This Indentury In November 11, 1 C. A. A. C. O. P. 3 87463655

BARRY E. SLOAT, a bachelor

	of the County	. Cook		and State of	Illinois	for and in con	sideratio	
	-	no/00					_Dollar	
	<u></u>			nd paid. Convey S	and Quit-claims	unto the CHICA	GO CIT	
	-					sions of a trust agreem		
	the 3rd				known as Trust Nu		ent dan	
		_	_				4	
	the following described real estate in the County of Cook and State of Illinois, to-wit: Lots 1 and 2 in Block 2 in Mitchells Addition to Clarkdale a Subdivision.							
	of the Range	North is of	f the South I f the Third I	East ¼ of Sec Principal Mer	tion 35, Towns	ale a Subdivisi hip 38 North, County, Illino	,	
	P.I.N.	19-35-402 19-35-402	-023 2 2 2 0 -024 2 6 . 1	-			Paragraph	
	Addres	s of proper	rty: 3301 W	est 83rd Stre	et, Chicago, I	L S	arag:	
npt Gra	under provision	Section 205.1-	4B of an Chica	go Tranca Lon 18		95%	under provisions of P	
8-	21-87		(X)a	Seller, or Repre	ele-1)	-	prod	
	Date		በ ይኤር	Seller, or kepre	Serifative		der	
				0/			pt unde	
	property, or an and upon any to	y part thereof, I frms and for any r extend leases u and provisions the	from time to time, period or periods of postany terms and ereof at any time of outchase	in possession or rev of time, not exceeding for any period or p or times hereafter, to the whole or any pa	rerrior, by leases to co r in the case of any sin eriods of time and to contract to make lea	any part thereof, to immence in praesenti or igle demise the term of amend, change or modes and to grant option it to contrast respective.	in futur 198 year ify leas i to lea	
	and the terms a and options to r ner of fixing th real or persona interest in or every part then the same to de hereafter.	renew leases and e amount of pre il property, to g about or easem reof in all othe eal with the san	sent or future rent rant easements or ont appurtenant to r ways and for a ne, whether simila	als, to partition or to charges of any kin o said premises or uch other considers in to or different fr	exchange (aid proper d, to release, convey any part thereou, and tions as it would have come the ways above	cy, or any part thereof, or assign any right, to deal with haid prop lawful for any persor specified, at any time	for othe title of erty and owning or time	
	and the terms a and options to r ner of fixing th real or persona interest in or every part their the same to dehereafter. In no case thereof shall be any purchase m have been compprivileged to in strument execution or claiming created by this ment was exect agreement or in authorized and	enew leases and e amount of pre in property, to g about or easem reof in all others with the same shall any party conveyed, controney, rent, or molied with, or be quire into any o ted by said trusted in accordant some amendme empowered to exis made to a sucre fully vested wested.	sent or future rents rant easements or cut appurtenant to r ways and for a ne, whether simila dealing with said I acted to be sold, les oney borrowed or obliged to inquire if the terms of said tee in relation to sh the conveyance, lease y said trust agreem ce with the trusts int thereof and bin recute and deliver or	ais, to partition or to charges of any kin or said premises or uch other considerar to or different from the sed or mortgaged badvanced on said printo the necessity or other instrument; a sid real estate shall or other instrument ent was in full force conditions and limiding upon all benefitivery such deed, trus in trust that such	exchange laid proper d, to release, convey any part thereo, and allow as it would become the ways above or said premises, or to y said trustee, be obliged texpediency of any act nd every deed, trust d be conclusive evidence, (a) that at the time rand effect. (b) that itations contained in itations contained in it deed, lease, mortgag successor or success	ty, or any part thereof, or assign any right, lo deal with haid prop	ior othe title coerty and owning or time any paration of this trubliged coother in the trusted that the trusted the trusted that trusted the trusted the trusted the trusted the trusted that trusted the trusted trusted trusted the trusted	
	and the terms a and options to r ner of fixing th real or persona interest in or every part their the same to debereafter. In no case thereof shall be any purchase mhave been comp privileged to in strument execution or claiming created by this ment was exect agreement or in authorized and the conveyance and the conveyance and cossor in trust. The interest in the earnings, declared to be paid real estate.	enew leases and e amount of pre about or easem reof in all other ease with the san shall any party conveyed, controncy, rent, or miled with or be quire into any octed by said trust gunder any suc Indenture and buted in accordant in some amendme empowered to exis made to a suc re fully vested with the sand procepts and procepts as such, but only about of the sand procepts as such, but only property as such, but only property is a such, but only property is a such, but only property is a such, but only property as a such as	sent or future rents rant easements or cut appurtenant to r ways and for a ne, whether simila dealing with said i acted to be sold, les oncy borrowed or obliged to inquire i f the terms of said the oncysance, lease y said trust agreem ce with the trusts y said trust agreem ces with the trusts recute and deliver i cessor or successor with all the title, est ery beneficiary here reds arising from ti y, and no beneficia y an interest in the	ais, to partition or to charges of any kin or said premises or uch other considerar to or different from the sed or mortgaged badvanced on said printo the necessity or it rust agreement; a sid real estair shall or other