## UNOFFICIAL COPY

WARRANTY DEED IN TRUST	Chilley of allen Control of the second	
1971 OCT 6 PM	eliling of Alexa Control of Editor (CONTROL OF STREET CONTROL OF S	
21 657 636	OCT-6-71 317203 21657636 A - Rec	7.00
THIS INDENTURE WITNESSETH, Th	at the Grantors THOMAS WILKINS and THELMA, his wife	
of TEN AND 00/100 (\$10.00) and valuable considerations in hand pai STATE BANK a corporation of Illino	d, Convey and warrant unto MAYWOOD-PROVISO bis, as Trustee under the provisions of a trust agreement dated ber 1971, known as Trust Number 2837,	
Roosevelt Road and 17th A and 8 in Owner's Partitic Section 15, Twiship 39 N Principal Merilian, in Co PARCEL 2: Lot 249 in Madi	unings and Foreman Real Estate Corporation Avenue Subdivision of Lots 1 to 5 and 7 on of South 83.2 acres of West 1/2 of North, Range 12, East of the Third Nok County, Illinois.  AND Loon Street Addition, being a Subdivision Ownship 39 North, Range 12, East of the	
	in Cook County, Illinois.	
TO HAVE AND TO HOLD the said premises with trust agreement set forth.	the processing upon the trusts and for the uses and purposes herein and in said trustee to improve manage, protect and subdivide said premises or any part.	
thereof, by dedicate parts, streets, highwars or all often as derired, to contract to sell, to grant option often as desired, to contract to sell, to grant option convey said premises or any part thereof to a succe- ted by the self-self-self-self-self-self-self-self-	and trustee to improve, manage, protect and subdivide and premises or any parti- spin and to 'aca', any subdivision or part thereof, and to resubdivide said property as six opurul as, 's a' on any terms, to convey either with or without constearation, to savo or su' ees 's a' to any terms, to convey either with or without constearation, to savo or su' ees 's a' to any terms to convey either with or without constearation, to savo or su' ees 's a' to see the su' entry to to mortgage, predee or otherwise encumber said 's or any part i 'ereof, from time to time, in possession or reversion, by leases to com- and for any period or ''s of time, not exceeding in the case of any single demise as upon any terms as' for 'ty period or periods of time and to amend, change or surchase the whole o any part of the reversion and to contract respecting the manner of the partition or to exch. 'es said oroperty, or any part thereof, for other real or personal d, to release, convey or as an uny right, tille or interest in or about or essential person owning the same to de 'with the same, whether similar to or different from tratter.	AL ON
of ming the amount or present or charges of any kir property, to grant easements or charges of any kir appurtenant to said premises or any part thereof, a other considerations as it would be lawful for any the ways above specified, at any time or times her the case shall any part dealing with said to	of to release, convey or see in my right, title or interest in or about or easement und to deal with said prop ty a devery part thereof in all other ways and for such person owning the same ti der with the same, whether similar to or different from the contract of the c	TAXABLE
be conveyed, contracted to be sold, leased or mort rent, or money borrowed or advanced on sald pren obliged to inquire into the necessity or expediency terms of said trust agreement; and every deed, in said real estate shall be conclusive eyidence in lave	gaged by said trustee, be oblig it is to the application of any purchase money, nises, or be obliged to see that th. er so this trust have been compiled with, or be of any act of said trustee, or be ruled or privileged to inquire into any of the ust deed, mortigage, lease or other inst unent executed by said trustee in relation to roll every person relying upon or clai ling up any auch conveyance, lease or other	enterna or emarks
instrument, (a) that at the time of the delivery force and of this indexture and in said trust specific and of this indexture and in said trust specific property appears and (d) if the conveyance is made to property appeared and emproperty appears and the conveyance is made to the conveyance is the conveyance in the conveyance is made to property appearance of the conveyance in the conveyance is made to property appearance in the conveyance in the conveyance is the conveyance in the conveyance in the conveyance is the conveyance in the conveyance in the conveyance in the conveyance is the conveyance in the conveyance is the conveyance in the conveyance in the conveyance in the conveyance is the conveyance in the conveyance in the conveyance is made to property appearance in the conveyance in the conveyance is the conveyance in the conveyance in the conveyance is the conveyance in the conveyance in the conveyance is the conveyance in the conveyance in the conveyance in the conveyance is the conveyance in the conveyance in the conveyance is the conveyance in the conveyance in the conveyance in the conveyance is the conveyance in the conveyanc	person owning the same it dee with the same, whether similar to or different from reafter.  ustee in relation to said premise, or o w tom said premises or any part thereof shall gaged by said trustee, he oblig it v so to the application of any purchase money, or the obliged to see that the ser so this trust have been compiled with, or the seed of the trust reads or other than the seed of	CONSIDERATION
earnings, avails and proceeds arising from the san personal property, and no beneficiary hereimder but only an interest in the earnings, avails and in if the title to any of the above lands is now o in the certificate of title or duplicate thereof, or no of similar import, in accordance with the statute	the or other disposition of said real estate, and such in fact is hereby declared to be shall have any title or interest, legal or equitable, in or ', evid real estate as such, proceeds thereof as aforeasid.  The recafter registered, the Registrar of Titles is hereby directed to it to register or note nemorial. The words 'in trust', or "upon condition", or "with m' atlons", or words in such case made and provided.	ION
and all statutes of the State of Illinois, providing  In Witness Whereof, the grantor S. aforess	raive and release my and all right or benefit under and oy virtue of any for the exemption of homesteads from sale on execution or other trial to the exemption of homesteads from sale on execution or other trial to the exemption of the exemptio	
this 30th day o	September 19 71	
보이다. 1일 이렇다는 보이는 사이들도, 보이었다. 함께 독일 중합 사람이 보이를 보이고 있었다.	(Seal) Whoma Wilker (Seal)  (Seal) Thelmu Wilker (Seal)	
	(Seal) <del>  Kelmu Wilk</del>	21(
County of COOK SS. the stat	the undersigned Notary Public in and for said County, in a sforesaid, do bereby certify that. Thelma Wilkins, his wife,	57036
QH BU the form	ly known to me to be the same person; whose name g. 376 subscribed to excing instrument, appeared before me this day in person and acknowledged that Y signed, scaled and delivered the said instrument as Their free and voluntion, for the uses and purposes therein set forth, including the release and waiver of the	
	homestead.  mder my hand and notarial seal this 30thesy of Sentember 19.71  Deplember 19.71  Notary Fublic	
GEANTEE'S ADDRES MAYWOOD-PROVISO STAT 411 Madison St., Maywood	E BANK Parcel 2: 139 S. 14th Avenue, I. III. For information only insert street address of above described property.	
Cook County Recorder Bo	mail tax bills to:  Maywood-Proviso State Bank Tro  411 Madison Street  Maywood, IL 60153	ıst 2837
described to the second of the second of	tering and the second and the second	and the statement of the

\*END OF RECORDED DOCUMENT