DEED IN TRUST

(A)

WARRANTY

BANK OF RAVENSWOOD CHICAGO, ILLINOIS 60440

THIS INDENTURE WITNESSETH, That the Grantor	1.
MICHAEL SVIGOS and JOHN SVIGOS, as joint tenants	{
of the County of Cook and State of Illinois for and in consideration of (\$10.00) Ten dollars, and other good	
and valuable considerations in hand paid, Convey and warrant unto	
BANK OF RAVENSWOOD, an Illinois banking corporation, 1825 W. Lawrence Avenue, Chicago,	
Illinois 60640, its successor or successors, as Trustee under a trust agreement dated the day of October 8 19, 87 known as Trust Number 25-8855 , the	
following described real estate in the County of Cook and State of Illinois, to-wit:	}
THE WEST HALF OF LOT 10, ALL OF LOT 11, ALL OF LOT 12 AND THE EAST HALF OF LOT 13 IN BLOCK 5 IN THE SUBDIVISION OF BLOCKS 4, 5, 6, 7, 8 AND 9 IN SIMON'S SUBDIVISION OF THE SOUTH EAST QUARTER OF SECTION 35, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. 3525-27 W. C.	10
EXEMPT FROM BY PARAGRAPH (S) = Ur Section 200.1-200 OF SAID ORDINANCE This property is not homstad property (R)	12
(Permanent Index No.: 13 - 35 - 401 - 044 - 0000)	ن ا
TO HAVE AND TO HOLD the real estate with its approximances upon the trust and for the uses and purposes herein and in the trust agreement set forth.	10 0
Full power and suthority is horeby granted to said that is to subdivide and resubdivide the real estate or any part thereof; to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof; to execute contracts to said or exchange, or execute grants of options to purchase, to execute contracts to said on any terms, to convey ellipse that or without consideration; to convey the real estate or any part fereof to a successor in trust and to grant to such successor in irrust all of the title, estate, powers and authorities wested in the a successor in trust and to grant to such successor in irrust all of the title, estate, powers and suthorities wested in the trustee; to douals, to dedicate, to mortgage, or otherwise stream for the real estate, or any part thereof; from time to time, in possession or reversion, by less	h
estate to deal with it, whether similar to or different from the ways above specified and any times or times necessary. In no case shall any party dealing with asid trustee in relative to the test estate, or to whom the real estate or any part thereof shall be	rap rap
estate to deal with it, whether similar to or different from the ways above specific and any part whether similar to or different from the ways above specific and any part whether similar to or different from the ways above specific and any part thereof shall be conveyed, contracted to be solid, leased or morigaged by the trustee, be obliged to see to the application of any part thereof inquire into the borrowed or advanced on the real estate, or be obliged to see that the terms of the trust have been compiled with, or be obliged to inquire into the necessity or expeciency of any act of the trustee, or be obliged to privileged to inquire into any of the tense and the trust agreement; and every deed, relying upon or claiming under any such conveyance, lease or other instrument, and at the time of the delivery thereof the trust person relying upon or claiming under any such conveyance, lease or other instrument, and at the time of the delivery thereof the trust created herein and by the trust agreement was in full force and effect, (b) that such conveyance is a continuous and limitatious contained herein and in the trust agreement or in any ever ments thereof and binding upon, all beneficiaries, (c) that the trustee was duly authorized and empowered to execute and deliver every such theef, trust deed, issue, mortgage or other instrument and (d) if the conveyance is made to a successor or successor or successor in trust. In the conveyance is made to a successor as trust, that such successor or successor in trust.	spee for affixing Riders. 9 of Paragraph x Act.
The interest of each beneficiary under the trust agreement and of all persons claiming under "om or any of them shall be only in the possession, earnings, and the avails and proceeds arising from the sale mortgage or other dispositive of the real estate, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, in o to the real estate as such, but only an interest in the possession, earnings, avails and proceeds thereof as aforesaid.	This approved some
If the title to any of the above lands is now or hereafter registered, the Registrar of Tilles is hereo' dire at not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limit flows," or words of similar import, in accordance with the statute in such case made and provided.	provisi
And the said grantor hereby expressly waive and release any and all right or benefit us dw red by virtue of any and all statutes of the State of Illimois, providing for the exemption of homesteads from sale on execution or otherwise.	ader
In Wilmean Whereht, the grantor & aforeseid he hereups set this day of NV Vennier 12.8	. ∄ ¥
Mufo Siyas (SEAL) (SEAL)	Exempt Post Ps
Michael Svigos (
John Svigos (SEAL)	
State of / L	
County of Codic Svigos Svigos Svigos	87619543
personally known to me to be the same person	13
the foregoing instrument, appeared before me this day in person and acknowledged that	ज
nigned, sealed and delivered the said instrument asfree and voluntary set, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	23
Given under my hand and metarial seal thin 10 de of Workstan 19.87	
Oolloo	A
January Public	}
3525-27 W. Armitage	•

00

Form TD 105-L

UNOFFICIAL COPY

. am in the contract of the co The Manager Charles of the control o 是是明明时间 每一次多分。1、1911年7月 The condition is a high your to be Sorting worth trans trinitials Then the first the property time of the control of Vallender Andries Andrie Griff a Wartse mentalist der hand der bland in der besonder in der besonder besonder to making the property was the first of a group Transportunista de la companya de l La companya de la companya del companya de la companya de la companya del companya de la companya del companya de la companya de la companya de la companya del companya de la companya de la companya de la companya de la companya del companya del companya del companya del companya de la companya del c and the second second of the second s The state of the s