DEED IN TRUST

23 335 315

WITNESSETH, That the Grantor

Rita L. Slimm, a Spinster,

. )	1825 W. Lawrence, Chicago
ノ \^	of the County of Cook and State of Illinois for and in consideration
· • ·	of TEN AND NO/100(\$10.00) dollars, and other good
<b>(</b> )	and valuable considerations in hand paid, Convey s and Quit Claim s unto
` 1	BANK OF RAVENSWOOD, an Illinois banking corporation, 1825 W. Lawrence Avenue, Chicago
	Illinois 6'. 40, its successor or successors, as Trustee under a trust agreement dated the day of
g	December 17th 19,75 known as Trust Number 1786 , the
Ī	following described real estate in the County of Cook and State of Illinois, to-wit:
Ž	Lots 5 and 6 in Block 61 in Evanston, in Section 13, Township 41 North,
O	Range 13 East of the Third Principal Meridian, and Section 18, Township 41 North, Rouge 14, East of the Third Principal Meridian, according to the
	Map thereof ecorded July 27, 1854 in Book 85 of Maps, page 42,
	in Cook County, Illinois
	100
	(Permanent Index No.:)
	TO HAVE AND TO HOLD the real estate with its at our tenances upon the trusts and for the uses and purposes herein and in the trust agreement set forth.
ĺ	Full power and authority is hereby granted to said tru tee t subdivide and resubdivide the real estate or any part thereof; to dedicate parks, streets, highways or alleys and to vacate any subdivision or more than the contracts to sell or exchange, or execute grants of options to a successor or successors in trust and to grant to such successor or successors or successors in trust and to grant to such successor or the successor or successors in trust and to grant to such successor or the successor or successors in trust and to grant to such successor or the successor or successors in trust and to grant to such successor or the successor or successors in trust and to grant to such successor or the successor or successors in trust and to grant to such successor or the successor or successors or successors or trust and to grant to such successor or the successor or successors or successors or trust and to grant to successor or recessor or successors or successors or trust and to grant to the successor or successors or successors or trust and to grant trust and to trust and to execute causes of the real estate. The grant trust and to execute contracts to make leases and to execute options to leases, and the terms and provisions thereof trust provisions to grant trust and to grant grant trust and to grant gr
-	a successor or successors in trust and to grant to such successo or ice scors in trust all of the title, estate, powers and authorities wester in the full of the title, estate, powers and authorities wester in the full of the title, estate, powers and authorities wester in the full of the title, estate, powers and authorities wester in the full of the title, estate, powers and the full of the title, estate, powers and the full of the full of the title, estate, powers and the full of the full of the title, estate, powers and the full of the
-	periods of time, and to execute renewals or extensions of leases upor a y terms and for any period or periods of time and to execute amendments, changes or modifications of leases, and the terms and provisions thereof at any terms or times hereafter; to execute contracts to make leases and to
]	execute options to receive find options or experience and the receive from the control of the co
ı	estate and every part thereof in all other ways and for such other consider it one as it would be lawful for any person owning in the to the testate to deal with it, whether similar to or different from the ways above specified in the end any time or times hereafter.
1	In no case shall any party dealing with said drastee relation to the execution of the property
İ	necessity or expediency of any act of the trustee, or be obliged or privileged to inquire ato any of the terms of the trust agreement; and every deed, nor trust deed, mortispae, lease or other instrument executed by the trustee in relation to be all senior and the conclusive evidence in favor of every deed, mortispae, lease or other instrument executed by the trustee in relation to be all senior and the conclusive evidence in favor of every deed, mortispae, lease or other instrument executed by the trustee in relation to be all senior shades when the conclusion of
١	factor in a light with the contract agreement was in full force and effect, (b) that such transcounce of the instrument was executed in accordance with the trusts, conditions and limitations, contained, herein and, in the trust agreement or in any ame, in the three and limitations, contained, herein and in the trust agreement or in any ame, in the three and limitations, contained, herein and in the trust agreement or in any ame, and the trust agreement or in any ame, in the trust agreement or in any ame, and the trust agreement or in a superior agreement or in a sup
1	estate to deal with it, whether similar to or different from the ways above specif, and any time of times necessate.  In no case, shall any party dealing with said trustee in relation to the real estate, or to whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged o with the application of any purchase money, rent, or money borrowed or advanced on the real estate, or be obliged to see that the terms of the energy of the trustee of the trustee, or be obliged to privileged to any any accordance or the real estate of the trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by the trustee in relation to be call estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, e. d. at at the time of the development of the call of the conveyance and implications and implications and implications and implications of the conveyance of the conveyance or stude to a sucressor or successors in trust, that such successor or successors in trust, that such successor or successors or successo
1	The interest of each beneficiary under the trust agreement and of all persons channing up., them or any of them shall be only in the pussession, extrange, and the avails and proceeds arising from the sale, mortgage or other disposition of the, estate, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, in or to be real estate as such, but only an interest in the pussession, earnings, avails and proceeds thereof as aforesaid.
J	declared to be personal property, and no benefit any stati have any title or interest, regard requirements in the pursuession, carmings, avails and proceeds thereof as aforesaid.
İ	If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is here y direct d not to register or note in the certificate of title or duplicate thereof, or memorial, the words 'in trust,' or "upon condition." or "with h, and ans," or words of similar import, in accordance with the statute in such case made and provided.
1	And the said grantor hereby expressly waive and release any and all right or benefit in the 1 and by virtue of any and all right or benefit in the 1 and by virtue of any and all right or benefit in the 1 and by virtue of any and all right or benefit in the 1 and by virtue of any and all right or benefit in the 1 and
ĺ	In Witness Whereof, the grantor aforesoid ha. hereunto set her han and seal this 18th day of December 19.75.
l	
	THIS INSTRUMENT WAS PREPARED BY:  (SEAL)  (SEAL)
١.	THIS INSTRUMENT-WAS PRET (SEAL)  RITA L. SLIMM  RITA L. SAVEISWOOD
ľ	A OF RAVE OF AVE. (SEAL)
l	THIS INSTRUCTION OF RAVEISWOOD  RITA L. SLIVENOOD  BANK OF RAVEISWOOD  1825 WEST LAVITINGE AVE. 1825 WEST LAVITINGE AVE. 1825 WEST LAVITINGE 60640  1825 WEST LAVITINGE 60640
l	HANK WEST LAVITENES 60640 CHICAGO, ILLINOIS 60640
	State of Illinois 1, the undersigned a Notary Public in and for said County, in
	County of Cook SSS. the state aforesaid, do hereby certify that.
١	Rifa L. Slimm, a spinster
ı	personally known to me to be the same personwhose nameiSsubscribed to
l	the foregoing instrument, appeared before me this day in person and acknowledged that she
١.	signed, sealed and delivered the said instrument as her free and voluntary act, for the uses
	and purposes therein set forth, including the release and waiver of the right of homestead.  Given under my hand and notarial seal this 23rd day of December 1975
	Cecie done
	Notary Public
_	
	BANK OF RAVENSWOOD For information only insert atreet address
	CHICAGO, ILLINOIS 60640 of above described property.  BOX 55

er or Representative

. Section 4,

Exempt under provisions of Paragraph Real Estate Transfer Tax App

NO TAXABLE CONSIDERATION

Form TD 105A E

## UNOFFICIAL COPY

FILED FOR RECORD

DEC 24 '75 11 09 AM

RECORDED TO VEEDS

\*23335315

ENDED PERORDED BORUNIENT

Property of Cook County Clerk's Office