NOFFICIAL CO

This Indenture, Made this 17th Wayne I of the Co.

, 1971, WITNESSETH, that,

day of May Wayne L. Castle & Patricia Ann Castle(his Wife)

of the City of Worth in the County of Cook and State of Illinois, justly indebted to the legal

SIGNAY R. OLSEN

Alet of Allen 1971 MAY 28 PM 12 08

HAY-28-71 239 225 0 21494745 4 A - Rec

500 5.00

bearing even date ht. wi. a, made payable to Bearer and by the Grantors duly delivered, which said principal and each and every installment there ϵ or ℓ interest thereon bear interest after maturity at the rate of 7% per annum, and all of said principal and interest are rays le in lawful money of the United States of America at the office of Palos State Bank, Palos Heights, Illinois.

Reights, Illinois.

NOW, THEREFORE, and Grantors, for the better securing of the payment of the said sum of money and i est thereon and the performance of the covenants and agreements herein contained, do by these presents convey and wa unto Palos State Bank, a corporatic casted and existing under the laws of the State of Illinois and doing business in County, Illinois, as Trustee, and to its secerors in trust, the following described real estate, to-wit:

Tot 27 in Peak Fanor View, a Subdivision of the Northeast Quarter of the Southwest Quree. of Section 19 Township 37 North Range 13 East of the Third P incipal Meridian (except the South 18.64 acres of said Northeast Quarter of the Southwest Quarter)

THIS IS VAY JUNIUR MORTGAGE

situated in the County of Cook and State of Illinois, together with all and ingular the tenements, heredit appurtenances thereunto belonging and the rents, issues and profits thereof an. ' e th to retain possession ther improvements now standing or that may hereafter be erected thereon, and an ' er' pit to retain possession ther improvements now standing or that may hereafter be erected thereon, and an ' er' pit to retain possession there improvements now standing or that may hereafter used in chemises or in the oper of, without regard to whether such equipment be physically attached to said premise, or no', to have and to hold described premises with the appurtenances and fixtures unto the said Grantee and to its ucessors forever for the uses and trusts herein set forth (and in the event this trust deed shall describe more than o e ' ncipal note, then for security of all of such notes without preference or priority of any one of said principal no' a over any of the other of the priority of maturity or of negotiation) and the Grantors do hereby release and waive all ri as nder and the homestead exemption laws of the State of Illinois;

AND the said Grantors, for said Grantors and for the heirs, executors, administrators at assign of said covenant and agree as follows: To pay promptly principal and interest due and to become due on vire cumbran to pay the indebtedness hereby secured and the interest thereon as herein and in said notes provided; to ' y, before said premises; to suffer no liens of mechanics or material men, or other dains to attach to such premises; at 1 to ' ex a said standing the continuance of said indebtedness insured a said and premises; to suffer no liens of mechanics or material men, or other dains to attach to such premises; at 1 to ' ex a vide that all sums recoverable upon the same shall be payable to the Trustee or such holder or holders of the principal notes and to deliver y or damage to the said premises; or any portion thereof, by fire or otherwise, the Trustee and the Grantors and

int:

It is further agreed by the Grantors, for said Grantors and for the hentors, that in case a right of foreclosure or other right of action shall arise legal holder or holders of said principal notes or of any part thereof, or lers, shall have the right to bring such legal or equitable proceedings for the necessary; that all expenses and disbursements, paid or incurred in behalf

