## UNOFFICIAL COPY

	DEED IN TRUST		Oubtrassion Countrassion
<u></u>	THIS INDENTURE WITNESSETH, That the Grant	The many space for recorder's day only	eci 5.0:
2	Rita L. Slimm. spinster	01	7,5*
$\geq$	of the County of Cook and State of	Illinois for and in acceptance to	. 1
١,٠	of Ten and no/100	(\$10.00) dollars, and other good	1
~ }	and valuable considerations in hand paid, Conveys	and Quit Claim s unto	
	BANK OF RAVENSWOOD, an Illinois banking corp Illinois 60640, its successor or successors, as Trustee		
1	January 24th 19, 75 km		ł
- [	following described real estate in the County of Co	ook and State of Illinois, to-wit: யி	4 1
	Lot 21 in Flock 6 in Cochron's Addition to Edgewo North, Karge 14, East of the Third Principal Merid		ative of the state
	OCA	Tater, in Section 5, Township 40 ian, in Cook County, Illinois.  Section 5, Township 40 ian, in Cook County, Illinois.	A force
	9	rovision	
	(Permanent Index No.: 1415-406-00)	2.0000)	
}	TO HAVE AND TO HOLD me real estate $\mathbf{v}$ th its appurtenances upon the trust set forth.	is and for the uses and purposes herein and in the trust agregment	1. 人生 1
	Full power and authority is hereby granted to said tustee to subdivide and streets, highways or alloys and to sacute any sull second or part thereof, to execute any sull second or part thereof, to execute any sull second or part thereof, to execute any sull second or successors in trust and to grant to sur, so even or successors in trustee, to donate, to deducte, to mortgage, or otherwors on amber the real estat part thereof, from time to time in procession or receive in 1; becase to commence particles of time, and to execute reheads or extensions of a second support of the execute options to because of options to receive these and options to because of options to be an unitarity of the procession of the procession of the execute options to be case and options to remove these and options to respecting the manner of though the amount of present or future, set also execute easier any right, title or interest in or about or easierment appart on its other real estate and execute options to be an option of the procession of the subject of the real estate and execute of the interest of or about or easierment appart on its other real estate and execute of the execute of the real estate and execute of the real estate and execute of the real estate and execute of the execute of t	resultivide the real estate or any part thereof; to dedicate-series, cute contracts to sell or exchange, or execute grants of options by our consideration; to convey the real estate or any part the sol, is a trust all of the title, estate, powers and authorities vested of the real estate, is any term and part thereof, to execute lenses of the real estate, as any is in prace-orth or future, and upon any terms and for any length of the production of the real estate.	er consultation
	periods of time, and to execute fedewals of extensions of as a sum any terms a changes or modifications of leases and the terms and provides as there if at any ti- execute options to lease and options to renew leases and critics, a purchase t resisecting the manner of many the amount of present or future, er als, the	that for any period or periods of time and to execute amendments, me or times hereafter, to execute contracts to make beases and to the whole or any part of the reversion and to execute contracts grants of easements or charges of any kind; to release, convey or	Reven
	assign any right, little or interest in or about or easement appurt or its the roal estate and every part thereof in all other ways and for such other considerations estate to deal with it, whether similar to or different from the ways above specified as	estate or any part thereof, and to deal with the title to said real as it would be lawful for any person owning the title to the real and at any time or times bereafter.	tor aftung Ruless and
	In no case shall any party dealing with said trustee in relation to the real connected to be sold, leaved or mortgaged by the trustee, be obliged burrowed or advanced on the real estate, or be obliged to see that the terms of the	estate, or to whom the real estate or any part thereof shall be to see to the application of any purchase money, rent, or money e trust have been compliced with, or be obliged to inquire into the	Ride Side
	estate to deal with it, whether similar to of different from the ways at over ay 1, 3 f a 1 n. no case shall any party dealing with said trustee in relation to the rad conveved, contracted to be sold, leased or mortgaged by the trustee, by obliged burrowed or advanced on the real estate, or be obliged to see that the terms of the necessity or expedienter of any act of the trustee, or be obliged or privilege. In a constant of the constant of the contract of t	ure into any of the terms of the trust agreement; and every deed, to the real estate shall be conclusive evidence in favor of every ent, (a) that at the time of the delivery thereof the trust created	afficia
1	faction and by the trust agreement was in init force and energ. (0) that such trusts conditions and limitations continued herein and in the trust agreement of (c) that the trustee was duly authorized and empswered to execute and deliver ever od) of the trustee was duly authorized and empswered to execute and deliver ever	or ance or other instrument was executed in accordance with the an any amendments thereof and binding upon all beneficiaries, we do deed, trust deed, lease, mortgage or other instrument and accordance on trust have been prometly argumented and are	inj anak
	fully vested with all the little, estate rights, powers, authorities, duties and obligation. The interest of each beneficiary under the trust agreement and of all personal	s of sa, h s or their preservasor in trust.  Ous classics small be only in the	ž.
	The interest of each beneficiary under the trust agreement and of all personsons, carnings, and the avails and proceeds arising from the sale, mortgage declared to be personal property, and no beneficiary shall have any title or interes interest in this possession, carnings, avails and proceeds thereof as aforesaid.		$\sim$
	If the title to any of the above lands is now or hereafter registered, the Registrate of title or displicate thereof, or memorial, the words "in trust," or "upo in accordance with the statute in such case made and provided.	/ 1	CO CO
ł	And the said granter. hereby expressly waive, 5 and release 5 a statutes of the State of Illinois, providing for the exemption of homesteads from sheet	my and all right or benefit under and by virtue of any and all on execution or otherwise.	5
	In Witness Whereof, the grantorafore-aid ha\$ hereunto_sethe.  27th _day_ot January	hand seat	5
	(SEAL) Beta SSC (SEAL)		
(SEAL)			
		<u> </u>	
	Illinois the undersigned	a Notary Public in and for said Cou ity, in	
-	ounty of the state aforesaid, do hereby certify the	Rita L Slimm, a spinster	
personally known to me to be the same person, whose name. IS subscribed to			
	and purposes therein set forth, including the release and waiver of the right of homestead.		Pocument Number
	the foregoing instrument, appeared before signed, sealed and delivered the said in and parasses therein set forth, including to Given under my hand and notarial seal of	his IZfhday ot April 10.75	- i-
	Sullay,	1. July	
_	Succes	Notary Public M	1
	BANK OF RAYENSWOOD	5741 N. Kenmore, Chicago	<del></del>
	CHICAGO, ILLINOIS 60640 BOX 55	For information only insert attrest addressy: THIS INSTITUTE AND ADDRESS OF THE RITA L. SLIMAN	
	'	BANGARA GARANTAN TANDAN	Form TD 196A L

END OF RECORDED DOCUMENT-