## UNOFFICIAL COPY

叕

Salar Land

	υθοξεού <sub>Φ</sub> .Ψ.	Marin Carlottal	•	atio · 斯提 · · · · · · · · · · · · · · · · ·	
	1 A_ S8-8 JUL	bookspack for recorded	26282471		
				10.00	
HIS INDENTURE WITNESSETH, T K. CREDEDIO, his wife-		. D. CREDEDIO	and DELORES		
f the County of DuPage f TEN & 00/100 nd valuable consideration in hand pa TATE BANK, a corporation of Illir	and State of I(\$1 id, Convey S and wa nois, as Trustee under the	rrant S unto Ma ne provisions of a tr own as Trust Numbe	AYWOOD-PROVISO rust agreement dated	EXEMPT UNDER PROVISIONS OF PARAGRAPHE, SECTION 4, VEAL ESTATE TRANSFER ACT.  76 / 8-2 ( Paragraphics All Red Date Date Experience Representative Date	
The North 66 feet yn an's Subdivis: 1/4 of Section 20 of the Third Print Illincis.	ion of the East : ), Township 39 No	1/2 of the So orth, Range 1	uth West 3, East	ISIONS OF PARAGIER ACT.	
O/x				PT UNDER PROVISIONS ESTATE TRANSFER ACT  16 /8 2   Page  Date	
TO HAVE AND TO HOLD the said prember it trust agreement set forth. Full power and authority is hereby granted thereof, to dedicate parks, streets, highways or	• • • • • • • • • • • • • • • • • • • •		purpers ferein and in said e said premises or any part ortsubdivide said property	nps MPT UNC L ESTATE Date	
Full power and authority is hereby granted thereof, to dedicate parks, streets, highways or as often as desired, to contract to sell, beginning the contract to sell, beginning to the title, estate, powers and author the contract to sell as the title, estate, powers and author the contract of the title, estate, powers and author the contract of the contract of the contract of the cost of now, sayled commence in praesent or furcase of now, sayled commence in praesent or furcase of now, sayled commence in praesent.	options purchase, to sell on a coccessors in titles ested in said trustee, to do lease said trustee, to do lease said trustee, to drug partire, and spone by terms and for a said to see a control lease said.	ny terms, to convey cither n trust and to grant to such onate, to dedicate, to mou rt thereof, from time to t or any period or periods of propagate and for an	With or without considera- h successor or successors in rigage, pledge or otherwise ime, in possession or rever- time, not exceeding in the y period or periods of time	renue Stamp EXEMI REAL	
encumper said property, or any part intered, it is ion, by leases to commence in praesentil or it case of any single demise the term of 195 years and to amend, change or modify leases and to lease and options to contract respecting the manner of ching the encountry of the same of the same, whether similar to or easement appur part thereof in all other ways and for such of the same, whether similar to or different from to In no case shall any party dealing with said be conveyed, contracted to be sold, leased or nrent, or money borrowed or advanced on said be obliged to inquire into the necessity or expeterns of said trust agreement; and every deed, said real estate shall be conclusive evidence in other instrument, (a) that at the time of the dfull force and effect, (b) that such conveyance it tions contained in this indenture and in said trunder, (c) that said trustee was duly authorize or other instrument and (d) if the conveyance have been properly appointed and hare fully ve his theory to feach and even properly appointed and are fully ve his theory to feach and even properly appointed and are fully ve his theory to feach and even veneficiary to the or the order of the or	ne terms, and provisions thereof to renew k. s options to prount of prese it or future rent y, to grant eas mer as or charge tenant to said picnies r any per considerations a it w w he ways above speci and any it trustee in relation to said.	at any time or times here urchase the whole or any als, to partition or to excle s of any kind, to release, part thereof, and to deal we clawful for any person ov time or times hereafter.	after, to contract to make part of the reversion and to hange said property, or any convey or assign any right, ith said property and every whing the same to deal with	This space for affixing Riders and Revenue Stamps  EXEMP  REAL E  7  1	1000
be conveyed, contracted to be sold, leased or nent, or money borrowed or advanced on said be obliged to inquire into the necessity or expeterms of said trust agreement; and every deed, said real estate shall be conclusive evidence in other instrument, (a) that at the time of the d	norfgaged by said trustee, the object of the object to see the object of	iged to see to the application of this trust he obliged or privilegement in the rument executed become or claiming under any this indenture and by	on of any purchase money, ave been complied with, or d to inquire into any of the ys aid trustee in relation to y such conveyance, lesse or said trust agreement was in	or affixing 7	
tuil force and effect, (b) that such conveyance it tions contained in this indenture and in said tr under, (c) that said trustee was duly authorize or other instrument and (d) if the conveyance have been properly appointed to the following the contained of the conveyance of the interest of each and every beneficiary	or other instrument was execute a ust agreement or in some amend d and empowered to execute a is made to a successor or succes sted with all the title, estate, right thereunder and of all persons clause.	ment ther of and binding ment ther of and binding of delther of and binding of delther of the such such such such such such such such	rusts, conditions and immia- upon all beneficiaries there- trust deed, lease, mortgage iccssor or successors in trust duties and obligations of its, of them shall be only in the	This space for a	77 S. 1947
have been properly appointed and are unly vehicles. The four preference in a deep vehicles of the four preference in a deep vehicles of the four property and no beneficiary heround but only an interest in the earnings, avails and proceeds earnings, avails and proceeds of the title to any of the above inones in own in the certificate of title or deplicate thereof, words of similar import, in accordance with the	sale or other disposition of said er shall have any title or intervinceds thereof as aforesaid, or hereafter registered, the Regis , or memorial, The words "in tr statute in such case made and p	real estate, and s'ch'test, legal or equit.ole in states is hereby limiter. Or "upon condition" or "upon condition"	rest is hereby declared to be r to said real estate as such, where the said register or note ", or "with limitations", or	471	
And the said grantor S hereby expressly and all statutes of the State of Illinois, providing in Witness Whereof, the grantor S for this 9th day of	waive and release		tu der and by virtue of any or otherwise.		
John Crededie	(Seal)		(Seal)		
Delores R. Crededio	(Seal)		(Sc.1)	2628	表於 持 語 形
	ate aforesaid, do hereby cer	tify that	in and for said County, in		The state of the s
person subsci	nally known to me to be the ribed to the foregoing instruousledged that they so see the control of the control	iment, appeared before igned, sealed and delive		aber	
	ling the release and waiver of under my hand and notario	f the right of homestead	i.		
GRANTEE'S ADDRESS	jan	Notary Public	Task	Mail tax bil	ls.
411 Madison Street, Maywood, Cook County Recorder Box	Illinois	For information only in of above describe		to Grantee.	STEETHINGS -
THIS DOCUMENT PREPARED BY MAYWOOD PROVISO STATE	Res and All BANK, 411 W. MADISON	ST., MAYWOOD, IL	EPT.	and the second seco	a description
	and the second of the second o	and the second s			· * :