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berned-including reasonable attempt? Fees, surlays for decementary evidence, stemptropher? therein, and of proceeding a large control of the company of the		
The Grantors, for said Grantors and for the heirs, executors, administrators and assigns of said Grantors, waive all right from any said thermoder captures, and agree that spon the filling of any bill to foresteen this tract shed the court in which such hill is filled may at once and without notice to the said Grantors or to any party claiming under said Grantors appoint a desired to the court of the said Grantors or the said Grantors or the said Grantors and the said of the court of the captures and the said of the court of the captures of the captures and the said of the said	that such proceedings shall not be dismissed, nor a release hereof given, until all such fees, expenses and disbu costs of suit have been paid.	irsements, and the
STATE OF ILLINOIS S. If this instrument is executed by individual, then the word "Grantors" and all verbs, pronouns and other words qualifying any referring to the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam in his instrument shall be construed as if the sam is his best in the sam in his instrument shall be construed as if the sam had been written his note. STATE OF ILLINOIS s. 1, inda S. Kirby A NOTARY PUB IC in and for said County, in the State aforesaid. DO HEREBY CERTIF. It at Wayne L. Castle and Patricia Ann Castle, n's wife personally known to me to be it as an person s whose mames are sub- scribed to the foregoing instrume in person s whose mames are sub- scribed to the foregoing instrume in person s whose mames are sub- scribed to the foregoing instrume in person s whose mames are sub- scribed to the foregoing instrume in person s whose mames are sub- scribed to the foregoing instrume in person s whose mames are sub- scribed to the foregoing instrume in person selled and delivered the said instrument as their free and vol ary set, for the uses and purposes thereins set forth, including the release and way of ve reinfary illustration. The principal note mentioned in the within GIVEN under my hand and notarial seal it is 2 THALL TO AD 19 BO AD	The Grantors, for said Grantors and for the heirs, executors, administrators and assigns of said Granto to the possession of and income from said premises pending such foreclosure proceedings and until the peri from any sale thereunder expires, and agree that upon the filing of any bill to foreclose this trust deed it such bill is filed may at once and without notice to the said Grantors or to any party claiming under said Grantors to take possession or charge of said premises with power to collect the rents, issues and profits of a under said and said expired. Transactive of any reformation that may have been mode upon to the expiration of said premises with power to collect the rents, issues and profits of the said expired.	ull neriod
He this instrument is executed by the individual, then the word "Grantors" and all verbs pronouns and other words qualifying applied and the state and the state and the state and the triut deed secures only one prin ball as then the word "notes" as used herein shall be held to mean such note. WITNESS the hands and scale of the said Grantors the day and year first habove written. STATE OF ILLINOIS as 1, inda S. Kirby A NOTARY PUB. IC in and for said County, in the State aforesaid. DO HERBBY CERTIFY. That Wayne L. Castle and Patricia Ann Castle, n's wife personally known to me to be tree and person s whose name s are subscribed to the foregoing instrument, papeared before me this day in person and acknowledged that they sig ed. saeled and elivered the said instrument as their free and volsary act, for the uses and purposes therein set forth, including the release and waiv of its right of Witnessian Trust Deed has been identified herewith. Register Number 3-7480-20 PALOS STATE BANK My Commission Expires August 3, 13	to act said Grantee, then the Recorder of Deeds of the County in which the premises are situated shall	t be successor in
He this instrument is executed by the individual, then the word "Grantors" and all verbs pronouns and other words qualifying applied and the state and the state and the state and the triut deed secures only one prin ball as then the word "notes" as used herein shall be held to mean such note. WITNESS the hands and scale of the said Grantors the day and year first habove written. STATE OF ILLINOIS as 1, inda S. Kirby A NOTARY PUB. IC in and for said County, in the State aforesaid. DO HERBBY CERTIFY. That Wayne L. Castle and Patricia Ann Castle, n's wife personally known to me to be tree and person s whose name s are subscribed to the foregoing instrument, papeared before me this day in person and acknowledged that they sig ed. saeled and elivered the said instrument as their free and volsary act, for the uses and purposes therein set forth, including the release and waiv of its right of Witnessian Trust Deed has been identified herewith. Register Number 3-7480-20 PALOS STATE BANK My Commission Expires August 3, 13	holder u. the note, or the first day of each month, beginning on the XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	taxes, special asplus the amount its in trust, withe and payable. If thall become due, receipt of such
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