instrument ent was in full force conditions and limiting upon all benefit every such deed, trust in trust, that such ate, rights, powers, a under and of all per ry hereunder shall in e earnings, avails as	exchange laid proper d, to release, convey any part thereo, and attors as it would become the ways above or said premises, or to y said trustee, be obliged texpediency of any act nd every deed, trust of be conclusive evidence t, (a) that at the time rand effect. (b) that itations contained in itations contained in itations contained in the deed, lease, mortgag successor or successouthorities, duties and costions claiming under the ositions of said real enave any title or intend proceeds thereof a	who n saign any right, or assign any right, or assign any right, to deal with haid proplawful for any persor pecified, at any time who n said premises or get no see the to the applion of said truste, or be not get, montgate, have or of the deliver, thereof such conveyance of the deliver, thereof such that said the said the said that the said such interest rest, legal or equitable, as aforesaid.	ior othe title coerty and owning or time any paration cation cation this true bligged cother in reign the true was during their proper their profession or their profe	
	and the terms a and options to read options the same to debereafter. In no case thereof shall be any purchase ment options the same to debereafter. In no case thereof shall be any purchase ment options to the same thereof shall be any purchase ment execute options of claiming created by this ment was exect agreement or in authorized and the conveyance appointed and a decessor in true. The interest in the earnings, declared to be a said real estate. If the title ter or note in thistions, or wo	enew leases and e amount of pre about or easem reof in all othe eal with the san shall any party conveyed, controlney, rent, or molied with, or be quire into any o ted by said trusted by said trusted in accordant some amendme empowered to exist made to a sucre fully vested with the forest of the sand procepts as such, but only only of the above certificate of tords of similar in the appropriate to the sand property as such, but only of the above certificate of the sands of the sands of the above certificate of the sands of similar in the sands of the sands o	sent or future renti- rant easeingnts or cut appurtenant to r ways and for a ne, whether simila dealing with said to acted to be sold, les oney borrowed or obliged to inquire if the terms of said the terms of said the terms of said the trust agreem ce with the trusts the thereof and bin tecute and deliver if the terms of said that the title, est ery beneficiary here teds arising from the y, and no beneficia y an interest in the tope lands is now or title or duplicate the nport, he accordance	als, to partition or to charges of any kin or said premises or said premises or uch other considers or to or different from the said premised or mortgaged badvanced on said premised the necessity or it rust agreement; a sid real estate that it or other instrument was in full force conditions and limiting upon all benefit every such deed, trus as in trust, that such ate, rights, powers, a nunder and of all per the sale or other dispry hereunder shall be earnings, avails as the hereafter registered event, or memorial, the with the statute in	exchange laid proper d, to release, convey any part thereo, and attors as it would be from the ways above or said premises, or to y said trustee, be obliged texpediency of any act not every deed, frust does conclusive evidences, (a) that at the time and effect, (b) that itations contained in itations contained in itations contained in itations contained in its deed, lease, mortgag successor or successouthorities, duties and consistency of said real enave any title or intend proceeds thereof at l, the Registrar of Till, the words "in trust," o a such case made and	ty, or any part thereof, or assign any right, to deal with haid proplement of the proplement of the properties of the properties of the proplement of the proplement of the delivery thereof such conveyance of the delivery thereof such that the proplement of the properties of the delivery thereof the delivery thereof the properties of the delivery thereof the delivery the	ior othe title of erty and owning or time cation of the time cother in reignment the true was duling of their proper their proper in or to region of the result to result to result to result to result to result to region of the result to	
	and the terms a and options to r ner of fixing th real or persona interest in or every part their the same to debereafter. In no case thereof shall be any purchase mhave been comp privileged to instrument execution or claiming created by this ment was exect agreement or in authorized and the conveyance appointed and a decessor in trus. The interest in the earnings, declared to be gained real estate. If the title ter or note in the interest in the earnings, declared to be gained and the conveyance appointed and a decessor in trus.	enew leases and e amount of pre about or easem reof in all other reof in all other shall any party conveyed, controney, rent, or miled with or be quire into any octed by said trust under and buted in accordant amount amount of the said trust and but of a sucre fully vested wit. It of each and ever avails and procepresonal properties such, but on to any of the above certificate of trust of similar in the said and procepresonal properties such, but on to any of the above certificate of the said and procepresonal properties such, but on to any of the above certificate of the said and procepts of said and procepts of said and procepresonal properties