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THIS INDENTURE WITNESSETH, That the Grantor, Evans-Bracken Investment Group,	
an Illinois Partnership of the County of Cook and State of Illinois for and in consideration	
of the sum of <u>Ten and 00/100</u>	
and Warrants unto OSWEGO COMMUNITY BANK, a corporation duly organized and existing as a state	
banking corporation under the laws of the State of Illinois, and duly authorized to accept and execute trusts	
within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the	
the following described real estate in the County of COOK and State of Illinois, to-wit:	!
See legal description attached hereto as Exhibit A and made a part hereof.	
PODRESS: 2020 LINCOLN PK lend 1718 17.00	
ADDRESS: 2020 LINCOLN PK lend 178 1700	
Covenants, Conditions, and Restrictions of Record; and 1986 real estate taxes	ŀ
TO HAVE AND TO HOLD the said reale's with the appurienances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth. Full power and authority is hereby granted to sa', Trustee to Improve, manage, protect and subdivide said real estate or any part	8
add Trust Agreement set forth. Full power and authority is hereby granted to sat. Trustee to improve, manage, protect and authority as a least or any part thereof, to dedicate parks, streets, highways or alleys an to victe any subdivision or part thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purcha e, to sell on any terms, to convey either with or without consideration, to convey said real estate or any part thereof to a successor or successors. Description of the said real estate, or any part thereof, from time to time, in possession or reversion, by lenses to commence in prasent or in future, and upon any terms and for any periods of time no exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any periods of time no exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time no exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or mortify leases and applicant to purchase the whole or any part of the reversion and to contract to make lease. The purchase the whole or any part of the reversion and to contract to make lease. The purchase the whole or any part of the reversion and to contract to make lease. The purchase the whole or any part of the reversion and to contract to the manner of fixing the amount of present or future rentals, to particles or the reversion and to contract reporting the manner of fixing the amount of present or future rentals, to particles or the particles of the reversion and to contract reporting the manner of fixing the amount of present or future rentals, to particles or to exceed any single and relative to the contract reporting the same to deal with the same, whether aimliser to or different appropriate to the contract reporting the same to deal wi	į
powers and authorities vested in said Trustee, to donate, to dedicite to morigage, pledge or otherwise excumber said real estate, or any part thereof, to issee said real estate, or any part thereof, from the time, in postession or revealon, by lease to commence in praesenti or in future, and upon any terms and for any period or periods of time no exceeding in the case of any single demise the term of 198 years, and to	3
renew or extend leases upon any terms and for any period or per cir of time and to amend, change or modify leases and the terms and provi- sions thereof at any time or times hereafter, to contract to make lease and to provide the lease and options to renew lease and options to purely the renewal and to contract respect ing the manner of fixing the amount of present or future rentals, to	Ridera
partition or to exchange said real setate, or any part thereof, for other real or personal property, to grant examinate or charges of any kind, to release, convey or assign any right, little or interest in or about or ears neal, appurtenant to said real setate or any part thereof, and to deal with said real setate and every part thereof in all other ways and for any but other considerations as it would be lawful for any person.	
owning the same to deal with the same, whether similar to or different from the ways shore specified, at any time or times hereafter. In no case shall any party dealing with said frustee, or any success. In point, in relation to said real setate, or to whom said real setate, the rest health we conveyed, contracted to be sold, seed to rectainly by said frustee, or any successor in trust, be philized to	a disting
see to the application of any purchase money, rent or money borrowed or advanced or said real estate, or be obliged to use that the terms of this trust have been compiled with, or be obliged to inquire into the authority, necessity or expediency of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Agreement; and govern the district deed proceedings of the instrument agreeded.	\$ \$
by said Trustee, or any successor in trust, in relation to said real estate shall be rored any evidence in favor of every person (including the Registrar of Titles of said country) relying upon or claiming under any such conveyance, let a root expenditure of the time of	a miles
