## **UNOFFICIAL COPY**

DEED IN TRUST	1 24 1.31 (b.1 co.	FOR DER CONTINUE FOR BUILDER AND DES
	1977 OCT 3 PM 2 52	, , , ,
WARRANTY	BCT-3 -77 The 1950/2 repolyton recorder [] had sink 753 u A	0 10.00
		Hec 10.00
THIS INDENTURE WITNESSETH, T Clement E. Lumley,	nat the Grantor	
Leon A. Haring,		
of the County of Cook and S	State of Illinois for and in consideration	
of Ten and no/100	(\$10.00)dollars, and other good	Real
and valuable considerations in hand pa	nid, Convey and warrant unto	
BANK OF RAVENSWOOD, an Illinoi	s banking corporation, 1825 W. Lawrence Avenue, Chicago	
Illinois 60640, its successor or successo	rs, as Trustee under a trust agreement dated the day of	
August 15th	19, 77 known as Trust Number 2800 , the	e II an g
following described real estate in the C	ounty of Cook and State of Illinois, to-wit:	Exempt under provisions Real Estato Transfer Too  10/3/77  Days
Ut 12 in Block 1 in Wood	land's, being a Subdivision of the East 1/2	
	es' Subdivision of the East 1/2 of Section	
	inge 14, East of the Third Principal Meridian,	1 2
in Cora County, Illinois.		1 2 0 g
		Poragraph
	Cont. W. Am.	네시 를
· ()	10	
	00	11/20 (1)
(Permanent Index No.:		8 (O)
TO HAVE AND TO HOLD the real estate with its appro-	nances upon the trusts and for the uses and purposes herein and in the trust agreement	Section 4
set forth.  Full power and authority is hereby granted to as d tru	usice to subdivide and resubdivide the real estate or any part thereof; to dedicate parks,	
streets, highways or alleys and to vacate any subdivision of purchase, to execute contracts to sell on any terms, to vac	or part thereof, to execute contracts to sell or exchange, or execute grants of options to \$\forall  there with or without consideration; to convey the real estate or any part thereof to essor or successors in trust all of the title, estate, powers and authorities vested in the scur or the real estate, or any part thereof; to execute leases of the real estate, or any by te sets o commence in praesent or future, and upon any terms and for any period or assess upon air terms and for any period or periods of time and to execute amendments sometimes of all the contracts of the properties of the set of the	Stamps
trustee; to donate, to dedicate, to mortgage, or otherwise a part thereof, from time to time, in possession or reversion,	cur set the real estate, or any part thereof; to execute leases of the real estate, or any by se ses, o commence in praesenti or futuro, and upon any terms and for any period or	is \
periods of time, and to execute renewals or extensions of la changes or modifications of leases and the terms and provi-	eases upon any terms and for any period or periods of time and to execute amendments, is one of at any time or times hereafter; to execute contracts to make leases and to contracts.	a c
respecting the manner of fixing the amount of present or fu- assign any right, title or interest in or about or easement	ture rentals, to execute grants of easements or charges of any kind, to release, convey or appurtenant to the red estate or any part thereof, and to deal with the title to said real	# 12 U
estate and every part thereof in all other ways and for su- estate to deal with it, whether similar to or different from the	ways above speer ed and at any time or times hereafter.	Exempt up 200.1-2E6
In no case shall any party dealing with said trustee conveyed, contracted to be sold, leased or mortgaged by the proposal or advanced on the real estate, or be obliged to see	in relation to the real estate, or to whom the rest estate or any part incred shall be trustee, be oblig to see to the application of any purchase money, rent, or money see that the terms of the trus have been complied with, or be obliged to inquire into the	12 m 3 5 7 2
necessity or expediency of any act of the trustee, or be obli- trust deed, mortgage, lease or other instrument executed by	ged or privileged to may be also any of the terms of the trust agreement; and every deed, by the trustee in relation the real estate shall be conclusive evidence in favor of every the trust reserved.	
herein and by the trust agreement was in full force and eff trusts, conditions and limitations contained herein and in	lect, (b) that such conveyan a coper instrument was executed in accordance with the the trust agreement or in an arctic nents thereof and binding upon all beneficiaries.	ी श्री हैं। अस्ति हैं
<ul> <li>(c) that the trustee was duly authorized and empowered to</li> <li>(d) if the conveyance is made to a successor or successors fully vasted with all the title extate rights, ruwers, authorities.</li> </ul>	in relation to the real estate, or to whom the real estate or any part thereof shall be the trustee, be oblighted to the application of any purchase money, rent, or money rethat the terms of the trus have been complied with, or be obliged to inquire into the ged or privileged to inquire into the ged or privileged to inquire into the ged or privileged to inquire into the ged or other instrument, and the trust expression of the trust agreement; and every deed, y the trustee in relation of the real terms of the trust agreement and over of every least, to that such convexate and the trust of the tellifect, (b) that such convexate and a rent instrument was executed in accordance with the the trust agreement or in any areas, nents thereof and binding upon all beneficiaries, execute and deliver every such deed, "usti-deed, least, mortgage or other instrument and in trust, that such successor or successes in trust.	<u>}</u>
The interest of each beneficiary under the trust agre-	ement and of all persons claiming under them or any of them shall be only in the mittle sale, mortgage or other disposition of the real estate, and such interest is hereby ask or my title or interest, legal or equivable, in or the real estate as such, but only an interest is the sale of the sa	provisions
		() So
If the title to any of the above lands is now or hereal certificate of title or duplicate thereof, or memorial, the wo-	tter registered, the Registrar of Titles is hereby directed not to register or note in the distance of "upon condition," or "with houtstor"," or words of similar import, a	HIN X L
in accordance with the statute in such case made and provided  And the said granter. hereby expressly waive	and releaseany and all right or benefit und r un l by virtue of any and all	क व
And the said grantor S hereby expressly waive statutes of the State of Illinois, providing for the exemption of In Witness Whereof, the grantor S aforesaid ha V	Bomesteads from sale on execution or otherwise.  e hereunto set	Paragra
this 15th day of	August 19_77	PV g
		100 B
(S	EAL) (SEAL)	が事。
·		10 61 (IV)
(S	EAL) LOW LETTERLEG (SEAL)	in in
	. 1	Section Sectio
		∰ 8 6 G
State of Illinois , the und	lersigned s Notary Public in and for said County, in	
County of Cook SS. the state aforesa	id, do hereby certify that CLEMENT E. LUNLEY	\
AND LEON A. HAR	<u>/NG</u>	ן און אין
personally known	to me to be the same person. S whose name S C re subscribed to	ه آبو
the foregoing inst	rument, appeared before me this day in person and acknowledged that they	رُدُيُّ الْأَ
	d delivered the said instrument as their free and voluntary act, for the uses	
	hand and notarial seal this 15th day of August 1977	
		<sup>e</sup> ငိဘ်
	On - 1 OV SNOTARY	
	Wantay 4 Partie	
	/Monty Fublic & BLIC &	<u> </u>
	831 W. Wellington, St., Chicago	
BANK OF RAVENSWOOD CHICAGO, ILLINOIS 60640	THIS of information only these trees again, 134;	
BOX 55	Carlotte Committee	: 1
	1622 VALVE LA A ACCE AVE	Form TD 105-L
	CHICAGO, ILLII. CIS 60040	<u> </u>