such, but on the said and said	sent or future rents rant easements or cut appurtenant to r ways and for a ne, whether simila dealing with said i acted to be sold, les oney borrowed or obliged to inquire i f the terms of said tee in relation to said the tonveyance, lease y said trust agreem ce with the trusts int thereof and bin tecute and deliver cessor or successor with all the title, est ery beneficiary here teds arising from ti y an interest in the ove lands is now or title or duplicate the mport, in accordance	ais, to partition or to charges of any kin or said premises or uch other considers or uch other considers or to or different from the said or mortgaged be advanced on said printo the necessity or other instrument; a sid real estate shall or other instrument ent was in full force conditions and limited guon all benefits you have to the total every such deed, trus in trust, that such ate, rights, powers, a under and of all per he sale or other dispry hereunder shall be earnings, avails as thereafter registered ereof, or memorial, it e with the statute in the said of	exchange laid proper d, to release, convey any part thereo, and altions as it would be from the ways above or said premises, or to y said trustee, be obliged texpediency of any act not every deed, trust of be conclusive evidence, (a) that at the time rand effect. (b) that itations contained in itations contained in itations contained in itations contained in the deed, lease, mortgag successor or successouthorities, duties and costinons of said real enave any title or intend proceeds thereof a l, the Registrar of Titl he words "in trust," of such case made and also.	ty, or any part thereof, or assign any right, for deal with haid proplement of the proplement of the properties of the properties of the proplement of the proplement of the delivery thereof such conveyance of the delivery thereof such contents and the properties of the delivery thereof such that the delivery thereof the properties of the delivery the properties of the delivery thereof the properties of the delivery thereof the delivery the deliv	ior othe title corty and or time any paration of time cation of the truth of truth of the truth of truth of the truth of truth of the truth of the truth of the truth of truth of the truth of tru	
	and the terms a and options to read options the same to dehereafter. In no case thereof shall be any purchase measurement executapon or claiming created by this ment was executapon or claiming created by this ment was executaponent or in authorized and the conveyance appointed and a decessor in true. The interest in the earnings, declared to be a said real estate. If the title ter or note in thistions, or wo And the earlier of any arotherwise.	enew leases and e amount of pre about or easem reof in all othe sal with the san shall any party conveyed, controlney, rent, or molied with, or be quire into any o ted by said trusted in accordant some amendme empowered to at is made to a sucre fully vested with the same amount of the about to any of the about of th	sent or future rentice rant easements or cut appurtenant to rant easements or cut appurtenant to rays and for a me, whether simila dealing with said lacted to be sold, les concy barrawed or obliged to inquire if the terms of said tree in relation to she conveyance, lease y said trust agreeme with the trusts thereof and binecute and deliver in thereof and binecute and deliver in the said arising from the conveyance in the cessor or successor or successor or successor or successor or successor in the said arising from the conveyance in the conduction of the conducti	ais, to partition or to charges of any kin or said premises or uch other considers or uch other considers or to or different from the said or mortgaged be advanced on said printo the necessity or other instrument; a sid real estate shall or other instrument ent was in full force conditions and limited guon all benefits you have to the total every such deed, trus in trust, that such ate, rights, powers, a under and of all per he sale or other dispry hereunder shall be earnings, avails as thereafter registered ereof, or memorial, it e with the statute in the said of	exchange laid proper d, to release, convey any part thereo, and allow as it would be from the ways above or said premises, or to y said trustee, be obliged texpediency of any act not every deed, frust does conclusive evidence, (a) that at the time and effect. (b) that itations contained in ciaries thereunder, and the deed, lease, mortgag successor or successes uthorities, duties and consistency of said real enave any title or intend proceeds thereof a l, the Registrar of Till, the words "in trust," of such case made and case. B. any and all exemption of homes	who n saign any right, or assign any right, or assign any right, to deal with haid proportion of the applied of the deliver, thereof such conveyance of the deliver, thereof such instrument, or other instrument, or other instrument, and such interest rest, legal or equitable, as aforesaid.	ior othe title coerty and ownin or time any paraction of this trust bliged cother is no reignment the trust was dulind (d) is properly heir properly in or to regis with him and be taken of the trust and the trust was duling the configuration of the register of the regis	
