24824291

MANDAMENTALISM SOUTH STATES OF THE STATES OF

UNOFFICIAL COPY

のはののからから、ののはないとなったのはないないないないないないないないできませんないないのであっていると

A STATE OF THE STA

24824291

Cook		State of Illinoi	is to a	d in consideration
of the County of COOK TEN AND NO/100				
FEW AND NOTIOU				Dollars,
nd other good and valuable consider:	ations in hand, paid,	Convey	_and Quit-Claim	unto
ORTH BANK AND TRUST				
s Trustee under the provisions of a				
nown as Trust Number 303 nd State of Illinois, to-wit:	3, the following o	lescribed real estate in	the County of	Cook
? in Resubdivision of L Livision of Lot 16 in Co the Lorth 1/2 of Section ncirin Meridian, and the in Cook County, Illinoi	unty Clerk's D 18, Township North West 1/ s	ivision of Lot 37 North, Range	: 2 in the Sub e 13, East of West 1/4 of S	division the Third aid Section
	Dodi Fet		1 1-6	19.79
	Kagi Est.	Sur al	1.	-11
TO HAVE AND TO HO'D the		e of Buyer - Schl	•	
Full power and authority is I eremises or any part thereof, to dedicereof, and to resubdivide said prope any terms, to convey either with o sor or successors in trust and to githorities vested in said trustee, to dy part thereof, to lease said propert commence in praesenti or in futur the case of any single demise the triod or periods of time and to amentimes hereafter, to contract to make purchase the whole or any part of	onate, () de leate, to y, or an, _ar_thereo o, and upc i ar / te erm of 198 'r ars of id, change or r.odi te leases and to grai the reversion and	or or successors in tru mortgage, pledge or if, from time to time, rms and for any peri dd to renew or extend y leases and the term options to lease and	ist, all of the title, e: otherwise encumber in possession or revoid or periods of tin leases upon any te s and provisions the i options to renew le	said property, or version, by leases ne, not exceeding terms and for any time tends at any time
In no case shall any party dealin y part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have beey act of said trustee, or be obliged of, trust deed, mortgage, lease or calusive evidence in favor of every trument, (a) that at the time of the new and the said trustee, conditions and limitations or creof and binding upon all beneficial evidence and deliver every such deed, de to a successor or successors in it are fully vested with all the title decessors in trust. The interest of each and every bill be only in the earnings, avails a such interest is hereby declared terest, legal or equitable, in or to sa reof as aforesaid.	g with said trustee intracted to be sold, rent, or money be, or privileged to inquither intrument exeperson relying upon sidelivery thereof the that such conveyamontained in this Indires thereunder, (c), trust deed, lease, mirust, that such suce, estate, rights, poweneficiary hereunder and proceeds arising obe personal propedid real estate as such	in relat t said pr , leased or no eaged rowed or ad a.c. do : be obliged to ind : rice into any of the cer or claiming under the cer or claiming under the cer ust created by the cer or other instrume enture and in said tru that said trustee wa ortgage or other instrumers, authorities, dutie and of all persons or grow the sale or or try, and no beneficiar th, but only an interest	the manner of fixir thereof, for other ign any right, title al with said propert ful for any person effed, at any time or emises, or to whom by said trustee, be n said premises, or into the necessity of said trust agreement of the said remains of	or the amount of real or personal or interest in or y and every part owning the same times hereafter. said premises or obliged to see to be obliged to see to be obliged to see or expediency of ement; and every al estate shall be e, lease or other said trust agreeaccordance with some amendment and empowered to he conveyance is operly appointed its, his or their or any of them real estate, lave any title or any proceeds
In no case shall any party dealin y part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have bee y act of said trustee, or be obliged of, trust deed, mortgage, lease or calusive evidence in favor of every trument, (a) that at the time of the interest of the conditions and limitations of treof and binding upon all beneficiated and deliver every such deed, de to a successor or successors in trust. The interest of each and every be all be only in the earnings, avails a such interest is hereby declared treest, legal or equitable, in or to sa reof as aforesaid. If the title to any of the above iant to register or note in the certifical dittion," or "with limitations," or wided. And the aaid grantor—hereby etue of any and all statutes of the	g with said trustee intracted to be sold, rent, or money bo in complied with, or privileged to inquither instrument exeperson relying upos e delivery thereof the that such conveya iontained in this Indires thereunder, (c) trust deed, lease, mrust, that such succ, estate, rights, powensciently in the such succession of the such such