## UNOFFICIAL COPY

	DEED IN TRUST	23	375	469	)		
ڊ	QUIT CLAIM			-			
$\vec{\omega}$	THIS INDENTURE WITNESSETH, T	<u> </u>		The abov	e space for record	ier s use only	<del></del>
Ŝ	Rita L. Slimm, a spinster						
14	•	f the County of Cook and State of Illinois for and in consideration					
3	of Ten and no/100						ther good
25	and valuable considerations in hand paid, Conveys and Quit Claims unto BANK OF RAVENSWOOD, an Illinois banking corporation, 1825 W. Lawrence Avenue, Chicago,						
ایم	Illinois 60 740, its successor or successors, as Trustee under a trust agreement dated the day of						
C)	July 11th 19, 75 known as Trust Number 1524, the						
>	following described real estate in the County of Cook and State of Illinois, to-wit:						
اد	The West 19 feet of Lot 30 and the East 12 feet of Lot 31 in Gilbert M. Week's						
- [	Subdivision of part of Block 3 in Laflin, Smith and Dyer's Subdivision of the						
	North East que ter (except one and twenty-eight one hundredths (1.28) acres in the North East corner increof) in Section 20, Township 40 North, Range 14, East of						
	the Third Principal Meridian, i	n Cook Co	ounty,	Illino	is.		
1	Ox					116	, 71
	. (						00
	(Permanent Index No.:	3			)		
	TO HAVE AND TO HOLD the real estate with its appuriset forth.						
00	Full jawer and authority is hereby granted to said tru- streets, highways or alleys and to vacate any subdivision o purchase, to execute contracts to sell on any terms, to com-	r thatt fire roll:	la execute o	cuntracts	to well or exchan	ge, or execute grants o	of options to
	purchase, to execute contracts to sell on any terms, to consumer successor or successors in trust and to grant to such ascentiate, to donate, to dedicate to mortgage, or otherwise expert thereof, from time to time, in possession or reversion, and the succession or reversion.	ncumber the rev	estal, or unence in p	any part raevenit c	thereof, to execu or future, and ups	te leases of the real es in any terms and for a time and to execute a	late, or any ny period or mendments.
2	trustee; to donate, to dedicate, to mortgage, or otherwise encumber the rec estal, or any part thereof, to execute leaves of the real estate, or any part thereof, from time to time, in possession or reversion, by leaves to co unerco in present or future, and upon any terms and for periods of time, and to execute renewals or extensions of leaves upon any rms and for any period or periods of time and to execute amendments, changes or mulifications of leaves and the terms and provisions thereof at a						
3	assign any right, title or interest in or about or easement a estate and every part thereof in all other ways and for suc- estate to deal with it, whether similar to or different from the	ppurtenant to the hother consider ways alone spec	e real str ations as it ified and .	e or any lwould h ∽ay∵nwe	part thereof, and e lawful for any or times hereafte	to deal with the litle person owning the title r.	to said real
_	In no case shall any party dealing with said trustee in relation to the real estate or to whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged to see to it is a dication of any purchase money, rent, or money becomes of advanced on the real estate, or the obliged to see that the trust have be no many purchase money, rent, or money the provided of the real estate, or the obliged to see that the terms of the trust have be no many purchase money, rent, or money the provided to impure into the						
-	In no case shall any party dealing with said truster in relation to the feel setate or 1) whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the truster, be obliged to see to 1) a plication of any purchase money, rent, or money borrowed or advanced on the real setate, or the obliged to be deed to provide the setate of the obliged to the obliged to be deed to provide the obliged to be deed to provide the setate of the trust approach of the trust approach of the trust approach of the trust contained the setate of the setate of the trust contained the setate of the setate o						
	frusts, conditions and limitations contained berein and in the trust agreement or in any ameralments sereot and binding upon all beneficiaries, (c) that the trustee was duly authorized and empowered to execute and deliver every such deed, trust de d, les r, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in rust has been properly appointed and are						
	fully vested with all the title, estate rights, powers, authorities, duties and obligations of its, his or their precurse in trust.  The interest of each beneficiary under the trust agreement and of all persons claiming under them or only of them shall be only in the possession, carnings, and the avails and proceeds arising from the sale, mitrage or other disposition of the received, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, in or to be received estate as such, but only an interest in the passession, earnings, evails and proceeds thereof as aforesaid.						
	declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, in or to be zer estate as such, but only an interest in the possession, earnings, avails and proceeds thereol as aforesaid.  If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed no treefster or note in the						
	If the title to any of the above lands is now or hereafter requistered, the Registrar of Titles is hereby directed me togister or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor hereby expressly waive, \$\(\frac{1}{2}\), and all right or benefit under and by v. the of any and all attutes of the State of Illinois, providing for the exemption of homestessly from sale on execution or otherwise.						
	statutes of the State of Illinois, providing for the exemption of In Witness Whereof, the grantorstoresaid ha S					handara	
	this 14th day of	Janua	ry		19	<i>7</i> 6.	J <sub>x</sub>
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	State of Illinois the undersi					tublic in and for said (	Jounty, in
]	Rita-L-Slimm, a spinste						
	per-unally known in the foregoing instru		•			1	ecribed to
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	and purposes there Grow under say h						19_76_
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	BANK OF RAVENEROOD	Sinc j		Fue	adventure only	special street address	
	CHICAGO, ILLINOIS CAN		HIS U	NSTRU	3 57 43 447 15	PREPARED BY	
	. प्र भक्तक			教士等	ITA L SUM		
			3	525 W CHKA	ะรัส มาพาน รอ, ณ และ	405 J.VE. J. 60140	

I hereby declare that the attached deed represents, a transaction exempt under provisions of Paragraph Section 4, of the Real Estate Transfor Tax Act.

**SELDIN** 2001-233 OF SAID CADINARCE.

DY PARABILLINI (L)

23 375 469 Document Number

Form 10 10hA t

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MADERICA PAR MICHIGA

\*23375469

didney R. Olsen

Property of Cook County Clerk's Office

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