	and the terms a and options to read options the same to dehereafter. In no case thereof shall be any purchase measurement executapon or claiming created by this ment was executapon or claiming created by this ment was executaponent or in authorized and the conveyance appointed and a decessor in true. The interest in the earnings, declared to be a said real estate. If the title ter or note in thistions, or wo And the earlier of any arotherwise.	enew leases and e amount of pre about or easem reof in all othe sal with the san shall any party conveyed, controlney, rent, or molied with, or be quire into any o ted by said trusted in accordant some amendme empowered to at is made to a sucre fully vested with the same amount of the about to any of the about of th	sent or future rentice rant easements or cut appurtenant to rant easements or cut appurtenant to rays and for a me, whether simila dealing with said lacted to be sold, les concy barrawed or obliged to inquire if the terms of said tree in relation to she conveyance, lease y said trust agreeme with the trusts thereof and binecute and deliver in thereof and binecute and deliver in the said arising from the conveyance in the cessor or successor or successor or successor or successor or successor in the said arising from the conveyance in the conduction of the conducti	charges of any king charges of any king and premises or uch other considers or uch other considers or to or different from the second of the s	exchange laid proper d, to release, convey any part thereo, and allow as it would be from the ways above or said premises, or to y said trustee, be obliged texpediency of any act not every deed, frust does conclusive evidence, (a) that at the time and effect. (b) that itations contained in ciaries thereunder, and the deed, lease, mortgag successor or successes uthorities, duties and consistency of said real enave any title or intend proceeds thereof a l, the Registrar of Till, the words "in trust," of such case made and case. B. any and all exemption of homes	ty, or any part thereof, or assign any right, to deal with haid proplawful for any persor specified, at any time specified, at any time specified, at any time specified, at any time who n said premises or get to see to the appli of see to the appli of see to the appli of said trustee, or be of ed, montage prace or or said trustee, or be of the deliver, thereof such conveyance of other such conveyance of the such so that said trustees it (c) that said trustees it (c) that said trustees or other instruments, or other instruments, or in trust have been obligations of its, his or state, and such interest rest, legal or equitable, as aforesaid. The series of the said trustees it is hereby directed not respect to the said trustees. Tight or benefit under teads from sale on executions.	ior othe title coerty and ownin or time any paraction of this trust bliged cother is no reignment the trust was dulind (d) is properly heir properly in or to regis with him and be taken of the trust and the trust was duling the configuration of the register of the regis	
	and the terms a and options to read options the same to debereafter. In no case thereof shall be any purchase mentered shall be any purchase mentered shall be any purchase mentered to read options of the conveyance appointed and a decessor in trus. The interest in the earnings, declared to be a said real estate. If the title ter or note in thistions, or wo And the said virtue of any arotherwise. In Witness	enew leases and e amount of pre about or easem reof in all othe sal with the san shall any party conveyed, controlney, rent, or molied with, or be quire into any o ted by said trusted in accordant some amendme empowered to at is made to a sucre fully vested with the same amount of the about to any of the about of th	sent or future rentice rant easements or cut appurtenant to rant easements or cut appurtenant to rays and for a me, whether simila dealing with said lacted to be sold, les concy barrawed or obliged to inquire if the terms of said tree in relation to she conveyance, lease y said trust agreeme with the trusts thereof and binecute and deliver in thereof and binecute and deliver in the said arising from the conveyance in the cessor or successor or successor or successor or successor or successor in the said arising from the conveyance in the conduction of the conducti	charges of any king charges of any king and premises or uch other considers or uch other considers or to or different from the second of the s	exchange laid proper d, to release, convey any part thereo, and allow as it would be from the ways above or said premises, or to y said trustee, be obliged texpediency of any act not every deed, frust does conclusive evidence, (a) that at the time and effect. (b) that itations contained in ciaries thereunder, and the deed, lease, mortgag successor or successes uthorities, duties and consistency of said real enave any title or intend proceeds thereof a l, the Registrar of Till, the words "in trust," of such case made and case. B. any and all exemption of homes	ty, or any part thereof, or assign any right, to deal with haid proplawful for any person specified, at any time specified, at any time specified, at any time specified, at any time who n said premises or get to see to the appli of see to the appli of said trustee, or be of ed, montage frame or in favor of two terrors of the deliver, thereof such conveyance of other instruments, and the said trustee or other instruments, for in trust have been abligations of its, his or the said trustees, legal or equitable, as aforesaid. In the said trustees the said trustees, and such interest rest, legal or equitable, as aforesaid. In the said trustees the said trustees and such interest rest, legal or equitable, as aforesaid. In the said trustees the said trustees and seed and seed the said trustees the said trustees and seed the said trustees the said tru	ior oth- title of erty an ownin or time any pa cation of this tru bliged cother in relynn the true was dul proper heir pro l he onl s hereb in or t to regli with lim and b cution o	

