Deed in Trust NOFFICIAL COP011482052

OLD KENT

3101 West 95th Street Evergreen Park, Illinois 60805 (708) 422-6700

4335/0028 21 001 Page 1 of 2000-06-28 12:24:15 Cook County Recorder



David Ray, Jr., married to Willie Ray; Clarence Ray, This Indenture Witnesseth, That the Grantor, married to Clementine Ray; Raymond Ray, married Jametta Ray; Juanita Williams, a widow; Bernice Clark, married to Henry Clark and Gloria Green, divorced of the County of Cook _and State of <u>Illinois</u>_ _for and in consideration of TEN (\$10.00) and no/100 Dollars, and other good and valuable considerations in hand paid, Convey unto the OLD KENT BANK, a state banking association existing under and by virtue of the laws of the United States of America, its successor or successors as Trustee under the provisions of a trust agree-28 cr. ment dated the _____ ____day of ___March _ known as Trust the following described real estate in the County of ____ Cook_ and State of Illinois, to-wit: LOT 45 IN BLOCK 2 IN JAMES U. BORDEN'S FIRST ADDITION IN THE SOUTHEAST 1/4 OF SECTION 17, TOWNSHIP 38 NORTY, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS Exempt under Real Estate Transfer Tax Law 35 ILCS 200/31-45 sub par and Cook County Ord 93-0-27 par. 59**5**1 S. May Chicago, IL Property Address:_ Permanent Tax Identification No(s).: 20-17-401-014

TO HAVE AND TO HOLD the said premises with the appurtenances, upon the trusts and for the uses and purposes herein and in said trust agreement set forth.

Grantee's Address: 3101 West 95th Street, Evergreen Park, Illinois 60805

Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey, either with or without consideration, to convey said premises or any part thereof to a successor or successors in trust and to quant to such successor or successors in trust all of the title, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesenti or in futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or personal property, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said premises or any part thereof, and to deal with said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.

In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be said, leased or mertgaged by said trustee, be obliged to see to the application of any purchase money, rent, or money be browned advanced on said premise, or be obliged to see that the terms of this trust have chase money, rent, or money be browned advanced on said premise, or be obliged to see that the terms of this trust have chase money, rent, or money be browned by advanced on said premises, or expediency of all across the trustee, or be obliged or privible been complied with, or be obliged to inquire into the necessity of expediency of all across and trustee, or be obliged or privible been complied with, or be obliged to inquire into the necessity of expediency of all across said trustee, or be obliged or privible executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by claiming under any such conveyance, lease or other instrument, (b) that such conveyance or other instrument was exerting under any such conveyance, lease or other instrument and in said trust agreement or in cuted in accordance with the trusts, conditions and limitations contained in this Indenture and in said trust agreement or in cuted in accordance with the trusts, conditions and limitations contained in this Indenture and in said trust agreement or in cuted in accordance with the trusts, conditions and limitations contained in this Indenture and in said trust agreement or in cuted in accordance with the trusts, conditions and limitations contained in this Indenture and in said trust agreement or in cuted in accordance with the trusts, conditions and limita

The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

as such, but only an interest in the earnings, avails and proceeds that if the title to any of the above lands is now or hereafter registered the title to any of the above lands is now or hereafter registered.	C - La basabu dire	cted not to register or
note in the certificate of title of duplicate with the statute in such car	se made and provided.	
or words of similar import, in accordance with the	and colored	any and all
And the said grantorhereby expressly waive right or benefit under and by virtue of any and all statutes of the	State of Illinois, providing for the exe	mption of homesteads
from sale on execution or otherwise.		•
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In Witness Whereof, the grantoraforesald naday of		A.D
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(SEAL) & manta Williams -	y Garage	
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(SEAL) Dayrand Van		
NOTE: PLEASE TYPE OR I RINT MAI	ME BELOW ALL SIGNATURES.	
NOTE: PLEASE TYPE ON TRUIT		
THE TWO TO		
State ofTILINOIS	// .	
County of COOK	46	
County or	the State aforesa	id, do hereby certify that
David Ray Jr., married to Willie Ray; Cl	married to Cl	ementine Ray: -
David Ray, Jr., married to Willie Ray; Cla	Trilliano a tridova. Po	rnice Clark.
Raymond Ray, married to Jametta Ray, Juan	10 - 1	
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subscribed to the lovegoing in the	יוך ייים ייים און ביים ווער שטון ייין ד	ect, for the uses and pui-
personally known to me to be the same personal subscribed to the foregoing instrument, appeared before me this signed, sealed and delivered the said instrument as the poses therein set forth, including the release and waiver of the right	ant of homestead.	
poses therein set forth, including the release and wares	21 Million	AD 2000
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CLICGSO 41 60643 This instrument was prepared by: William P. Ralph	10540 S. Western, Chicago	CUSTOM 16112/98
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STATE ENTER GRANTOFALD RATTER

grantor or his agent affirms that, to the best of his knowledge, the me of the grantee shown on the deed or assignment of beneficial interest a land trust is either a natural person, an Illinois corporation or eight corporation authorized to do business or acquire and hold title to all estate in Illinois, a partnership authorized to do business or acquire son and authorized to do business or acquire title to real estate under laws of the State of Illinois.

ed 6-21 , 192000 Signature: 1	Moria W Mreen Grantor or Agent
scribed and sworn to before by the said flower of Sheen s 21 day of the 2000 ary Public Marin & Mahhlan	OFFICIAL SEAL MARILYN J MIKKELSEN NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES:09/03/01
grantee or his agent alfirms and verified on the deed or assignment of benefic	

who on the deed or assignment of beneficial interest in a land trust is her a natural person, an Illinois corporation or foreign corporation horized to do business or acquire and hold title to real estate in Illinois at at a Illinois, or other entity recognized as a person and authorized do business or acquire and hold title to real state of Illinois.

ed_6-2/_____, No2000 Signature:

tee ormagent

OFFICIAL SEAL

MARILYN J MIKKELSEN
NOTARY POSLIC, STATE OF ILLINOIS
NY COMMISSION EXPIRES:09/03/01

scribed and sworn to before by the said Caymond Ruy

s 21 day of June 2000

ary Public Marelyn of Meddelan

E: Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

ach to deed or ABI to be recorded in Cook County, Illinois, if mpt under the provisions of Section 4 of the Illinois Real Estate