## **UNOFFICIAL COPY**

DEED IN TRUST	72 105 000 CLAC	्रों के हैं कि कि कि का है। इस के हैं कि कि कि की है
	7 1 40 1 UN 2	40.60
	PM 2.55	10.00
THIS INDENTURE WITNESSETH, That the Gran Rital Slimm, a spinster		
of the County of Cook and State of of Ten and no/100(\$10.00)-	Illinois for and in consideration dollars, and other good	
and valuable considerations in hand paid, Convey s and Quit Claim s unto		
BANK OF RAVENSWOOD, an Illinois banking co		mpt Is
Illinois 60640, its successor or successors, as Trustee under a trust agreement dated the day of March 30th 19, 76 known as Trust Number 1962, the		
following described real estate in the County of	Cook and State of Illinois, to-wit:	pf under provi Estate Transfer 1 3 1976
a Subdivision of the North 1/2 of the North West 1/4 of the North West 1/4		
	Sel er	A B
		of Paragraph Act.
-/x	Represents	118 =
(Permanent Index No.:		3 0
TO HAVE AND TO HOLD the real estate with its appartenances upon the treet forth.	rust, and for the uses and purposes herein and in the trust agreement	i i
Full power and authority is hereby granted to sold but a coto subdivide a streets, highways or alleys and to vacate any subdivide a part thereof; to a parchase, to execute contain the subdivide any subdivide a part thereof, to a part the subdivide and to such successor and the subdivide and to such successor and the subdivide and the	execute contracts to self or exchange, or execute grants of options to without consideration; to convey the real extate or only part thereof is in trust all of the title, extate, pawers and authorities vested in the state, or any part thereof; to execute leases of the real estate, or any error pareness of the real estate, or any error pareness of the real estate, or any error pareness of the trust estate, or any terms and for any partied or	Section 4,
periods of time, and to execute renewals or extensions of lease, upon any tern changes or modifications of leases and the terms and provisions descent of any execute options to lease and options to renew leases and options by par-hoo	ns and for any period or periods of lime and lo execute amendments, y time or times hereafter; to execute contracts to make leases and to se the whole or any part of the reversion and to execute contracts to the whole or any part of the reversion and to execute contracts to the whole or any part of the reversion and to execute contracts to the property of the property of the property of any kinds to replace or more or the property of the property of th	E do Se
respecting the manner of fixing the amount of present or future renta , to According may right, title or interest in or about or easument appartenan to estate and every part thereof in all other ways and for such other considerations of the constant of t	cal estate or any part thereof, and to deal with the title to said real ost as it would be lawful for any person owning the title to the real of another any time or times hereafter.	mpi 0.1-5 1 20
estate to deal with it, whether similar to or different from the ways above specified in no case shall may nexty dealing with said trustee in relation to the content of the said leased or mortgaged by the trustee, be obliged to see that the terms of necessity or expediency of any act of the trustee, or be obliged to see that the terms of necessity or expediency of any act of the trustee, or be obliged or privileged to trust deed, mortgage, lease or other instrument executed by the trustee in releperson relying upon or clamming under any such conveyance, lease or other instrument executed by the trustee in releperson relying upon or clamming under any such conveyance, lease or other instruments, conditions and limitation was in full force and effect trust agreement trusts, conditions and limitation of the conveyance is made to a successor or successors in trust, that such fully vested with all the title, estate rights, powers, authorities, duties and obligating the successor or successors in trust, that such fully vested with all the title, estate rights, powers, authorities, duties and obligating the successor or successors in trust, that such some interest of mechanisms of the trust agreement and of all the successor or successors in trust, that such some interest of mechanisms and obligate the successor or successors in trust, that such some interest of mechanisms and obligate the successor or successors in trust, that such some interest of mechanisms and obligate the successor or successors in trust, that such some interest of mechanisms and obligate the successor or successors or trust agreement.	estate, or to whom the real estate or any part thereof shall be	Exempt under prov 200.1-286 or under tion 200.1-48 of the
borrowed or advanced on the real estate, or be obliged to see that the terms of necessity or expediency of any act of the trustee, or be obliged or privileged to trust deed, mortgage, lease or other instrument executed by the trustee in rela-	in ure into you the terms of the trust agreement; and every deed, ation to 't's ren, estate shall be conclusive evidence in favor of every frument, and the at the time of the delivery thereof the trust created	der or u 4B c
person regain upon or cuming unior my saci conveyance, read of other has herein and by the trust agreement was in full force and effect, (b) that such trusts, conditions and limitations contained herein and in the trust agreement (c) that the trustee was duly authorized and empowered to execute and deliver	conveya te or other instrument was executed in accordance with the tor in a y amendments thereof and binding upon all beneficiaries, every such accordance to est deed, lease, mortgage or other instrument and	provinder iho
(d) if the conveyance is made to a successor or successors in trust, that such is fully vested with all the title, estate rights, powers, authorities, duties and obligat. The interest of each headeliners under the trust agreement and of all it.	successor or st cess is in trust more been properly appointed and are tions of its, his or t'er predecessor in trust.  [77] persons claiming up or them or any of them shall be only in the	
possession, earnings, and the avails and proceeds arising from the sale, mortgat declared to be personal property, and no beneficiary shall have any title or interests in the transfer or interests and in the transfer of the procession carnings agails and processly thereof as aforesaid.	ge or other disposit on c. the real estate, and such interest is herebyl, erest, legal or equit ir is to the real estate as such, but only arrived to the real estate as a such as a	isions of provisions Chicago I
If the title to any of the above lands is now or hereafter registered, the certificate of title or duplicate thereof, or memorial, the words "in trust," or "	'upon condition," or "with tim ations," or words of similar import;	
And the said grantor between the sevenation of bonesteads from sevenation of the State of Illinois providing for the exemption of bonesteads from sevenations.	any and all right or benefit 'o' c and by virtue of any and all the on execution or otherwise.	Paragraph is of Paragraph Transaction 1
In Witness Whereof, the granteraforesaid ha_S_hereunto_set this30thday_ofMarch	her and seal 21	
	Rtad Sline n SEALE	ži sig
(SEAL)		Ordin
(SEAL)	(5EAI.)	Section, Section inance
	0.7	)
State of Cook SS. I, the undersigned	a Notary Public in and for said County, in	- Sc
County of Cook SSS. the state aforesaid, do hereby certification Rita L Slimm, C		十段
personally known to me to be the sa		
the foregoing instrument, appeared by	efore me this day in person and acknowledged that she	199
the foregoing instrument, appeared before me this day in person and acknowledged that		
and purposes therein set forth, menus	eal this 13th day of May 19 76	e l
Eileen R Welsheim		
DANK OF BANGNOOD	5533 S. State St., Chicago	
BANK OF RAVENSWOOD CHICAGO, ILLINOIS 60640	THIS INSTRUMENTINATE PREPARED BY:	
BOX 55	RITA L. SLIMM BANK OF RAVELEWOOD	Form TD 105A-L
	1825 WEST LAWAENEE AVE. CHICAGO, ILLINDIS 60640	

END OF RECORDED DOCUMENT