such such such such such such	in relat t said pro- , leased or no a technical to be obliged to not ob- to be obliged to not ob- rected by said trusten or claiming under the trust created by those or other instrume tenture and in said tru that said trustee wa ortgage or other instrume ortgage or other instrumers, authorities, dutie or of the said trustee wa ortgage or other instrumers, authorities, dutie or of the said of all persons of the said of all persons of the said or of the said of the	the manner of fixir thereof, for other ign any right, title all with said propert full for any person field, at any time or emises, or to whom by said trustee, be no said premises, or eight the recessity of said trust agreet elation to said reinly such conveyance in sture and by not a sex executed in its to rement or in its own ement or in said up and out of a said reinly such conveyance in said and in the sex executed in its to rement or in said up and out of a said reinly suffer in the said there is a duly and out of a said obligation of y hereunder shall in the earnings, averages are said, the words, "in the statute in such	real or personal or interest in or y and every part owning the same times hereafter. Said premises or obliged to see to be obliged to see to be obliged to see or expediency of ement; and every all eatate shall be e, lease or other said trust agreeaccordance with some amendment of empowered to he conveyance is operly appointed its, his or their or any of them "" real estate, ave any title or ""s "" proceeds hereby directed trust," or "upon he case made and
y part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have bee y act of said trustee, or be obliged ced, trust deed, mortgage, lease or conclusive evidence in favor of every trument, (a) that at the time of the int was in full force and effect, (b) trusts, conditions and limitations cereof and binding upon all beneficial ceute and deliver every such deed, ide to a successor or successors in it d are fully vested with all the title decessors in trust.	g with said trustee instracted to be sold, rent, or money bo in complied with, or or privileged to inquither instrument experson relying upos e delivery thereof the that such conveya iontained in this Indicates thereunder, (citrust deed, lease, mirust, that such succestate, rights, powers and proceeds arising to be personal propeid real estate as such successive of title or duplicated of similar important processive of similar important proce	in relat I said pro, leased or no. a test of rowed or ad a. c. do be obliged to 'no' rire into any of the error created by said trusten or claiming under the trust created by those or other instrume enture and in said tru that said trustee wa cortagge or other instressor or successors in ers, authorities, dutie and of all persons of from the sale or orty, and no beneficiarth, but only an interest ter registered, the Retereof, or memorort, in accordance with and release	the manner of fixir thereof, for other ign any right, title all with said propert full for any person field, at any time or emises, or to whom by said trustee, be no said premises, or eight the recessity of said trust agreet elation to said reinly such conveyance in sture and by not a sex executed in its to rement or in its own ement or in said up and out of a said reinly such conveyance in said and in the sex executed in its to rement or in said up and out of a said reinly suffer in the said there is a duly and out of a said obligation of y hereunder shall in the earnings, averages are said, the words, "in the statute in such	real or personal or interest in or y and every part owning the same times hereafter. Said premises or obliged to see to be obliged to see to be obliged to see or expediency of ement; and every all eatate shall be e, lease or other said trust agreeaccordance with some amendment of empowered to he conveyance is operly appointed its, his or their or any of them "" real estate, ave any title or ""s "" proceeds hereby directed trust," or "upon he case made and
In no case shall any party dealiny part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have beey act of said trustee, or be obliged of the trust deed, mortgage, lease or calusive evidence in favor of every trument, (a) that at the time of the int was in full force and effect, (b) is trusta, conditions and limitations cereof and binding upon all beneficial trusteed and deliver every such deed, ide to a successor or successors in trust. The interest of each and every be all be only in the earnings, avails a such interest is hereby declared treest. legal or equitable, in or to sa reof as aforesaid. If the title to any of the above late to register or note in the certifical dittion," or "with limitations," or wivided. And the said grantor hereby ecution or otherwise. In Witness Whereof, the grantos.	