## **UNOFFICIAL COPY**

)	DEED IN TRUST		
	DEBU III IMOSI	24 054 630	
	QUIT CLAIM	· ·	e to, recorder's use only
HIS	INDENTURE WITNESSETH, The	it the Grantor	
	Rita L. Slimm, a spinste	r	
		ite of Illinois	for and in consideration
	en and/100		d Ouit Claim
	K OF RA ENSWOOD, an Illinois	•	
	ois 60640, its store sor or successors		t agreement dated the day of
. 21		19, 77 known as Trust I	1/1 1/2
11104	ving described real .strle in the Cou	inty of Cook	and State of Illinois, to-wit:
	ot 79 in Hambleton's Subjitision		
	Section 33, Township 40 North eridian, in Cook County, Alino		E Inita Principal
	,	90.	
	anent Index No.:	4	
	E AND TO HOLP the real estate with its appartent	nures utain the trusts out for his name	and purposes herein and in the trust agreement
			estate or any part thereof; to dedicate parks,
ts, hi huse, ccesso	power and authority is hereby granted to said truste gloways or alleys and to weate any subdivision or jo- tor or successors in trust and to grant to such success o donate, to dedicate, to mortgage, or otherwise ene- of, from time to time, in passession or reversion, by time, and to execute renewals or extensions of loss primary to the property of the property of the primary to the property of the property of the representation of the property of the property of the manner of fixing the amount of present or future veglet, (tile or interest in or about or ensement appear lead with it, whether similar to or different from the way	ourt thereof; to execute cont acts to sel either with or without cont dens on; to sor or successors in trust at of the little	for exchange, or execute grants of options to be convey the real estate or any part thereof to e, estate, powers and authorities vested in the
there	o donate, to dedicate, to mortgage, or otherwise their sof, from time to time, in possession or reversion, by I time, and to execute renewals or extensions of lease remultifications of leases and the terms and provision	leases to commence in praesent a ful- supon any terms and for any prior of	not upon any terms and for any period of periods of time and to execute mercanical of the periods of time and to execute mercanical of the periods of time and to execute mercanical of the period of
ute of eting	ptions to lease and options to renew leases and op the manner of fixing the amount of present or future y right, title or interest in or about or easement app	tions to purchase the whole or any secretals, to execute grants of easements urtenant to the real estate or any part	or define reversion and to execute contraids or the reserving in the reversion and to relate to release, convey or the recovered to deal with the title to said real
e and e to d In no	I every part thereof in all other ways and for such o leaf with it, whether similar to or different from the wa o case shall any party dealing with said trustee in	other considerations as it would be lawl ys above specified and at any time or tin relation to the real estate, or to whon	or he se of any kind; to release, convey or the rece and to deal with the title to said real oil t / at / person owning the title to said real oil t / at / person owning the title to the real research receives were iter.  The research or any part thereof shall be stine, any purches monocy, rent, or money uplied with, or so th, red to inquire into the germs of the tr of agree ment; and every deed,
eyed. wed wity c	contracted to be sold, leased or mortgaged by the or advanced on the real estate, or be obliged to see t or expediency of any act of the trustee, or be obliged	trustee, be obliged to see to the applica- hat the terms of the trust have been con- or privileged to inquire into any of the	n the the estate or any part thereof shall be think or any purch money, rent, or money properly in the property of the test age, ment, and every deed.
n rel	t, mortgage, tease or other instrument executed by in ying upon or claiming under any such conveyance, le I by the trust agreement was in full force and effect whiteons and limitations contained berein and in the	ase or other instrument, (a) that at the , (b) that such conveyance or other ins trust surrement or in any amendment	terms of the tr st agreement; and every deed, shall be conclusee evil ence in favor of every time of the divery they of the trust created frament was extra discontinuous with the statement was extra discontinuous evil the statement was extra discontinuous extra discontinuous evil the statement was extra discontinuous evil the statement was extra discontinuous extra discontinuo
hat the f the vester	lead with it, whether similar to or different from the way o case, shall may party dealing with said trustee in contracted to be sold, leased or mortgaged by the or expediency of any act of the trustee, or be obliged in mortgage, lease or other instrument executed by it ying upon or choming under any sade conveyance, lead ying upon or choming under any sade conveyance, lead that the conveyance of the conveyance of the conveyance of the abitions and limitations contained herein and in the he trustee was duly authorized and entiphysocret to exe conveyance is made to a successor or successors in it of with all the little, estime rights, power, amborities, of	rute and deliver every such deed, trust of trust, that such successor or successors i uties and obligations of its, his or their p	aball be concl. ave evi ence in favor of every time of the di very the of the trust created trunnent was ex. "d" accordance with the shereof and binning upon all beneficiaries, level, lease, mortgag or an. instrument and n trust have been prop n; a pointed and are rederessor in trust.
The instant	nterest of each beneficiary under the trust agreeme, earnings, and the avails and proceeds arising from be personal property, and no beneficiary shall have the possession, earnings, avails and proceeds thereof a	nt and of all persons claiming under the sale, mortgage or other disposition of any title or interest, legal or equitable,	them or any of them shall be or y in that of the real estate, and such later t is hereby, in or to the real estate as such later.
st in f the	the possession, earnings, avails and proceeds thereof a title to any of the above lands is now or hereafter of title or duplicate thereof, or memorial, the words nee with the statute in such case made and provided.	s aforesaid. registered, the Registrar of Titles is b	ereby directed not to register or note it he ith limitations or words of similar are set.
nd th	he said crantor hereby expressly waive S	and release . 5 any and all right or	benefit under and by virtue of any and all
es of 1 Wit	the State of Illinois, providing for the exemption of ho tness Whereof, the grantoraforesaid ha_S	hereunto set her	hund and seal
	157 day of		0 P
	(SEA	W lite	Seal) & Co
	(0.00)		, <u> </u>
	(SEA	(L)	(SEAL)
			}
r		dersigned	a Notary Public in and for said County, in
o(	( 44	do hereby certify that	
		Rita_LSlimm,_a_s	
		ne to be the same personwhose a ent, appeared before me this day in pers	
	signed, scaled and de	elivered the said instrument as he set forth, including the release and waive	r(ree and voluntary act, for the uses
		and notarial seal this 5th da	y of August 19 77
		Bevery A	y on cost of the second
		1809-11 N.	Cleveland, Clarence S
	BANK OF RAVENSWOOD CHICAGO ILLINOIS 60640	For infor	mation only insert street quarters
	BOX 55	THIS INSTRUM	ABOVE described property BALL CO

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Property of Cook County Clerk's Office

END-OF RECORDED DOCUMENT