QUIT CLA	.IM	The above space for	or recorder's use only	
THIS INDENTURE WITNESSE	TH, That the Granto	r		
Michael J. Garne	tt, a bachelor		Ì	
of the County of Cook	and State of	Illinois	for and in consideration	
of Ten and no/100	(\$10.00)		dollars, and other good	
and valuable considerations in ha			Quit Claim unto	
BANK OF RAVENSWOOD, ar	n Illinois banking co	orporation, 1825 V	V. Lawrence Avenue, Chicago,	
Illinois 60640, its successor or successors, as Trustee under a trust agreement dated the day of				
2nd. March	1986,	known as Trust Nu	ımber 25–7655 , the	
following described real estate in	the County of	Cook	and State of Illinois, to-wit:	
Lot 2 and Lot 3 in J. Roger's Touhy's Avenue and Central Street Subdivision of Lots 14, 15 and 16 in Block 2 in Touhy's Addition to Roger's Park, being a Subdivision of Block 3 and 4 in Roger's Park, in the Southeast 2 of Section 30, Township 41 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois				
7349-51 North Rogers,	Chicago,Illinois		19100	
70	(10	+3) (10+2)	00	
(Permanent Index No.: 1	<u>30 - 419 -Ò -</u>	0 3-& 0 0 2)	
TO HAVE AND TO HOLD the real estate with its apparent to compare the processor or successor in trust all of the title, estate, presset, or any part thereof; any terms, to convey either with or without consideressor or successors in trust all of the title, estate, presset, or any part thereof; to execute leases of the refutivo, and upon any terms and for any period or periand to execute uptions to lease and options to renownamer of fixing the amount of present or future real estates on or about or exement appurtenant to the real estates of the real estates that are understones at it would be lawful for a specified and at any time or times hereafter. In no case shall any party dealing with said trust stold, leased or mortgaged by the trustee, be obliged obliged to see that the terms of the trust have been of the delivery thereof to inquire into any of the terms of the trust the real estate shall be conclusive evidence in favor of the delivery thereof the trust created herein and be accordance with the trusts, conditions and limitations that the trustee was duly authorized and empowered is made to a successor or successors in trust, that sue powers, authorities, duties and obligations of its, his or The interest of each beneficiary under the trust avails and proceeds arising from the sale, mortgage or ficiary thall have any title or interest, legal or equital aforeixid. And the said grantor—hereby expressly state of filmios, providing for the exemption of home in Witness Whereof, the grantor—hereby expressly attended thinois, providing for the exemption of home in Witness Whereof, the grantor—hereby expression in Witness Whereof, the grantor—day of	d trustee to subdivide and resubd to ex cut; contracts to sell or extratio; to terrey the real entate owers "aborities wated in that estate ar any part thereof, from ods of time, any co, secure renew of leases and o tions to purchase! elases and o tions to purchase! elases and o tions to purchase! et any part thereof, if any person owing the er or any part thereof, if a deto deal my person owing the er or it is even to early the er or it is even to early the er or it is even to early the er or it is even to see to the application. "A " to complied with, or be obliged to me agreement; and every deed, I as (every person relying upon or claim contained herein and in the trust to execute and deliver every such as uccessor or successors in trust. Expreement and of all persons claim to their disposition of the real extra six to the real estate as we estads from sale on execution or only and herein and elease. **CSEADYNOT**.	iside the real estate or any pachange, or execute grants of up ar any part thereof to a success of the control	or thereof; to dedicate parks, streets, highways or stions to purchase, to execute contracts to sell on or or successors in trust and to grant to such such such; to mortgage, or otherwise encumber the real reversion, by lease to commence in praesenti or any terms and for any period or periods of time ness hereafter; to execute contracts to make leases eversion and to execute contracts respecting the clease, convey or assign any right, title or interest e and every part thereof in all other ways and for their number to or different from the ways shove part thereof shall be conveyed, contracted to be the phortowed or advanced on the real estate, or be diency of any act of the trustee, or be obliged or instrument executed by the trustee in relation to exc, lease or other instrument, (a) that at the time conveyance or other instrument, (a) that at the time goo or other instrument, and (d) if the conveyance and are fully vested with all the title, estate rights, shall be only in the postersion, carnings, and they declared to be personal property, and no benesors to the carnings, wait and proceeds thereof as to register or note in the certificate of title or at import, in accordance with the statute in such	
			70	
State of Illinois (SS. the state is	the undersigned	Michael	a Notary Public in and for said County, in	

(b) bank of	ravenswood

7349-51 N. Rogers, Chicago, Illinois For information only insert street address of above described property.

THIS INSTRUMENT WAS PREPARED BY, MARY KAY VAN DECARR BANK OF EAVERSWOOD 1825 West Lawrence Avenue Chicago, Illinois 60640

and purposes therein set forth, including the release and Given under my hand and notarial seal this ...

the foregoing instrument, appeared before me this day in person and acknowledged by signed, scaled and delivered the said instrument as _____his____

Document Number