to sell or exchange, or execute grants of option mostideration; to convey the real estate or any part there all of the title, estate, powers and authorities vested it any part thereof; to execute leases of the real estate, drassent or future, and upon any terms and for any period or periods of the state, any terms of the present of the state, and the state of the st	First, in to	
	conveyed, contracted to be suid, leased or mortgaged by the "axis, be obliged to see not networked or mortgaged by the "axis, be obliged to see not the trust encountry of a property of the trustee, or be obliged to see not the terms of the trust encountry or expediency of any act of the trustee, or be obliged to pri degred to inquire in trust deed, nortgage, bease or other instrument executed by be trustee in relation to the trust of the property of the prop	in the application of any purchase money, rent, or ma- have been compiled with, or be obliging to inquire into into any of the term of the trust agreement; and every do the real estate shall be conclusive evidence in favor of e- re or other instrument was executed in accordance with by amendments thereof and binding upon all beneficiar in deed, trust deed, leave, mortgage or other instrument or successing in trust have been properly appointed and	nney the cord, surely distributed to the cord, surely distributed to the cord of the cord	
The interest of each beneficiary under the trust agreement and of 1 / 10 ns claiming under them or any of them shall be only in the processor. cornings, and the savils and proceeds arraing from the salt, mort age of other disposition of the real estate as such, but only an interest in the passwession, earnings, avails and proceeds after an interest as aforesaint. If the title to any of the abuse lands is now or hereafter registered, the Register of the real estate as such, but only an interest of title or duplicate thereof, or memorial, the words "in trust," or "upor or all"on," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided. And the said grantor. hereby agreestly waive \$\frac{2}{2}\$ and release \$\frac{2}{2}\$ any and all ght or henefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of bomesteals from sale on executio or oth raise. In Witness Whereof, the grantor. aloresaid has \$\frac{2}{2}\$ hereunto \$\frac{2}{2}\$ and release \$\frac{2}{2}\$ and sale on execution or other hase. (SEAL) (SEAL) State of			the	
			<u></u>	
-	personally known to me to be the same person. whose name is subscribe the foregoing instrument, appeared before me this day in person and acknowledged that she suggest, sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this 15th day of April 19 75			
Notary Public Notary Public				
_	BANK OF RAVENSWOOD CHICAGO, ILLINOIS 60640	For information only insert atreet address of above described property.	Farm TD 10%A-L	
	FANN L. STORM			

END OF RECORDED DOCUMENT