g with said trustee instracted to be sold, rent, or money bo in complied with, or or privileged to inquither instrument experson relying upos e delivery thereof the that such conveya iontained in this Indicates thereunder, (citrust deed, lease, mirust, that such succestate, rights, powers and proceeds arising to be personal propeid real estate as such successive of title or duplicated of similar important processive of similar important proce	in relat t said pro, leased or no a taged rrowed or ad a c d o be obliged to not received by said trusten or claiming under trust created by those or other instrume enture and in said trust that said trustee wa ortgage or other instrustees or successors in ers, authorities, dutie and of all persons c g from the sale or orty, and no beneficiar the but only an interest the trer registered, the Reference or the sale or orty, in accordance with the condition of the sale or orty, in accordance with the condition of the exercent of the sale or orty, in accordance with the condition of the exercent of the sale or or the sale or or try, in accordance without the sale or or the	the manner of fixir thereof, for other ign any right, title all with said propert ful for any person iffed, at any time or emises, or to whom by said trustee, be a said premises, or to the necessity of a trust and by any such conveyances in the necessity of a trust and by a trust him of the necessity of the necessi	real or personal or interest in or y and every part towning the same times hereafter. Said premises or obliged to see to be obliged to see to be obliged to see or expediency of ement; and every all eatate shall be e, lease or other said trust agreeaccordance with some amendment of empowered to he conveyance is operly appointed its, his or their or any of them are all eatate, ave any title or "" proceeds hereby directed trust," or "upon he case made and it under and by ds from sale on
In no case shall any party dealiny part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have beey act of said trustee, or be obliged of, trust deed, mortgage, lease or calusive evidence in favor of every trument, (a) that at the time of the interest of the conditions and limitations of trusts, conditions and limitations of the successors in trust. The interest of each and every be all be only in the earnings, avails a such interest is hereby declared treat, legal or equitable, in or to sa reof as aforesaid. If the title to any of the above latto register or note in the certifical dittion," or "with limitations," or wided. And the anid grantor hereby ecution or otherwise. In Witness Whereof, the grantos.	g with said trustee intracted to be sold, rent, or money both, rent, or money both, rent, or money both competition of the sold of the sol	in relat t said pro, leased or no a taged rrowed or ad a c d o be obliged to not received by said trusten or claiming under trust created by those or other instrume enture and in said trust that said trustee wa ortgage or other instrustees or successors in ers, authorities, dutie and of all persons c g from the sale or orty, and no beneficiar the but only an interest the trer registered, the Reference or the sale or orty, in accordance with the condition of the sale or orty, in accordance with the condition of the exercent of the sale or orty, in accordance with the condition of the exercent of the sale or or the sale or or try, in accordance without the sale or or the	the manner of fixir thereof, for other ign any right, title al with said propert ful for any person ified, at any time or emises, or to whom by said trustee, be no said premises, or eight the emises, or to the necessity of said trust agreement or said remay such conveyances. In: atture and by not not say the said rement or in its as element or in its as element or in its and object of the said rement and full full the said of the said	real or personal or interest in or y and every part towning the same times hereafter. Said premises or obliged to see to be obliged to see to be obliged to see or expediency of ement; and every all eatate shall be e, lease or other said trust agreeaccordance with some amendment of empowered to he conveyance is operly appointed its, his or their or any of them are all eatate, ave any title or "" proceeds hereby directed trust," or "upon he case made and it under and by ds from sale on