Deptin Trust
Co
CHICAGO CITY BANK AND
FRUST COMPANY
TRUSTEE

Beed in Trust

229891-48-



CDOK COUNTY RECORDER 165 年 C 米ータフーケイマスクロシ

1#00003 1EVM 9305 08\51\8\ 73:04:00

175100

My Commission Expires 4/23/91
aloniff! to state of things
DOBELHY LAFER
"OFFICIAL SEAL"
*

Li Xin	
Ox	
	0/
- CDOK CONKIX KECOKDEK - サームターキ - 3+65 + C	C) C
T\$0003 TRAN 6302 08/21/57	
10-1430	Y)x
	OUNTY O
	Q ₄
	18/CS/A sanqx3 noissimmoD VM
	DORETHA TYLER { Note: The Line State of Illinois }
Jack Colors Frank.	VOFFICIAL SEAL"
(.6)6	JOSEPHIN.
<u> </u>	วรกซิกง
No metal de de la martin	se laturon bas basel you rebear WEVID
tin set forth, including the release and welver	voluntary act, for the uses and purposes there
ben sort Skd as transmirtent blac out t	he sealed acaled acaled and delivered
	erse sains and set on on at newest glismosreg to the foreign instrument, appeared before
beditzedes seedy so	and the state of t
	0.47 (4.40)
lost, a bachelor	a Notary Public in and for said County, in
and address and and a financial season and	The state of the s

the undersigned