DEED IN TRUST

QUIT CLAIM

1977 JUN 7 PM 2.40 23 957 903

BANK OF RAVENSWOOD CHICAGO, ILLINOIS 60640 BOX 55	For information only insert street address THIS INSTRUCT Above about a property DEPT: RITA L. SLEAA	Form T	D 105A-L
	4601 N. Beacon, Chicago		
The state of the s	Notary Public		<u></u>
	mondalle		1
NESK!	- 0 - 01	ደ	∣ಜ
and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this 6th day of June 19 77		GE CELO	200
signed, seaded and delivered the said instrument as her free and voluntary act, for the uses		Bent Number	57
personally known to me to be the sam	•) E	133
			2395790
county of Cook State aforesaid, do hereby certify Rita L. Slimm, a spinster	that		
state of Illinois (ss. I, the undersigned	a Notary Public in and for said County, in	, ,	19-
		11	_/
	!		7 7 3
(SEAL)	(SEAL)	8	Section Sec Jinence
(SEAL)	SEA'S) &	7	Section Sec
(St. Tho	1)	$\tilde{\mathbf{g}}^{\omega}$ $\tilde{\omega}$
this 2nd day of June	19 //	10	raph Tay
In Witness Whereof, the granteraforesaid ha. 5 hereunto setD	le on execution or otherwise.	DV.	ragraph { f Paregraph f Paregraph
corning to the difference of the statute in such case made and provided. And the said granter, hereby expressly waive S, and release S, and release S, and the said granter, and the said granter.	any and all right or benefit under and 1 / vir as of any and all		Paragraph & Paragraph Faragraph Faragraph Faragraph Faragraph Fax
interest in the possession, earnings, avails and proceeds thereof as aforeward. If the title to any of the above lands is now or hereafter registered, the Recrificate of title or duplicate thereof, or memorial, the words "in trust," or "un accordance with the statute in such case made and provided.	tegistrar of Titles is hereby directed for the register or note in the pun condition," or "with limitations," or or is of similar import.	14	Pa
The interest of each beneficiary under the trust agreement and of all pe- possession, earnings, and the avails and proceeds arising from the sale, morgage declared to be personal property, and no beneficiary shall have any title or inter- interest in the lossession, earnings, avails and proceeds thereof as aforesaid.	e or other disposition of the real extate, and such interest is hereby rest, legal or equitable, in or to be real estate as such, but only an) jij g
(d) if the conveyance is made to a successor or successors in trust, that such at fully vested with all the title, estate rights, powers, authorities, duties and obligation.	uccessor or successors in .n. it have been properly appointed and aren- ons of its, his or their pred cessor in trust.	Bar E	isions of Para provisions of
estate to deal with 11, whether similar to or distremt from the ways anove specimes. In no case shall any party dealing with said trustee in relation to the reconveyed, contracted to be sold, leased or mortgaged by the trustee, be oblige borrowed or advanced on the real estate, or be obliged to see that the terms of 1 necessary of the second of the	onveyance or other usin her was executed in accordance with the or in any amendments he so and binding upon all beneficiaries, every such deed, trust need lease, mortgage or other instrument and	The C	er p
becessity or expediency of any act of the trustee, or be obliged or privileged to i trust deed, mortgage, lease or other instrument executed by the trustee in relatives on the property of th	inquire into an of it a terms of the trust agreement; and every deed, it in to the real est e-ball be conclusive evidence in favor of every ument, (a) that the trust created	障しず	ider prov
In no case shall any party dealing with said trustee in relation to the re- conveyed, contracted to be sold, leased or mortgaged by the trustee, be oblige- berground or gulyanced on the real estate, or be obliged to see that the terms of it	eal estat, or to whom the real estate or any part thereof shall be d to see a the application of any purchase money, rent, or money the trust have been complied with, or be obliged to inquire into the	45 A	o' ge
assign any right, title or interest in or about or easement appurtenant to the re- estate and every part thereof in all other ways and for such other consideration estate to deal with it, whether similar to or different from the ways above specified	can store or any part thereof, and to deal with the title to said real ms as it w " 'e lawful for any person owning the title to the real l and at e y time or times hereafter.	1.00	† u 286
set forth. Full power and authority is hereby granted to said trustee , sub vide an streets, highways or alleys and to vacate any subdivision or part the cold to epurchase, to execute contracts to sell on any terms, to convey eithe without a successor of successors in trust and to grant to such successor of successors in trust and to grant to such successor of successors in trust and to grant to such successor of successors in trust and to grant to such successor of successor part were a part thereof, from time to time, in possession or reversion, by leases or commune periods of time, and to execute renewals or extensions of leases upon any terry changes or modifications of leases and the terms and privisions thereof at all y execute options to lease and the terms and privisions thereof at all y execute options to leave the grant of the grant part of the pa	tin' or times hereafter; to execute contracts to make leases and to be it'e oile or any part of the reversion and to execute contracts of the contract of the	fion 200.1-45	Exempt under provisions 200.1-286 or under provisions
a successin of successing in true and in giant of such successin of successing in true true true to do not go to the constraint of succession	tate, or any part thereof; to execute leases of the real estate, or any acc in praesents or future, and upon any terms and for any period of and for any period or periods of time and to execute amendmental.		2
Full power and authority is nerely granted to said tustee a sub-view streets, highways or alleys and to wante any subdivision or part the edition purchase, to execute contracts to sell on any terms, to convey either with or was a sub-view and the sub-view of the with or was to be sub-view of the sub-v	secute contracts to sell or exchanging execute grants of options to ithout consideration; to convey the real cattle or, any part thereof to prove all of the little estate, rewers and authorities wested in the	Stamps	
TO HAVE AND TO HOLD he real estate with its appart, an wa upon the fra- set forth. Full reward and authority is hereby granted to said trustee 's sub-yide an	usts and for the uses and purposes therein and in the trust agreement and resubdivide the real estate or any part thereof; to dedicate parks,	11	42
(Permanent Index No.:		1 3	ğ
(Romanent Index No.	, / / / / / / 3	13	Sect
	County, Illinois.	160	\mathcal{E} , Section 4,
micros did Eds. 5. Clear Edy Mady III Cook		L'	
of the said North West 1/4 Section, which lie thereof and East of Gree Lay Road, in Cook	es North of the South 800 feet	M	Exempt under provisions of Paragraph Real Estate Transfer Tax Act.
14. East of the Third Principal Meridian, together	ether with that part of the West Half 🦼	12/2	Tagr
Lots 193 and 194 in Sheridan Drive Subdivision of the East Half of the North West 1/4 of Se	n being a Subdivision of the North 3/4 , ction 17, Township 40 North, Range		体量
•		/ W	/ 참 알
following described real estate in the County of	Cook and State of Illinois, to-wit:	7	isio
Illinois 60640, its successor or successors, as Trustee June 2nd 19, 77 km	e under a trust agreement dated the day of nown as Trust Number 2694, the	. [prov
BANK OF RAVENSWOOD, an Illinois banking con		13	함
and valuable considerations in hand paid, Conveys	and Quit Claims unto	12	unc late
of Ten and no/100(\$1		6	교
of the County of Cook and State of	Illinois for and in consideration	影 6	Re E
THIS INDENTURE WITNESSETH, That the Grant	14 3 8 6 5 1 4 0 23 9 5 7 9 0 3 4 A R	;c	10.00
THIS INDENTURE WITNESSETH, That the Gran	tor so a sea y a concession		

BANK OF LONDON FORD 1825 WEST LANGUAGE AVE. CHICAGO, ILLINOIS 666-10