In no case shall any party dealiny part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have beey act of said trustee, or be obliged of, trust deed, mortgage, lease or calusive evidence in favor of every trument, (a) that at the time of the interest of the conditions and limitations of trusts, conditions and limitations of the successors in trust. The interest of each and every be all be only in the earnings, avails a such interest is hereby declared treat, legal or equitable, in or to sa reof as aforesaid. If the title to any of the above latto register or note in the certifical dittion," or "with limitations," or wided. And the anid grantor hereby ecution or otherwise. In Witness Whereof, the grantos.	g with said trustee intracted to be sold, rent, or money bo in complied with, or rent, or money bo in complied with, or privileged to inquither instrument experson relying upor sedivery thereof the that such conveyationtained in this Individual the such conveyation on the such that such succeptate, rights, powers and proceeds arising to be personal proper in the such succeptant of similar imposition of the such succeptant of similar imposition of the such succeptant of similar impositions of similar	in relat t said pro, leased or no a taged rrowed or ad a c d o be obliged to not received by said trusten or claiming under trust created by those or other instrume enture and in said trust that said trustee wa ortgage or other instrustees or successors in ers, authorities, dutie and of all persons c g from the sale or orty, and no beneficiar the but only an interest the trer registered, the Reference or the sale or orty, in accordance with the condition of the sale or orty, in accordance with the condition of the exercent of the sale or orty, in accordance with the condition of the exercent of the sale or or the sale or or try, in accordance without the sale or or the	the manner of fixir thereof, for other ign any right, title al with said propert ful for any person ified, at any time or emises, or to whom by said trustee, be no said premises, or eight the emises, or to the necessity of said trust agreement or said remay such conveyances. In: atture and by not not say the said rement or in its as element or in its as element or in its and object of the said rement and full full the said of the said	real or personal or interest in or y and every part owning the same times hereafter. said premises or obliged to see to be obliged to see or expediency of ement; and every al estate shall be e, lease or other said trust agree- accordance with some amendment of empowered to he conveyance is operly appointed its, his or their or any of them if real estate, lave any title or "", " proceeds hereby directed trust," or "upon he case made and it under and by ds from sale on hand and
In no case shall any party dealiny part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have beey act of said trustee, or be obliged of, trust deed, mortgage, lease or calusive evidence in favor of every trument, (a) that at the time of the interest of the conditions and limitations of trusts, conditions and limitations of the successors in trust. The interest of each and every be all be only in the earnings, avails a such interest is hereby declared treat, legal or equitable, in or to sa reof as aforesaid. If the title to any of the above latto register or note in the certifical dittion," or "with limitations," or wided. And the anid grantor hereby ecution or otherwise. In Witness Whereof, the grantos.	g with said trustee intracted to be sold, rent, or money bo in complied with, or complied with, or privileged to inquither instrument experson relying upon edilivery thereof the that such conveyanontained in this Indires thereunder, (c) trust deed, lease, mrust, that such succeptant proceeds arising to be personal proper in the proper of title or duplicated as is now or hereafte of title or duplicated of similar imports of simi	in relat t said pro, leased or no a taged rrowed or ad a c d o be obliged to not received by said trusten or claiming under trust created by those or other instrume enture and in said trust that said trustee wa ortgage or other instrustees or successors in ers, authorities, dutie and of all persons c g from the sale or orty, and no beneficiar the but only an interest the trer registered, the Reference or the sale or orty, in accordance with the condition of the sale or orty, in accordance with the condition of the exercent of the sale or orty, in accordance with the condition of the exercent of the sale or or the sale or or try, in accordance without the sale or or the	the manner of fixir thereof, for other ign any right, title al with said propert ful for any person ified, at any time or emises, or to whom by said trustee, be no said premises, or eight the emises, or to the necessity of said trust agreement or said remay such conveyances. In: atture and by not not say the said rement or in its as element or in its as element or in its and object of the said rement and full full the said of the said	real or personal or interest in or y and every part towning the same times hereafter. Said premises or obliged to see to be obliged to see to be obliged to see or expediency of ement; and every all eatate shall be e, lease or other said trust agreeaccordance with some amendment of empowered to he conveyance is operly appointed its, his or their or any of them are all eatate, ave any title or "" proceeds hereby directed trust," or "upon he case made and it under and by ds from sale on
