UNOFFICIAL COPY

WARRANTY DEED IN TRUST	5 PM 4 26 COOK COUNTY HEIRS
4	MAR5-74 7 6 5 9 1 7 0 22645634 4 A Rec 5.0
THIS INDENTURE WITNESSETH, That the ANNA E. BURNS,	
of the County of Cook and State of TEN AND 00/100 (\$10.00) and valuable considerations in hand paid, Con STATE BANK, a corporation of Illinois, as the 2nd day of February the following described real estate in the Cour	ovey and warrant unto MAYWOOD-PROVISO Trustee under the provisions of a trust agreement dated 19 74, known as Trust Number 3346
(6) in Oliver L. Watson's Marson's Marson's Marson of that part of which lies East of the right and St. Paul Railway Company of said Quarter (1/4) Section Township Forty (40) North, Finite Frincipal Meridian (ex	45') of Lot Two (2) in Block Six aple Grove Addition to Chicago, a the Southeast Quarter (SE 1/4) t-of-way of the Chicago Milwaukee y, and North of the South 90 acres on in Section Nineteen (19), Range Thirteen (13), East of the xcept therefrom the East Two (2) ublic highway) in Cook County,
	J.
TO HAVE AND TO HOLD the "premises with the appurit trust agreement set forth. Full power and authority is hereby grants: to said trustee to the said trustee to the said trustee	enances upon the trusts and for the uses and purposes herein and in said to improve, manage, protect and subdivide said premises or any part vecests any subdivision or parathereof, and for resulting the said property as vecests any subdivision or parathereof, and for resulting the said property as considers in trust and to grant to such successor or trust all of to donate, to dedicate, to mortgage, pledge or otherwise enumber and art thereof, from time to time, in possession or reversion, by leases to com- period or periods of time, not exceeding in the case of any single demise or period of time, not exceeding in the case of any single demise or periods of time, not exceeding in the case of any single demise or periods of time, not exceeding in the case of any single demise or of times therefore, to contract to make leases and to grant options to whole or any part of the reversion and to contract respecting the manner or or exchange said property, or any part thereof, far other real or personal to the case of the same, whether similar to or different from the same to deal with the same, whether similar to or different from the same to deal with the same, whether similar to or different from the same to deal with the same, whether similar to or different from
of status the amount of present or future contals, to partitle to properly, to grant essementa or charges of any kind, to re-ses appurtenant to said premises or any part thereof, and to delived confiderations as it would be lawful for any person own the ways above specified, at any time or times horeafter. In no case shall any party dealing with said trustee in reis	whole or any part of the reversion and to contract respecting the manner or benchange said property, or any part thereof, for other read or personal to, loney or sasign any right, title or interest in or about or essenant to. It of property and every part thereof in all other ways and for such the time to deal with the same, whether similar to or different from the time to deal with the same, whether similar to or different from the time to deal with the same, whether similar to or different from the time to deal to the time of the time to we have the time of the time of the time to be seen to the application of any purchase money, obliged to see that the terms of this truth tays been compiled with, or be
rent, or money borrowed or advanced on said premises, or be- obliged to inquire into the necessity or expediency of any act terms of said trust agreement; and every deed, trust deed, mo- tages and said be consistent of the delivery theoretical forces and effect, (b) that such conveyance or other instrument contained in this indentury and in said trust greement or in (c) that said trustes was duly authorized and empowered to e- instrument and (d) if the conveyance is made to a successor;	atit 's' a premises, or to whom said premises or any part thereof shall id trust' obliged to see to the application of any purchase money. Oblige to see that the terms of this trust have been compiled with, or be origined. The present of the trust have been compiled with, or be origined, have or any part the present of
The interest of each and every beneficiary hereunder and carning, swells and proceeds arising from the sale or other of personners of the person of the sale of the person of the only on interest in the earnings avails and proceeds ther if the tile to any of the above lands is now or hereafter in the certificate of title or duplicate thereof, or memorial. The similar import, in accordance with the statute in such case	or all persons claiming in far are or any or them sain as only in the importance of a fad real east and with interest is hereby declared to be referred as a forestald. The adversarial as a forestald as a far and a fad a f
In Witness Whereof, the grantor & aforesaid haVA he this 2nd day of Febr	rusry 1974
(Seal)	Robert M. Burns Anna C. Burns Anna E. Burns (Seal)
	Anna E. Burns
State of ILLINOIS Country of COOK Robert M. Burns and Anna I	
the foregoing instrument that signed, see tary act, for the uses a right of homestead.	e to be the same persons whose name SATA subscribed to ent, appeared before me this day in person and acknowledged that saled and delivered the said instrument as their free and volument purposes therein set forth, including the release and waiver of the and notarial seal this 2nd day of February 1974 WARREN A. HOLET PUBLE
GRÄNTEE'S ADDRESS MAYWOOD-PROVISO STATE BANK 411 Madison St., Maywood, III.	3438 North Nagle Chicago, IL 60634 For information only insert street address of Mail tax birts semigled property.
IS INSTRUMENT WAS FREFARED BY, MICHAEL (GIACHINI & COOPER, LTD. 401 MADISON, MAYWOOD, ILL 6015:	Maywood-Proviso State Bank Trust # 3346