UNOFFICIAL COPY

FARE

DEED IN TRUST

Alithog Hickory

23 997 956 ...

PEOGREUM DE UNAS COOM COUNTY U.S.

QUIT CLAIM

977 JUN The above space for recorder's use on

THIS INDENTURE WITNESSETH, That the Graf	htor a de doe de e e e do e do e e e e	
Rita L. Slimm, a spinster		
of the County of Cook and State of	Illinois for and in consideration	Estate
	(\$10.00) dollars, and other good	Exempt under Real Estate To
and valuable considerations in hand paid, Convey	and Quit Claim unto	110
BANK OF RAVENSWOOD, an Illinois banking co		대 당왕
Illinois 60640, its successor or successors, as Trustee	•	非 () [] []
	nown as Trust Number 2389 , the	TAL KE
following described real estate in the County of	Cook and State of Illinois, to-wit:	
Lot 40 in the Subdivision of Blo	ock 1 of the Subdivision of Block 45	非死二
Subjivision of Section 19. Towns	ne West 218 feet thereof) in the ship 40 North, Range 14, East of the Th	fird 3
Principal Meridian (except the So	outh West 1/4 of the North East 1/4	11 // B
of the South East 1/4 of the Nor South Last 1/4 thereof) in Cook	rth West 1/4 and the East 1/2 of the	# X ~
South last 1/4 thereof) in cook	County, 111111013.	
		Section
		1 7 E
(Downson trader No.	· · · · · · · · · · · · · · · · · · ·	
(Permanent Index No.:	 //	1. /
TO HAVE AND TO HOLD the real estate with its ap arc nances upon the treet forth.	rusts and for the uses and purposes herein and in the trust agreement	3.5
Full power and authority is hereby granted to suin a stress aubdivide a streets, highways or alleys and to vacate any subdivision e part thereof; to contain the subdivision of part the subdivision o	nd resubdivide the real estate or any part thereof; to dedicate parks, execute contracts to sell or exchange, or execute grants of options to	E TOTAL CONTRACTOR OF THE PARTY
parenase, to execute contracts to sell on any terms, to convey eithy with or was a successor or successors in trust and to grant to such successor r successors trustee; to donate, to dedicate, to mortgage, or otherwise encumber the real estimates.	without consideration; to convey the real estate or any part thereof to in trust all of the litle, estate, powers and authorities vested in the state, or any part thereof; to execute leases of the real estate, or any	
Full pawer and authority is hereby granted to sain "ast" on subdivide as streets, highways or alleys and to viacte any subdivision or part thereof; to purchase, to execute contracts to sell on any terms, to convey either "a bord or a successor or successors in trust and to grant to such successor is successors in trust and to grant to such successor is successors and the successor of the successors of the successors of the successors of the successors part thereof, from time to time, in possession or reversion, by less est to comme periods of time, and to execute renewals or extensions of leases up. in "car changes or modifications of leases and the terms and provisions thereof at any execute opinions to lease and options to renew leases and options to work and provisions thereof at any execute options to provide the manner of fixing the amount of present or future rentals. As a successor of the	ence in praesenti or futuro, and upon any terms and for any period or as and for any period or periods of time and to execute amendments,	
respecting the manner of fixing the amount of present or future rentals,	so the whole or any part of the reversion and to execute contracts are grants of easements or charges of any kind; to release, convey or	1 0 W
assign any right, title or interest in or about or essement appurtenant to the restate and every part thereof in all other ways and for such other considers is estate to deal with it, whether similar to or different from the ways above streetly.	real istate or any part thereof, and to deal with the title to said real one as it would be lawful for any person owning the title to the real of any line or times loreafter.	The state of the s
In no case shall any party dealing with said trustee in relation to the recovered, contracted to be said, leased or mortgaged by the trustee, by oblige	rea, e tate, or to whom the real estatu or any part thereof shall be	2 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
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	the trust by a been complied with, or be obliged to inquire into the inquire into any of the terms of the trust agreement; and every deed,	126.
trust deed, mortgage, lease or other instrument executed by the trustee in rela person relying upon or claiming under any such conveyance, lease or other inst terein and by the trust agreement was in full force and effect, (b) that such (tion to the real estate shall be conclusive evidence in layor of every rument, ta) that at the time of the delivery thereof the trust created conveyance or other in trument was executed in accordance with the	[2] 大器目
In no case shall any party dualing with said trustee in relation to the removed, contracted to be said, leased or mortgaged by the trustee, be oblig 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 to see that the terms of necessity or expediency of any act of the trustee, or be obliged to privileged to rest deed, mortgage, lease or other instrument executed by the trustee in relations of the rest of the second of the trustee or the rest, and the trustee or that said in the trustee of the second of the	or in any amer liner a thereof and binding upon all beneficiaries, every such deed, and dr. d. lease, mortgage or other instrument and	Cir till
with all the title, estate rights, powers, authorities, duties and obligati	decreased of successors in the new need properly appointed and are long of its, his or their pred cessor in trust.	
The interest of each beneficiary under the trust agreement and of all possession, earnings, and the avails and proceeds arising from the sale, mortgag lectared to be personal property, and no beneficiary shall have any title or intenterest in the possession, earnings, avails and proceeds thereof as aforesaid.	re or other disposition of the recent te, and such interest is hereby erest, legal or equitable, in or to the real estate as such, but only an	
nterest in the possession, entrings, avails and proceeds thereof as notesion. If the title to any of the above lands is now or hereafter registered, the I criticate of litle or duplicate thereof, or manorial, the words "in trust," or "	Registrar of Vitles is hereby directe, posto register or note in the 3	(人) (基本) [1]
a accordance with the statute in such case made and provided.		ない。
uitutes of the State of Unnois, providing for the exemption of homesteads from sa	any and all right or benefit under and 'y virtu of any and all the on execution or otherwise.	W = 3 F
In Witness Whereof, the grantoraforesaid ha hereunto set itsday of	December 10 76	
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(SEAL)	Seta J. Slemm (SE IL)	(Z) 114 1
(SEAD)	(OE AL)	
(SEAL)	(SEAL)	1 5 T
		多品品
unty of COOK Ss. the undersigned	a Notary Public in and for said County, in	
unity of (do hereby certify	/ HINT	
		
personally known to me to be the sum	to personwhose name1Ssubscribed to ore me this day in person and acknowledged thatShe	¥ 29
the foregoing instrument, appeared bof signed, scaled and delivered the said	Her	26,56
\$37.65 \$38666 CO (##. 2.)	ng the release and waiver of the right of homestead,	15
Given under my hand and notarial sea	of thin 10th day of December 19 76	
	,	100 A
	Sinday Standard	
	Notary Public	j Ç
073	2335 W.School St., Chicago	
BANK OF RAVENSWOOD CHICAGO, ILLINOIS 80640	THIS HANSTALIANON TONY MAKET HTTOP CHAPTERS BYE	Š.
/ BOX 55	of above described property.	
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	A STATE OF THE AVE.	Form TD 105A-L

END OF RECORDED DOCUMENTS: