UNOFFICIAL COPY

	976 SED 27	S AM II 15	23 647		
		23-76 The above space :			
THIS INDENTURE WITNESSETH,	We will be a first	经正式 计工程设置 建铁矿物 医皮肤病	 Professional Control of the Medical Control 	<u> </u>	c10
of the County of COOk of TEN AND 00/100 (\$10.0 and valuable considerations in hand STATE BANK, a corporation of III the 27th day of Ju the following described real estate in	paid, Convey S inois, as Truste Ly	and warrant S e under the provisi 19 76, known as	Dollars, a unto MAYWOO ons of a trust agr	reement dated 4017 ,	
Let 13 in Block 13 in E Addition, a subdivision 14, rownship 39 North, I there of and North of the Chicar . Great Western Docume t 837304, in Coo	of that pa Range 13 ly North lir Railroad :	art of the So ving South of ne of the rig recorded June	utheast 1/4 the North ht of way o	of Section 40 rods f the	1
čar staph	-Section 200 1.49	c! the Chicago II		CANAGES (M	
1/2/2		0 0 0 0 0 0	scuen the comme	ا ا	
L'ito		Buyer, Seil	er, or Representative	\$_	4 √ 4 √
O HAVE AND TO HOLD the said premises will rust agreement set forth. Full power and authority is hereby grante to dedicate turks at some old by the said of the said premises will be said to the said to th	e appurtenances i	upon the trusts and for th	e lises and numoses he	erein and in said	SECTION
rust agreement set forth. Full power and authority is hereby grante to hereof, to dedicate parks, aircets, nighways o all aftern as desired to contract to sell, to grant operation of the contract to sell, to grant operations are sellent as a sellent property or any part thereof, to lease said property can any part thereof, to lease said property can be presented to future, and upon any terms sellent pracent or future, and upon any terms are fined by the sellent property of the sellent property and to renew or extend to a sellent property. The sellent property is grant to renew leases and options to faking the amount of present or future rentals, respectively, to grant easements or charges of any kill properties and to said premise or any part thereof, to said premise or any part thereof, and the sellent property and the sellent property of the said premise or any part thereof, and the sellent properties are said options to the sellent properties of the same properties of the sellent properties of the same properties of the sellent properties	os our to vacate a construction of the state	ell on any terms, to convey n trust and to grant to su te, to dedicate, to mortes of from time to the	either with or without ch successor or successor ge, pledge or otherwis	consideration, to our in trust all of e encumber said	APH E, SEC
nence in pracecuti or futuro, and upon any terms ne letin of 198 years, and to renew or extend lea- nodify leases and the terms and provisions thereo-	and from period of an art and art	or periods of time, not exc and for any period or per as hereafter, to contract t	eeding in the case of a lods of time and to a o make leases and to	ny single demise mend, change or grant options to	Har V
f fixing the amount of present or future rentals, to coperty, to grant easements or charges of any kingpurtenant to said premises or any part thereof, there considerations as it would be lawful for any	partition or to exclude to release conver- ind to deal with se a	hange said property, or an assign any right, tit	y part thereof, for other e or interest in or ab thereof in all other wi	rung the manner real or personal out or easement mys and for such	PARAGRAPH
ie ways above specified, at any time or times he in no case shall any party dealing with said tre- e conveyed, contracted to be sold, leased or more ent, or money borrowed or advanced on said pre-	cafter. usiee in relation to gaged by said truste uses, or be obliged t	e, co liged to see to the	said premises or any p	purchase money,	
is ways above specified, at any time or times he in no case shall any party dealing with said tree conveyed, contracted to be sold, leased or mortent, or inner borrowed or advanced on said present of the contract of the co	of any act of said ast deed, mortgage, or of every person re thereof the trust er	truc'er or be obliged or lease or other instrument lying u on c claiming un reated b is relenture a	privileged to inquire executed by said trust der any such conveyand and by said trust agrees	into any of the ee in relation to ce, lease or other ment was in full	্ত হৈ ব
once and effect, (b) that such conveyance or other nutained in this indenture and in said trust agree;) that said trustee was duly authorized and em- astronent and (d) if the conveyance is made to	r instrument was ex- ment or in some ar owered to execute a successor or success	recuted in ar ord ince with nendment Lierec ord bit and deliver every rich de wors in trust, user sur sau	h the trusts, conditions ulting upon all beneficis ed, trust deed, lease, m reessor or successors in	and limitations aries thereunder, ortgage or other trust have been	
redeceasor in trust. The interest of each and every beneficiary heriming, avails and proceeds arising from the sale regard to the property and no beneficiary hereinder.	eunder and of all poor other disposition	ersons claiming in or the n of said real estate, and	in or any of them shall remember to hereby	its, his or their I be only in the y declared to be	E TRA
caecesor in trust. The interest of each and every beneficiary he trinings, avails and proceeds atlang from the salt remains proceeds are sufficiently because it only an interest in the earnings, avails and pit only an interest in the above lands is now on the certificate of fittle or displicate thereof, or in similar import, in accordance with the statute!	roceeds thereof as a hereafter registered emorial. The words	foresaid. the Registrar of Titles is "in trust", or "upon conducted or or or the conducted or	hereby / rected not to	register or note lions", or words	EXEMPT UNDER PROVISION REAL ESTATE TRAVISCER A 7/17/6
And the said grantor hereby expressly we distributes of the State of Illinois, providing	ive S and releas	e S any and all right f homesteads from sale or	or beni di lider and bi executi. Or o he wis	y virtue of any	CAL E
In Witness Whereof, the grantor aforesaid	haS hereumto a		<u>h</u> , 1 <u> </u>	and seal	Ω≅ I
		Des Il	Flo.		
	(Seal) 	Joseph A. R	ndice	(Se I)	
	(Scal)			(S:a)	
					2: 64 Semment
	undersign		ry Public in and for a	ald County, in	1. C.
Joseph A. Radice					∦ %
the foregoing		ared before me this day	In person and ackn		ြင
E 10 Tany art. to	signed, sealed and the uses and purpo	delivered the said instru sees therein set forth, inc	ment as his	ve and volun-	
CALLED TO A CHARACTER CONTROL OF DESCRIPTION OF DES		fal seal this <u>17th s</u> ay	« Septembe	or76	
**************************************	-Fran	rces of y	Est In S	χ - <i>V</i> :	***************************************
GRANTEE'S ADDRESS		3223 West	有關 化气气 电电影电影 化二甲基甲基甲醇 医甲状腺 医电影电影 化二氯甲		\$3 /
IAYWOOD-PROVISO STATE BANI 411 Madison St., Maywood, IR.		Chicago,	llinois	dres of Tax	18 /