UNOFFICIAL COPY

Transplantania (Proposition	
DEED IN TRUST	100 to 100
" 1 1 1 1 1	23 522 489
QUIT CLAIM THIS INDENTURE WITNESSETH, That the Grain	The above space for recorder's use only
Rita L. Slimm, a spinster	
of the County of Cook and State of	Illinois for and in consideration
of Ten and no/100 and valuable considerations in hand paid, Conveys	and Quit Claim s unter Hoose (기계 등 기계
BANK OF RAVENSWOOD, an Illinois banking corporation, 1825 W. Lawrence Avenue, Chicago	
This ois 60640, its successor or successors, as Trustee under a trust agreement dated the day of the control of	
following described real estate in the County of	Cook and State of Illinois, to-wit?
Los 27 and 28 in Block 1 in Sickel and	Hufmayar's Addition to Lane Park a
Subdition of the South West 1/4 of the	Hufmeyer's Addition to Lane Park, a South West 1/4 of North West 1/4 4, East of the Third Principal
Section 20, Township 40 North, Range 14 Meridian, in Cook County, Illinois.	4, East of the Third Principal CHAG
	South West 1/4 of North West 1/4 PARAGRAPH A, East of the Third Principal TOTAL PRINCIPAL HE CHICAGO TOTAL PRI
Ox	1000
(Permanent Index No.:	
TO HAVE AND TO HOLD the real estate with [a ap urtenances upon the to set forth. Full power and authority is hereby granted to said trust to a undivide a	and resubdivide the real estate or any part thereof; to dedicate parks,
streets, highways or alleys and to vacate any subdivision of a freedit to purchase, to execute contracts to sell on any terms, to convert or with or a successor or successors in Irust and to grant to such successor or successors.	execute contracts to sell or exchange, or execute grants of options to without consideration; to convey the real estate or any part thereof to as in trust all of the title, estate, powers and authorities vested in the estate or any part thereof.
a successor or successors in Irust and to grant to such success r or successors in Irust and to grant to such success r or successor trustee; to mortage, or otherwise encu ident the "all e part thereal, from time to time, in possession or reversion, by leases J cos meritals of time, and to execute remeabs or extensions of leases uper any term changes or modifications of leases and the terms and provisions the end at an execute options to lease and options to refer seases and options or particle execute options to lease and options to refer leases and options or survival assign any raph, title or interest in or aloud or seasoned apparatually to be estate and every jest thereof in all other ways and for each other creation or estate to deal with it, whether similar to or different from the ways above open.	as in trust all 0: ine fute, estate, powers and authorities vested in the seate, or any part thereti, to execute leases of the real estate, or any tender of futuro, and upon any terms and for any period or periods of time and for any period or periods of time and for assecute amendments, by time or times becently on the period of the pe
execute options to lease and options to renew leases and options ? pairchar respecting the numner of fixing the amount of present or future restals, as assign any right, title or interest in or about or easement appartenant to be needed and executive thereoff in all other ways and for made other creations and	ase the whole or any part of the reversion and to execute contracts. Als grants of essentents or charges of any kind; to release, convey or I al evalue or any part thereof, and to deal with the tille to said real Directors at would be lawful for any terson owning the title to the real
estale to deal with it, whether similar to or different from the ways above specim. In no case shall any party dealing with said trustee in relation to the curveyed, contracted to be sold, leased or mortgaged by the trustee, be oblig borrowed or advanced on the real estate, or be obliged to see that the terms of	execute contracts to set of exertance, or execute grants of options to without consideration, to convey the reason as uniform to execute the execute tested of the execute tested of the execute tested of the real exists, or any part thereof; to execute leases of the real exists, or any exercising future, and upon any terms and for any period or max and for execute amendments, and upon the exercise to execute contracts to make leaves and to the exercise to the exercise of the exercise to exercise contracts to the exercise to the explicit of exercise to exercise the title to the real exists of the explicit of the explic
borrowed or advanced on the real estate, or be obliged to see that the terms of incessity or expediency of any art of the insites, or be obliged or privileged to trust deed, mortgage, lease or other instrument executed by the trustee in rel parson relying upon or claiming under any such conveyance, lease or other instead of the trust agreement was in full force and effect, it) that such	I the first are been grounded with or he obliged to inquire into the 1 th
person relying, upon or claiming under any such conveyance, loses of other ins herein and by the trust agreement was in full force and effect, th) that such trusts, conditions and limitations contained berein and in the Irust agreement (c) that the trustee was duly authorized and emiswered to susciule and deliver	nt or in any residents thereof and binding upon all beneficiaries.
herein and by the trust agreement was in full force and effect, 10) that such trusts, conditions and limitations contained berein and in the first agreement (c) that the truster was duly authorized and empowered to execute and deliver (d) if the conveyance is made to a successor or successors in trust, that such fully vested with all the title, estate rights, possers, authorities, duties each obligate. The interest of each beneficiary under the trust agreement and of all justices.	regions claiming up or them is any of them shall be only in the I # ON I to
possession, earnings, and the avails and proceeds arising from the sale, mortgo declaried to be personal property, and no beneficiary shell have any title interest in the possession, earnings, avails and proceeds thereof as aforesaid.	ige or other discussion. It real estate, and such interest is hereby terest, legal or equitable, or or the real estate as such, but only an
If the fille to any of the above lands is now or hereafter registered, the certificate of fille or duplicate thereof, or memorial, the words "in trust," or in accordance with the statute in such case made and prinsided.	"upon condition," or "with limits" one," or words of similar import,
And the said grantor, hereby expendly waive 5 and release hatautes of the State of Illinois, providing for the exemption of honesteeds from a In Witness Whereof, the grantor adoresand ha. Shereum set	
this st day of	May 19 76
ion.	Seta Slevens of 11) The off of
(SEAL)	State of the state
(SEAL)	(SE (L) 2
	A PA
Sale of Illinois , the undersigned	A Notary Public in and for said County, in 17 that L Slimm a spinster. As purery assume 15 subscribed to where one this day in person said assumbled that the
County of Confession SS the state aforemaid, the hereby certification of NIA NIA	ry dust Slimm a spinster SO
	IS advertised to U.S.
the biregiong sentrement, aggressed by	where one thin day in person and acknowledged that 1he
section. mealed and deferenced the send confinement as 1985	
Given water my hand and metarial and thus dry of the second secon	
1 P I	
W. Commercial States From Page 7 Speed	
BANK OF RAVENSWOOD	3604 N Bosworth, Chicogo
CHICAGO, ILLINOIS 18448	THIS ENSTRUMENT WAS MET ARED BY.
	BANK COLLAND
	1425 WEST COLOR OF AVE

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COOK COUNTY, ILLINOIS
FILED FOR RECORD

Jun 16 12 38 PH '75

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Door of Collins Collin