UNOFFICIAL COPY

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CVP. DEED IN TRUST 23 579 709	
(2.9) 50 (Attractory)	
THIS INDENTURE WITNESSETH, That the Grantor RITA L. SLIMM, a spinster	٦
d opinion	ļ
of the County of Cook and State of Illinois for and in consideration of Ten and no/100 (\$10.00) dollars, and other good and valuable considerations in hand paid, Conveys and Quit Claims unto	
BAN' OF RAVENSWOOD, an Illinois banking corporation, 1825 W. Lawrence Avenue, Chicago,	1
Illing is 60640, its successor or successors, as Trustee under a trust agreement dated the day of June 16 19,76 known as Trust Number 2089 , the following rescribed real estate in the County of Cook and State of Illinois, to-wit:	
Lot 1 (except that part thereof lying West of a line 50 feet Fast of and parallel with the West line of Section 17) in Block 22 in Ravenswood in the South West quarter of the North West quarter of Section 17, Township 40 North, Range 14, East of the Third Principal Merician in Cook County, Illinois.	1000
C	r provisions of Real Estate
(Permanent Index No.: 1 4 - 1 7 - 1 1 9 - 0 0 7 - 0 0 0 0)	ion =
TO HAVE AND TO HOLD the real estate with its apparter unces up , the trusts and for the uses and purposes berein and in the trust agreement set forth.	Rea
Full priver and authority is hereby granted to said trustee to accurate and results vide the real estate or any part thereof; to dedicate parks, streets, highways or alleys and in vacate any subdivision or part thereof, to essente contracts to sell or exchange, or escale grants of options to a successor or successors in trust and in grant to such successor or successors in trust and it or grant to such successor or successors in trust and it or grant to such successor or successors in trust and it or grant to such successor or successor or successors in trust and it or grant to grant thereof, to the successor or successors o	E E
frustee, to donate, to dedicate, to morigage, or otherwise ensumbler the releasts or any part thereof, to secute leases of the real estate, or any part thereof, from time to this, it is not a tweetour, by leases to commence in part thereof, from the consequence of the real estate, or any part thereof, from time to this, it is not a tweetour, by leases to commence in any partial or through any terms and for any partial or partial or time, and to execute the appropriate the partial or time, and to execute the appropriate the partial or time, and to execute the appropriate the partial or time, and to execute the appropriate the partial or time, and to execute the appropriate the partial or time, and to execute the appropriate the partial or time and to execute the partial or time and to execute the appropriate the partial or time and to execute the appropriate the partial or time and to execute the appropriate the partial or time and time and the partial or time and	inder pi
changes or modifications of leases and the terms and provisions thereof at any total or times beteafter, to execute contracts to make leases and to execute options to lease and options to receive leases and options to participate the viole or any part of the reversion and to execute contracts respecting the manner of time the amount of present or future rentals, to execute visit and respecting the manner of time the amount of present or future rentals, to execute visit and respecting to the present of the prese	アコー・イン・ベド
avaign any right, title or interest in or about or environment appartenant to the real vactor any part thereof, and to deal with the title to haid real value and every part thereof in all other ways and for such other consulerations as a word be lawful for any person owning the title to the real value of the only three parts. It is not title to the real value of the only three parts.	a Rection
conveyed, contracted to be sold, leaved by mortgaged by the trustee by pidiged to see to the or stone of any parties and sold or sold	Section Sectin Section Section Section Section Section Section Section Section
borrowed or advanced on the real estate, or be obliged to see that the terms of the trust have errouphed with, or be obliged to inquire into the necessity or expediency of any act of the trustee, or be obliged to reproduce the any of the errors of the trust agreement, and every deed, trust deed, mortisate, leave or other instrument executed by the trustee in relation to the real state shall be conclusive evidence in Javor of every person relying upon or channel under any such conveyance, leave or other unstrument, us	1 / Jis
herem and by the trust agreement was in full force and effect, thi that said consevance or other, strument was received in accordance with the trusts, conditions and limitations contained herem and in the trust agreement or in any americans there. I hinding upon all beneficiaries, left that the trustee was doly authorized and ammented to receive and contained the trust agreement of in any americans there.	5/12/14E
(c) that the trustee was duly authorized and empowered in execute and deliver every such deed, trust deed, one, c origing or other instrument and (d) if the conveyance is made to a successor or successor or successor or successors or succes	ISact Bate
The interval of each beneficiary under the trust agreement and of all persons change under them was an of them shall be only in the procession, carming, and the shall not adult as truing from the sale, murticase or other designation of the real, are real such interest in bereign declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, in or to fee and challenge and the procession, earnings, avails and proceeds thereof as aforesont.	transac aph er Fax Dat
If the title to any of the attive lands is too or bereafter registered, the Registrat of Titles is bereby directed not a record for note in the certificate of title or displaced thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or wors of similar import, in accordance with the statute in such case made and provided.	This Parag Trans
statutes of the State of Illinois, providing for the exemption of himsestends from sale on execution or otherwise.	
this 30th day of June 1976	5 00 7 10 10 10 10
(SEAL) Sita Slimm (SEAL)	
(SEAL)	
	~
County of TLLINOIS 1. Peter L. Monzures . Notary Public in and for said County, in the state aforesail, the hereby certify that Rita L. Slimm a spinster	
Walley Commence Comme	1 ~.
systematily haven to the to be the same person show more 18 supercised to	
the larguing instrument, appeared before me this day in pursue and extended that 5/102	
actively welfall and delivered the unit instrument as NCT tree and valuatory act, for the uses and purposes thereto are firsts, invisiting the release and nation of hornestead.	579 /
Given stader by hand and received send then 27th day of hilly to 76	279 70 07 675
IS INSTRUMENT PREPARED BY	709
CARL L. RUSSO, ATTORNEY-AT-LAW	
100 SEARS TOWER CHICAGO, ILL 60606	· #
BANK OF PAYENSWOOD 4423 North Ashland, Chicago	#
BANK OF RAVENSWOOD CHICAGO, ILLINOIS 40449	

BOX 533

Coot County Clert's Office

JUL 30 3 02 PK '76