In no case shall any party dealiny part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have beey act of said trustee, or be obliged of, trust deed, mortgage, lease or calusive evidence in favor of every trument, (a) that at the time of the interest of the conditions and limitations of trusts, conditions and limitations of the successors in trust. The interest of each and every be all be only in the earnings, avails a such interest is hereby declared treat, legal or equitable, in or to sa reof as aforesaid. If the title to any of the above latto register or note in the certifical dittion," or "with limitations," or wided. And the anid grantor hereby ecution or otherwise. In Witness Whereof, the grantos.	g with said trustee mitracted to be sold to be sold to rent, or money be me complied with, or complied with, or complied with or privileged to inquither instrument experson relying upout the sold in	in relat t said property, leased or no aged rrowed or ad a. c d o be obliged to 'nay 're into any of the cert or claiming under the cert or claiming under the cert or claiming under the cert or claiming the centure and in said truste was ortgage or other instrume easor or successors in ers, authorities, dutie and of all persons or the cert of t	the manner of fixir thereof, for other ign any right, title all with said propert ful for any person ified, at any time or emises, or to whom by said trustee, be a said premises, or into the necessity of said trust agreed the said remainer of the said remainer	real or personal or interest in or y and every part owning the same times hereafter. said premises or obliged to see to be obliged to see or expediency of ement; and every al estate shall be e, lease or other said trust agree- accordance with some amendment and empowered to he conveyance is operly appointed its, his or their or any of them """ real estate, lave any title or ""s," proceeds hereby directed trust," or "upon hease made and it under and by ds from sale on hand and
In no case shall any party dealiny part thereof shall be conveyed, ce application of any purchase money at the terms of this trust have beey act of said trustee, or be obliged of the trust deed, mortgage, lease or calusive evidence in favor of every trument, (a) that at the time of the int was in full force and effect, (b) is trusta, conditions and limitations cereof and binding upon all beneficial trusteed and deliver every such deed, ide to a successor or successors in trust. The interest of each and every be all be only in the earnings, avails a such interest is hereby declared treest. legal or equitable, in or to sa reof as aforesaid. If the title to any of the above late to register or note in the certifical dittion," or "with limitations," or wivided. And the said grantor hereby ecution or otherwise. In Witness Whereof, the grantos.	g with said trustee mitracted to be sold to be sold to rent, or money be me complied with, or complied with, or complied with or privileged to inquither instrument experson relying upout the sold in	in relat t said pro, leased or no a taged rrowed or ad a c d o be obliged to not received by said trusten or claiming under trust created by those or other instrume enture and in said trust that said trustee wa ortgage or other instrustees or successors in ers, authorities, dutie and of all persons c g from the sale or orty, and no beneficiar the but only an interest the trer registered, the Reference or the sale or orty, in accordance with the condition of the sale or orty, in accordance with the condition of the exercent of the sale or orty, in accordance with the condition of the exercent of the sale or or the sale or or try, in accordance without the sale or or the	the manner of fixir thereof, for other ign any right, title al with said propert ful for any person ified, at any time or emises, or to whom by said trustee, be no said premises, or eight the emises, or to the necessity of said trust agreement or said remay such conveyances. In: atture and by not not say the said rement or in its as element or in its as element or in its and object of the said rement and full full the said of the said	real or personal or interest in or y and every part owning the same times hereafter. said premises or obliged to see to be obliged to see or expediency of ement; and every al estate shall be e, lease or other said trust agree- accordance with some amendment and empowered to he conveyance is operly appointed its, his or their or any of them """ real estate, lave any title or ""s," proceeds hereby directed trust," or "upon hease made and it under and by ds from sale on hand and

UNOFFICIAL COPY

	personally kn the foregoing the free and volum and waiver of GIVEN u	own to me to be the instrument appeared, sealed	PATRECTAS N. K same person ed before me this de and delivered the se es and purposes the cead.	whose name say in person, and acknow aid instrument as trein set forth, including 29th	are ubscribed to viedged that
TRUST No		RUST	PHOPERITY ADDRESS	Mail To: BOX 803	WORTH BANK AND TRUS. 6825 West 111th Street Worth, Illinois 60482

END OF RECORDED DOCUMENTS

10.00