UNOFFICIAL COPY

i i	DEED IN TRUST	1976 ILW 18. PH 12. 92 23 489 179	in Equality
		1975 1714 18 184 18 20 20 409 179 Cook control	€ }, •,, •, ;
	QUIT CLAIM	The above apace for recorder's use only	10. 00
	THIS INDENTURE WITNESSETH, T	hat the Grantor Rita L. Slimm, a Spinster	TO GO.
(VY)			į
	-	State of Illinois for and in consideration	
- 1	of TEN AND 00/100(\$ and valuable considerations in hand pa	10.00) dollars, and other good id, Conveys and Quit Claim s unto	
1	•	s banking corporation, 1825 W. Lawrence Avenue, Chicago,	
- 1		rs, as Trustee under a trust agreement dated the day of	
- {	April 24,	19, 76 known as Trust Number 2004 , the	
~	following described real estate in the C	· OI · I	20c tior
0	Lot 264 in John P. Altaoldie Subdi	vision of Blocks 1, 2, 3, 4 and 7 and the North 1/2).1:20
2		at part lying Northeasterly of the Center of Lincoln	Xer 2Bc 2Dc.1
1	Avenue of the North West 1/4 of S	Section 29, Township 40 North, Range 14, East of the	npt or
	Third Principal Meridian, in Cook	County, Illinois.	Exempt under 2B6 or under
9	10		der der
1	Q _A		Chi pro
1			wisi wisi wisi
-	(Permanent Index No.: 1/ - 29 -	106 _ 009 _ 0000 _)	Exempt under provisions 200.1-286 or under provisions tion 200.1-43 of the Chicago Tr
1		tenances upon the trusts and for the uses and purposes herein and in the trust agreen	Exempt under provisions of Paragr 200.1-286 or under provisions of Paragr tion 200.1-43 of the Chicago Transaction
	set forth.	dk l	of Paragraph of Paragraph of Paragraph
- 1	streets, highways or alleys and to vacate any subdivision of purchase, to execute contracts to sell on any terms, it can a successor or successors in trust and to grant to suc. suc	stee to subdivide and resubdivide the real estate or any part thereof; to dedicate parts of part thereof, to execute grants of options of part thereof, to execute contracts to sell or exchange, or execute grants of options of very either with or without consideration; to convey the real estate or any part thereofth cacher or successors in trust all of the title, estate, powers and authorities vested incuts	Paragraph Paragraph Paragraph
	trustee; to donate, to dedicate, to mortgage, or otherwise e part thereof, from time to time, in possession or reversion, regions of time, and to execute renewals or extensions of le	neumber the real estate, or any part thereof; to execute leases of the real estate, or any low to execute leases to the real estate, or mind to use the sees to some any terms and for any period or periods of time and to execute amendment the	aph raph
	changes or modifications of leases and the terms and provi execute options to lease and options to renew leases and propositions the amount of the amount of treasent or to	sons hereof at any time or times hereafter; to execute contracts to make loases and the open a up purchase the whole or any just of the reversion and to execute contracts to the reverse area to execute contracts.	8 [1
1	assign any right, title or interest in or about or ensement a estate and overy part thereof in all other ways and for six	neumber the real estate, or any part thereof; to execute leasers of the real estate, or any part thereof; to execute leasers of the real estate, or any part thereof; to execute leasers of the real estate, or my by a test to commence in praesenti or futuro, and upon any terms and for any period or periods of time and to execute amending on one hereof at any time or times hereafter; to execute contracts to make leasers and or one part and the whole or any part of the reversion and to execute contracts or any terms and or any part of the reversion and to execute contracts or any part of the reversion and to execute contracts of the part	를 [<i>,</i> / 8
	In no case shall any party dealing with said trustee	un relation by the state, or to whom the real estate or any part thereof shall be see trustee, be oblied to see to the application of any purchase money, rent, or money that the terms of the trust have been complied with, or be obliged to inquire into the red or privileged or privileged or inquire into any of the terms of the trust agreement; and every deed, the trustee in re-tron, the real estate shall be conclusive evidence in favor of every lease or other instrument, is it that at the time of the delivery thereof the trust created ect, (b) that such cone war eye or their instrument was executed in accordance with the	aph E, Section raph E, Section
1	borrowed or advanced on the real estate, or be obliged to se necessity or expediency of any act of the trustee, or be oblig- terest dised, exercised by the instrument executed by	e that the terms A the tast have been complied with, or be obliged to inquire into the red or privileged o inquire into any of the terms of the trust agreement; and every deed, the trustee in re-time to the real estate shall be conclusive evidence in favor of every	ም የ 3 . ((
- 1	person relying upon or climming under any such conveyance herein and by the trust agreement was in full force and eff	lease or other instrument, (a) that at the time of the delivery thereof the trust created ect. (b) that such con earlier or other instrument was executed in accordance with the trust executed or an engagement of the trust executed in accordance with the trust executed in accordance with the	
-	(c) that the trustee was duly authorized and empawered to (d) if the conveyance is made to a successor or successors	cease of other instrum etc. as that it the time of the network inserted the fund cleared control of the second and the time of the network instrument was executed in accordance with the helicity agreement or a manufament in hereof and timiding uptical in accordance with the helicity agreement or a manufament in hereof and timiding uptical in accordance with the helicity agreement and deliver every as a deed, trust deed, leave, morragase or other instrument and in trust, that such successor or accessors in trust have been properly appointed and are in different and obligations of the instrument and the properties of the property appointed and are	
	The interest of each beneficiary under the trust agree	ment and of all jersons claiming index them or any of them shall be only in the on the sale, mortgage or other districts of the real estate, and such interest in only as easy it till or interest, legal or can wish. In or to the real estate as such, but only as	
ł			海野县
	If the title to any of the above lands is now or hereaf certificate of title or duplicate thereof, or memorial, the way in accordance with the statute in such case made and provided	ter registered, the Registrar of Titles is sereby directed not to register or note in the	自計員 體
	And the said grantor hereby expressly waive statutes of the State of Illinois, providing for the exemption of	and release any and all right or be efit under and by virtue of any and all homesteads from sale on execution or otherwise.	
-	In Witness Whereof, the grantoraforesaid ha	hereunto sethandand seal	DEP E
-	this ZOIN day of		日本語 [[]
		Lita & Sleater Copation	
	**************************************	EAL) (SEAL)	
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			Tax of
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	State of Illinois 1. the undersigned Notary Public in and for said County, it		
	County of Cook the state alterested, do hereby certify that Rita Slimm, a Spinster,		
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		to me to be the same persons	چ او
		to the said the said distriction as he had so the said of the said solution of the said distriction of the said distriction of the said solution of the said	100
	and contenue that	with met furth, including the release and majorer of the eight of furmerland.	
	Ones weller my	and notarial and this 26th day of April 19.76	2 - 3
	TA CCUMP IN	Fabren Janta	
L		and the same of th	
	BANK OF RAVENSWOOD	3107 North Southport, Chgo, III.	
	CHICAGO ILLINOIS 10140	and the special states of the second	
	80X 33	A CANADA CANADA A CANADA	orm TO 105A-L
		ELL I VEDAL LEWELINGE AVE	
		Concession Manager 50540	

END OF RECOMDED DOCUMENT