DEED IN TRUST

Caution: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.

SUBJECT TO:

Common Address:

Real Estate Tax I.D. Number(s):

DEPT-01 RECORDING \$27.

145555 TRAN 6697 12/03/96 11:21:00

42718 # JJ #-96-9 1 1974

COOK COUNTY RECORDER

RECORDER'S STAMP

THE UNDERSIGNED	PAUL H. LA CHAN	ICE, A Widowe	er		
<u> </u>	A			(collective	elv "Grantor")
of the County of <u>Cook</u>	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ 	and State of _	Illinois	for and in	consideration
of Ten (\$10.00) Dollars, an	nd uther good and	valuable consid	derations in hand pa	aid, Conveys	and
(WARRANT	/ QUIT CLAIMS)* ur	nto MOUNT GREEN	IWOOD BANK, ITS S	SUCCESSOR
OR SUCCESSORS, as Trus	itee under the provit	sions of a trust	agreement dated the	8 OCR 521708	
Jay or	19 70	, and know	vn as Trust Number	J-1400	_ (hereinafter
referred to as the "trustee,")	the real estate in in	ie County of	Cook	and the St	tate of Illinois
egally described here or on the	Te rieverse Side main	901			
LOTS 13 AND 19 IN B	LOCK 14 IN CHIC	AGO RIDGE, A	SUBDIVSION OF	THE NORTHWEST OU	IARTER
OF SECTION 17, TOWN	SHIP 37 NORTH,	RANGE 13, EA	ST OF THE THINE	TPRINCIPADINERID	DIAN, \$27.58
IN COOK COUNTY, ILL		0	/_		
		▼.	7% · I	\$5555 TRAN 5697	12/03/96 11:21:0n
THIS DEED IS EXEMPT	FROM TAXATION	PURSUANT TO	SECTION 4 OF TH	E ELLINOIS TEST	-96-91197
PROPERTY TRANSFER T	'AX ACT'.		4/2	- ronalt KFCi	ORDER
	EMPS provided a		Faul U	Jalhance	V.,
•			GRANIUK	27	•
HEREINAFTER CALLED "TH	E REAL ESTATE"				ဖွ

Restrictions, Covenants and Easements of Record and General Peal Estate

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

10635 S. Lombard, Chicago, Illinois 60415

24-17-122-010-0000

Taxes for 1996 and Subsequent Years.

Full power and authority are hereby granted to the trustee to subdivide and resubdivide the real estate or any part thereof; to dedicate parks, streets, highwayc or alleys; to vacate any subdivision or part thereof; to contract to sell; to grant options to purchase; to sell on any terms; to convey either with or without consideration; to convey the real estate or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in the trustee; to donate, to dedicate, mortgage, or otherwise encumber the real estate or any part thereof; to lease the real estate, or any part thereof, from time to time, in possession or reversion, by leases to commence in the present or in the future, 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

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time or times hereafter; to contract to make leasts 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 the real estate, or any part thereof, for other real or personal property; to grant easements or changes of any kind; to release, convey or assign any right, title or interest in or about or easement appurtenant to the real estate or any part thereof; and to deal with the real estate 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 the 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 to see to the application of any purchase money, rent, or money borrowed or advanced on the real estate, or to be obliged to see that the terms of the trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of the trustee, or be obliged or privileged to inquire into any of the terms of the trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by the trustee in relation to the real estate shall be conclusive evidence in tavor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of delivery thereof the trust created herein and by the trust agreement was in full force and effect; (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained herein and in the trust agreement or in any amendment thereof and binding upon all beneficiaries thereunder; (c) that the trustee was duly authorized and empowered to execute and deliver every such deed, trust, deed, lease, mortgage or other instrument; and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.

This conveyance is made upon the express understanding and condition that neither the trustee nor its successor or successors in trust shall incur any personar liability or be subjected to any claim, judgment or decree for anything it or they or its agents or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or any amendments thereto, or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressive waived and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement as their attorneys in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as trustee of an express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligations or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the filling for record of this Deed.

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

If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is 'leneby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.

And the said granter hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.