instrument was saucuted in accordance with the trusts, conditions and limitations contains, in this indenture and in said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereign (c) that sed Trustee, or any successor in trust, was duly authorised and empowered to savette and deliver every such deed, lease, mortage or other instrument, and (d) if the conveyance is	Ë
made to a successor or successors in trust, that such successor or successors in trust have licen property, appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their professor in t ust. This conveyance is made upon the express understanding and condition that notice Commonity Bank, individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any class, Judgment or decree for supplying it or there is no the successor or successors or successors in trust shall incur any personal liability or be subjected to any class, Judgment or decree for supplying its or the successor or successors in trust shall incur any personal liability or be subjected to any class, Judgment or decree for supplying the subjected to any class, Judgment or decree for supplying the subjected to any class, Judgment or decree for supplying the subjected to any class or successors in trust shall incur any personal liability or be subjected to any class, Judgment or decree for supplying the subjected to any class or successors in trust shall never any or successors and trust trust shall never any or successors and trust any or successors and trust any or successors and trust shall never any or successors and trust shall never any or successors and trust shall never any or successors and trust shall	م م
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trust Agreement or any amendment thereto, or the injury to person or property happening in or areal estate, any and all such 1	1.
connection with said real estate may be entered into by it in the name of the then beneficiaries under said "roat estate may be entered into by it in the name of the then beneficiaries under said "roat Agreement as their attempt in fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as "rustee of an express trust and not individually (and the Trustee shall have no obligation whatsnever with respect to any such contract, obligation or indichteness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereoft. All persons and corporations whomeover and whatsnever shall be charged with notice of this condition from the date of the filing for record of this Deed.	
The interest of each and swarp beneficiary beneficiary harminder and under said Trust Assessment and of all passage sublems under them an annual	
of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real est. o. and such interest is hereby declared to be personal property, and no beneficiary brounder shall have any title or interest, legal or equit, bis, it or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforeasid, the intention hereof very to vest in said of two community Bank, the entire legal and equitable title in fee simple, in and to all of the real estate above described.	
Otwego Community Bank, the entire legal and equitable title in fee simple, in and to all of the real sature above described if the title to any of the above real setate is now or hereafter registered, the Registers of Titles is hereby directed not if registers of title or duplicate thereof, or memorial, the words in trust, or 'upon condition.' or 'with limitation,' or words of similar import, in secondance with the statute in such case made and provided, and said Trustee shall not be required to provide the said	
is in accordance with the true intent and meaning of the trust. And the said grantor—hereby supressly walva—and releass	
In Witness Whereof, the grantoraforesaid has_hereunto set_itshandand	
Evans Bracken Investment Group By: Dr. E R	
By: John E, Blazina (SEAL) John E, Blazina (SEAL)	
Bate of Illinois 1. Kathleen M. Dya lichard P. Brandstatter	
County oCook the state aforesaid, do hereby certify that James A. Blazina, John E.	
Blazina, and Richard P. Brandstatter, as general partners of Evans - Bracken Investment Group	
operated to be the same person. S. whose name. Are subscribed to	
Petree they signed, seeled and delivered the said instrument as their free and	
OSWEGU Community Bank voluntary act, for the uses and purposes therein set forth, including the release and waiver of the	
Oswego Community Bank voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. On Made sort. Given under my hand and notarial seed this day of deep of the seed the seed that t	
Oswego, Fil. 60548 Lathur M. Mark	

OSWEGO COMMUNITY BANK Oswego, Illinois

For information only insert street address of above described property.

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EXHIBIT A

UNIT NO. 17B IN 2020 LINCOLN PARK WEST CONDOMINIUM, AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:

CERTAIN LOTS AND PARTS OF LOTS IN KUHN'S SUBDIVISION OF THE EAT1 1/2 OF LOT 7 IN BLOCK 31 IN CANAL TRUSTEES' SUBDIVISION AND IN JACOB REHM'S SUBDIVISION OF CERTAIN LOTS IN KUHN'S SUBDIVISION AFORESAID, TOGETHER WITH CERTAIN PARTS OF VACATED ALLEYS ADJOINING CERTAIN OF SAID LOTS, ALL IN SECTION 33, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, 10 COOK COUNTY, ILLINOIS WHICH SUVEY IS ATTACHED AS EXHIBIT 'D' TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 25750509 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

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