UNOFFICIAL COPY

1		
-		
1	Na 1800 de la compressión de la compre	. I die daaren deel kan kan keel de door de
()	DEED IN TRUST	
	3	24 071 018
, ,	QUIT CLAIM	The above space for recorder's use only
THIS INDENTURE WITNESSETH, That the Grantor		
	of the County of Cook and State of Illi	nois for and in consideration
	of TEN AND nr/100(\$10,00)	dollars, and other good
1	BANK OF RAVELS. "OC an Illinois banking c	
Illinois 60640, its successor or successors, as Trustee under a trust agreement dated the day of		
	July 7, 19, 77 to following described real estate in the County of	cook and State of Illinois, to-with
Ì		33
ł	Lot 23 in Block 12 in Raven wood bein East ½ and the North East ¼ 61 the Sou	ng a Subdivision of that part of the North (1977)
	Section 17, Township 40 North, wang	e 14 East of the Third Principal Meridian,
	in Cook County, Illinois	THIS INSTRUMENT WAS PREPARED BY
ĺ	<u> </u>	Felic T. Partsantis Telephone T. Partsantis Lawrence Telephone
	14 9 215 00	Chicago, Illinois 60640
	(Permanent Index No.:0	
TO HAVE AND TO HOLD, he real estate with its appartenances upon the trusts and for the use, and purposes horein and in the trust agreement set forth. Full power and authority is hereby granted to said trustee to subdivide and resuldivide me seal state or any part thereof, to declare parks, purposes, to execute granted companies to purchase, to execute contracts to sail or part thereof, in execute contracts to sail or execute contracts to purposes. In the execute contracts to execute part thereof in a surressor or successors in trust and to grant to convey either with or without consideration. It is not a said to purpose the execute part thereof in the execute contracts to sail or the execute part thereof, from time to time to the execute part thereof, from time to time to the execute part thereof, the execute part thereof, the execute part thereof, the execute part thereof, the execute part thereof is the execute part that the execute part the execute part to the execute		
		execute contracts () sell or exchange, or execute grants of options to without complicipatin (); (c) twoy the real estate or any part thereof to so in trust all of the two state, powers and authorities vasled in the state of the contract of the state of the real estate or any part there is a sessible or any part there is a sessible or any part there is a sessible page of the real estate, or any
part (hereof, from time to time, in passession or reversion, by beases to commence in present or future, at your any terms and for any period or period or period of the part		
	especially applicate to loose and updates to retire between 1911 optimals to thirds especially the manner of the monary of the second of possible of the monary testign any right, title of interest in or about an essential appointment to the control of account and the out of all other wave and for each other representa-	see the whole of any lott of the research and the seeming control of the seeming and the seeming and the seeming control of the seeming c
	state to deal with it, whether similar to or different from the ways above specifing in no case shall any party dealing with said trustee in relation to the specific contracted to be said leased or undispaced by the trustee, be of	and a man it within the internal control of the control have been controlled with, or be of sed to nutrie into the control have been controlled with, or be of sed to nutrie into the control of the control have been controlled with, or be of sed to nutrie into the control of t
	in to case shall any party dealing with said travitee in relation to the bound of the conveyed, contracted to be sold, leased or mortgaged by the trustee, be old more specific to the sold, leased or mortgaged by the trustee, be old recessity or expediency of any act of the trustee, or be obliged or privileged for rust deed, mortgage, lease or other instrument executed by the trustee in the specific privileged for the specific private privileged f	real estate, or to whom the real scate or any thereof shall be god to see to the application of any purchase once, rent, or money of the trust have been compiled with, or he of god to inquire into the properties of the trust have been compiled with, or he of god to inquire into the properties of the trust age ement; and every deed, in the contract of the properties of the trust of the contract of the properties of the trust of the contract of the properties of the trust of the contract of the properties of the contract of the properties of the pr
	tersin and by the trust agreement was in full force and effect. (b) that such custs, conditions and limitations contained andersin and in the trust agreemen c) that the trustee was duly authorized and empowered to execute and dalive	lation to the real estate shall be conclusive et dence in svor of every strument, (a) that at the time of the delivery (i. a. if a trust created to the structure of the structu
	d) it the conveyance is mine to a successor or accessing in true, all yested with all the title, estate rights, powers, authorities, duties and obliga. The interest of each beneficiary under the trust agreement and of all	provided the state of the delivery it. If the treat created the conveyance or other instrument was secured in acreated with the core of the instrument was secured in acreate with the secure with the secure of the instrument was secured in acreate with the secure of th
	The interest of each beneficiary under the trust agreement and of all passession, earnings, and the avails and proceeds arising from the sale, morg colared to be personal property, and no beneficiary shall have any little or in interest in the passession, earnings, avails and proceeds thereof as aforesaid.	terest, legal or equitable. In or to the rest estate as such, our on an 3
į	If the title to any of the above lands is now or hereafter registered, the riflicate of litle or duplicate thereof, or memorial, the words "in trust," or accordance with the statute in such case made and provided.	"upon condition," or "with limitations," or words of similar impor
•	And the said granterhereby expressly waive 5 _ and release 5 attes of the State of Illinois, providing for the exemption of homesteast round. In Witness Whereof, the granteraforesaid hahereunto set	Timber and Section 1
this 7th day of July 19 /		
(SEAL) Sita James (SEAL)		
	Rita L. Slimm (SEAL)	(SEAL)
(ODAZ)		
State of Illinois		
R ANTAGO		
personally known to me to be the same personwhose name issubscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she is in the foregoing instrument, appeared before me this day in person and acknowledged that she is in the foregoing instrument, appeared before me this day in person and acknowledged that she is in the foregoing instrument, appeared before me this day in person and acknowledged that she is in the foregoing instrument, appeared before me this day in person and acknowledged that she is in the foregoing instrument, appeared before me this day in person and acknowledged that she is in the foregoing instrument.		
signed, scaled and delivered the said instrument as her tree 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 16th day of August) 19 77		
COUNTY		
		Notary Pythyle
BANK OF RAVENSWOOD 4555 N. RAVENSWOOD CHGO TI).		
	CHICAGO, ILLINOIS 60640 BOX 55	For information only insert street address of above described property.
	·	Form TD 105A-L

UNOFFICIAL COPY

FILED FOR RECORD Aug 24 9 on AM '77

PECORDER OF DEEDS *24071018

Solventy of Cook County Clark's Office