The Grantor PAUL H.	LA CHANCE	h@s	executed this deed as	→ egctops:
	96)EPT-0 [\$5555 \$7718	executed this deed as	855 1-01
	>~ →	* 9 5	, au	
Paul H Lol	ance COUNTY	RECORDING TRAN 6697	COUNTY	RECORDING TRAN 669
		DING 6697	ECORDER	76 13
PAUL H. LA CHANCE	RECORDER	12/03/	<u>\$</u>	2
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	[6]	\$27. 22:00		\$27.58
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	ois, County of Co				SS.
he the unde	ersigned , a Nota PAUL H. LA C	ry Public in ar	nd for said Cou	nty, in the State aforesaid,	DO HEREBY CERTIFY that
gersonally k	nown to me to be	the same perso	วก	cwhose name is	subscribed to the foregoing
igstrument,	appeared before	me this day in	person, and ac	knew屬dgecttliat	h e signed.
sealed and	delivered the said	instrument as _	<u>his</u>	I Teal and Appluntary act, for t	he uses and purposes therein
sæt fortin, ink	cluding the release	s and waiver of	the right of nome	TEST T	1 0 p from
Given under	r my hand and offic	ial seal, this	14 TH	SEED OF SOCKOR	er // 19 96
(f)	0.16		07	A SERVICE AND A	116
	expires 9/6		19 <u>97</u>	会計	flenny
This instrum	ent was prepared i	oy CAROL J.	KENNY, 1049	SERECTE Avenue C	hieago/IL 60655
				Name and Address)	
'USE WARF	RANT OR QUIT CL	AIM AS PARTII	ES DESIRE	Towward	
	0.			ADDRESS OF PROPERTY	,
Adoll to	70,				•
Mail to:	C	/x.		10635 S. Lombard	
	EENWOOD BANK		1	Chicago Ridge, Ill:	inois 60415
3052 WEST CHICAGO IL	111TH STREET	Ox	ĺ		· · · · · · · · · · · · · · · · · · ·
	: LAND TRUST DE	EPARTMENT .		THE ABOVE ADDRESS IS	
			-0	POSES ONLY AND IS NOT SEND SUBSEQUENT TAX	
OR	'S OFFICE BOX N	0	0/		
HEOOHDER	13 OF 10L BOX 14	·	一千人	Paul H. La Chanco	5
			Q,	(Name)	
				10635 C Tomboud	Chinan Bidan TI 60/1
				(Address)*	, Chicago Ridge IL 6041
			1		
	7040#		LEGAL DES	CRIPTION	
Common Add		S. Lombard			
	Chicago	o Ridge, Ill	inois 60415		
				<u>'S'</u>	
Property Tax	I.D. No.: <u>24-1</u>	7-122-010-00	000		O_{κ}
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DEED IN TRUST	•]	Š			
		TO MOUNT GREENWOOD BANK			
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Property of Cooperation Clark's Office

STATEMENT BY GRANTOR AND GRANTEE

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantes shown on the deed or assignment of beheficial interest in a land trust is wither a natural paradn, an illinois corporation or foreign

corporation authorized to do business	partnership authorized
to do business or acquire and hold the	tie to real entate in
Illinois, of other entity recognized authorized to do business or acquire	titie to real estate
under the laws of the State of Illing	
	0
Dates 10/14 , 1996 Signature:	Taul & Jalhouce
Q ₁	Grantor or Agent
Subscribed and sworn to before	3"OFFICIAL SEAL"?
this 1474 day of Ocholson	CAROLJ, KENNY
19 96	3 NOTARY PUBLIC, STATE OF ILLINOIS ?
Notary Public 207 Sens	MY COMMISSION EXPIRES 9/6/97
The grantee or his agent attirms and	verifies that the name
of the grantee shown on the deed or a	asignment or penericial
interest in a land trust of wither a	matural persons an
- business or acquire and hold #4tlp to	real ostato in
fillingia, a martherable authorized to	do business or acquire
and hold title to real emtated in All	inois, or other entity
recoonized as a person and authorized	to do business or
acquire and hold title to real estate	ood Bank as Trustee
But	$A \cap A \cap A$
Dated 12/14 19 96 Bignature	Dalbara fixaleon
The state of the s	Grantee or Agent
	A, V, P, A
Submorthed and avorn to barors	
me by the unid grantee	"OFFICIAL SEAL"
this 14th day of November	MARY FOCIOLA
Notary Public Mary Roseli	NOTARY PUBLIC, STATE OF ILLINOIS
'	my Commission Expires 12/14/96
NOTE: Any permon who knowingly submit	s a false statement
concerning the identity of a gr	SILERA BITATT DA ANTTAL
of a Class C misdemeanor for th	e first offense and of

a Class A misdemeanor for subsequent offenses,

(Attach to deed or Ast to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tex Act,)

Property of Coot County Clerk's Office

96911976