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0	DEED IN TRUST 22 993 334 200,200,200,000,000,000,000,000,0000,0		
L I	QUIT CLAIM The above space for recorder's use only		
Ŷ	THIS INDENTURE WITNESSETH. That the Grantor	7	
	(ii) L. Shoon = a spin / ii		
7	of the County of Cook and State of Illinois for and in consideration Ten and no/100		
ł	and valuable considerations in hand paid, Conveys and Quit Claims unto	1	
- [PANY OF RAVENSWOOD, an Illinois banking corporation. 1825 W. Lawrence Avenue, Chicago.	Z	:
-	Illin is 10840, its successor or successors, as Trustee under a trust agreement dated the day of January 8th 19,75 known as Trust Number 1252, the	2) -
	following de crib i real estate in the County of Cook and State of Illinois, to-wit:	AXA	* <
	The South 1.5.82 feet of Lot 13 (except the West 224.0 feet thereof) in A. T.	TAXABLE CONSIDERATION	u J
5	McIntosh and Campany's Quintens Road Farms, being a Subdivision of the	3	3
2	West 90 acres of the Couth West 1/4 of Section 22, Township 42 North, Range 10. East of the Third Principal Meridian also the North East 1/4 of the South	lo k	200
	East 1/4 of Section 21, Jown hip 42 North, Range 10 East of the Third Principal	5	Ē.
	Meridian, in Cook County, Illinois.	=	<u>-</u> 5
1	500	3	٤
	(Permanent Index No.:)		
\$	TO HAVE AND TO HOLF is real estate with its appartenances of in the trust and for the uses and purposes herein and in the trust agreement set forth		
	Full power and authority is hereby granted to soil trustee to subdivide and rest divide the real estate or any part thereof, to dedicate parks, streets highways or allew, and to search any subdivision or part thereof, it essentie contracts to sell or exchange or exclude crants of options to income of the contract of the contract of options to income of the contract of the contrac	Date	×
	a successor or successors in trust and to grant to such nurvessor or successors in the successor or successors in the successor or successors in the successor of the successor	i m	, č.
	changes or modifications of leases and the terms and provisions thereof at any time or trees he either, to execute contracts to make leases and options to lease and options to renew leases and options to purchase the who or any part of the reversion and to execute contracts respecting the manual of present or future rentals, to execute grants or series or charges of any kind, to release, convey or	8	<u>~</u>
1	assign any right title or interest in or about or easement appurtenant to the real estate or any art tereof, and to deal with the title to said real costate and every part thereof in all other ways and for such other considerations as it would, a leak if it is upperson owning the title to the feal estate to deal with it whether similar to or different from the ways above specified and at any time of linest present or interest and a state of the said of the s	J. 12	. .
	In no case shall any party dealing with said trustee in relation to the real estate, or to whore the will estate or any part thereof shall be to conseved, contracted to be said leased or mortgaged by the trustee, be obliged to see to the upplication of any purchase money rent or money formwed or advanced on the real estate or be obliged to see that the terms of the trust have been comply of an or be obliged to inquire into the	ž . 7	i Basie
1	necessity or expension of and act or the fraction of the oblighted profit of inquire into any of the data where the condition of the real estate shall be conditive, denote in favor of every person relying upon or claiming under any such conveyance lease or other instrument. In that at the time of the gluency verted the trust created however and by the trust carried may such life from an effect. The that such conveyance on their instrument was small life force and effect. The that such conveyance on their instrument was presented in accordance with the	Burnille roll	Ϋ́
	trusts conditions and limitations contained herein and in the frust agreement of in any amendments therefore are limiting to a air observations, included, leave, it orthogon of other instrument and the trust event of the first deed, leave, it orthogon of the first under the conveyance is made to a successor or successor, in trust that such successor or successor, in trust that our successor or successor or successor, in trust that such successor or successor, in trust that our successor or successor, in trust that such successor or successor, in trust that our successor or successor, in trust that such successor or succ		t5.4 C
	ulty vested with all the tribe estate rights powers authorities drives and obligations of its, his or their preference-or in trias! The interest of each beneficiary under the trias agreement and of all persons claiming under them or any of their soil be only in the soils sometimes and the avails and proceeds arising from the sale, mortgage or other disposition of the real estate and uch interest is, hereby lectared to be personal property and no beneficiary shall have any title or interest legal or equitable in or to the real estate as an out only an object of the processing of the real estate as an out of the soil of the real estate as an out of the soil of the processing of the real estate as an out of the soil of the real estate as an out of the soil of the real estate as an out of the soil of the real estate as an out of the soil of the real estate as an out of the soil of the real estate as an out of the real estate as an ou		, <u>p</u>
,	nterest in the possession, earnings, avairs and process thereor as aronesur. If the title to any of the allower lands is may at hereafter recovered the Registrar of Titles is betely directed not to register (n to in 5 or	2/	ate Transfer Tex Act.
1	If the title to any of the allowe lands is now or hereafter recisivered the Register of Titles is hereby directed not to register of it in the entire of uplicate thereof, or memorated the words in trust or "upon condition" or "with limitations," or words of simil r import, in accordance with the statute in such case made and provided And the said fraintorhereby expressly waive smit release	Represe	- T
5	In Witness Whereof, the grantoraforesaid hahereunto set	28 E 3	ĺ
t	his 9th day of January 19 /3	W C	ِ و
	(SEAL) Lita & Slemm (SEAL)	T	Uoringh
		1	3
-	(SEAL)		
Si	ate of Cook (SS) the undersigned a Notary Public in and for said County, in		
C-	the state aforesaid, do hereby certify that. Rifu L. Slimm, a spinster		
-	personally known to me to be the sume personwhose namesubscribed to	إ	
	the foregoing instrument, appeared before me this day in person and acknowledged that the signed, scaled and delivered the said instrument as	Numb	13
	and purposes therein set forth, including the releases and waiver of the right of homestead.	Pocument Number	9
	Given under my hand and notarial seal this day of day of 19	Pog	ص د ،
	Carrie David		304
	2. Nodey Public		
	BANK OF RAVENSWOOD		
	CHICAGO, ILLINOIS 60640 of above described property.		
	RITA L. SLIMM	Form 10	135A L
	BANK OF RAVILLEWOOD 1825 WEST LAWRENCE AVE.		
	COLUMN TO THE PARTY OF THE PART		

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Property or Coot County Clerk's Office