UNOFFICIAL COPY

. **				
The Market Contraction	等的意味是1999年1995年1998日本的1986年1	tion of the trade		
DEI	ED IN TRUST	1	23 075 416	
	OTHER OF ATA		_	
THIS INDE	QUIT CLAIM ENTURE WITNESSETH, T	hat the Grantor RITA L.	SLIMM, a spinster	\neg
	,		olamin, a opinico	MAY
he Cour	nty of Cook and S	itate of Illinois	for and in consideration	•
	e considerations in hand pa		and Quit Claim S unto) 7 10
BANK OF	RAVENSWOOD, an Illinoi	s banking corporation, 1825	W. Lawrence Avenue, Chicago	
Illinois 6564 14th day		rs, as Trustee under a tru: 1975 known as Trust	st agreement dated the day of	Estate Transfer
	escripta real estate in the C	,	number 1370 , the and State of Illinois, to-wit:	
,, <u> </u>	0			A Asial
			North half of Block 4 in	late Transfer Tax Act. Till Bayor, Salter or Re
East of the	s Addition to Chicago ne Third Principal Me	in Section 32, Townsh ridian in Cook County,	nip 40 North, Range 14, Illinois.	
			is instrument was prepared by	y light
		$\frac{2}{2}$	Vaskall Kaplen	
(Permanant I	ndex No.: 1 4 - 3 2 - 2	20039	188 West Randolph Street Suite 807	3 (
TO HAVE AND T	O HOLD the real estate with its appurt	enances up: , the tru ts and for the uses :	—Chicago, Illinois 60601	
set forth. Full power and atreets, highways or	authority is hereby granted to said tru- alleys and to vacute any subdivision o	stee to subdict ar subdivide the rear r part thereof; to seen contracts to se	I estate or any part thereof, to dedicate parks, ill or exchange, or execute grants of options to causely the real eath or or my part thereof in the control of the control	×
purchase, to execute a successor or succe trustee; to donate, part thereof, from the	contracts to sell on any terms, to consistent in trust and to grant to such such to delicate, to mortgage, or otherwise et ima to time in toussession or reversion.	ey either with or withou consideration; t ressor or successor in us all of the til icumber the real earner / any part there	o convey the real estate or any part thereof to be, estate, pawers and authoratics vested in the rol; to execute leases of the real estate, or any tire, and upon any ferms and for any partial or	Stam
periods of time, an changes or modifical execute options to	I to execute renewals or extensions of le bons of leases and the terms and provis lease and options to renew leases and	uses upon any terms on for my period o sons thereof at any time ereaft options to purchase the who or my p	or periods of time and to execute amendments, er; to execute contracts to make leases and to sett of the reversion and to execute contracts—;	
nesting the mans nesting in the man nesting in the right, tit estate and every parents to deal with it.	er of thing the amount of present of ful le or interest in or about or essement s ft thereof in all other ways and for suc , whether similar to or different from the	iffe remain, to execute grains of eachier, per just just the real estate of eachier, per just the considerations as it would be law ways above specified and at any time of the	thereof, and to deal with the title to said real ful for any person owning the title to the real mes hereafter.	
In no case shal conveyed, contracted borrowed or advance	I any party dealing with said trustee i to be sold, leased or mortgaged by the d on the real estate, or be obliged to see	n relation to the real estate, or to win e trustee, be obliged to see to the ar e that the terms of the trust have been co	r are real estate or any part thereof shall be ation of any purchase money, tent, or money amplied or be obliged to inquire into the	是 25 g
necessity or expedientrust deed, mortgage person relying upon herein and by the tr	cy of any act of the trustee, or be oblig , lease or other instrument executed by or claiming under any such conveyance, ust agreement was in full force and offe	ed or privileged to inquire into any of the the trustee in relation to the real estate lease or other instrument, (a) that at the ct. (b) that such conveyance or other in	terms of the 'ust agreement; and every deed, shall be conclusive evidence in favor of every 2 time of the thickness the trust created strum at was excited in accordance with the	15 Ca !
trusts, conditions an (c) that the trustee (d) if the conveyance (d) the conditions are (d) the conveyance (d) the con	d limitations contained herein and in t was duly authorized and empowered to e e is made to a successor or successors in the till	he trust agreement or in any amendment accute and deliver every such deed, trust a trust, that such successor or successors	mes hereafter. "an real estate or any part thereof shall be attom of any parchase money, rent, or money the part of the part	damental distribution of the state of the st
The interest of possession, earnings, declared to be person	each beneficiary under the trust agrees and the avails and proceeds arising from	ment and of all persons claiming under in the sale, mortgage or other disposition we any title or interest, level or equitable	them or any of them shall be only in the res of the real estate, and study attends in hereby control to the real estate such, but only an estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the result of the estate such but only in the estate such but of the	in in
If the title to ar	sion, earnings, avails and proceeds thereof my of the above lands is now or hereaft duplicate thereof, or memorial, the work	as aforesaid. or registered, the Registrar of Titles is he is "in trust," or "uron condition." or "w	sereby directed not to legitler or note in the with limitations," or words of similar import,	
in accordance with the And the said gra statutes of the State of	e statute in such case made and provided. antorhereby expressly waive \$ f Illinois, providing for the exemption of	_ and release_\$any and all right or	benefit under and by virtue if any and all	1 2 E
In Witness Wher	sof, the grantoraforesaid ha5_ 15thday of	hureunto set her April	lundand soal	
:			10	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Account table from the contract of the contrac	(SI	EAL) ARCHIOS	(SEAL)	
Secretary advantage (and an 9 M b. september 5000)	(SI	CAL)	SEAL)	를 .
				1 38
- Illin	ols, the c	undersigned		` ₩
County ofCoo	the state aforesaid	, do hereby certify that a spinster	a Notary Public in and for said County, in	<u></u>
				01
	the foregoing instru	o me to be the same personwhose is ment, appeared before me this day in pers	on and acknowledged that she	- C-1
		delivered the said instrument as n set forth, including the release and waive		S Z
	Given under my ha	nd and notarial seat this 15th ds	y or April 19 75	Docur
	%) . (1) (2)	THES DA 2 M	Maria	
	180	Notary I	'ublic'	
	NK OF RAVENSWOOD		mation only insert street address	
c	HICAGO, ILLINOIS 60640		above described property.	
	34	34 minutes		Form TD 105A-L

UNOFFICIAL COPY

