## **UNOFFICIAL COPY**

7	HIS INDENTURE, WITNESSETH, That Knut S. Wright and wife Judith Wright
	williams Pilk Groups . Cook
	hereinafter called the Grantor), of the village of Elk Grove County of Cook
2	nd State of <u>Illinois</u> , for and in consideration of the sum of Six Thousand Four and 44/100 Dollars
i	Chicago Mitlo C Mrust Company
(	f theofChicagoCounty of and State of
1	and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the fol- owing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in theVillage of Elk Grove County of and State of Illinois, to-wit:
	Lot 113 in Branigars Forest View Homesites, Subdivision of part of Section 28, Township 41 North, Range 11.
	5 <u>0</u> 0
	사 ( <b>) 사용</b> (1) 가는 사용 (1) 가
	Hereby releasing ar . w. iving all rights under and by virtue of the homestead exemption laws of the State of Illinois.  IN TRUST, nev the service of securing performance of the covenants and agreements herein.  WHEREAS, The Gran of Knut S. Wright and wife Judith Wright
	justly indebted upon The Fack of Elk Grove principal promissory note bearing even date herewith, payable
	to the order of the Bank of Elk Grove the principal sum of Six
	Thousand Four and 44/100 dollars in installments as follows:
	One Hundred Sixty fix and 79/100 dollars on the 10th day of
	November 1971, ar One Hundred Sixty Six and 79/100 dollars
	on the 10th day of each month thereafter, to and including the
	10th day of Septembe: 1974, with a final payment of the balance
	due on the 10th day of October 1974, with interest on the prin-
	cipal balance from time to time unpaid at the rate of 5%.
	THE GRANTOR covenants and agrees as follows: (1) 10 pr said indebtedness, and the interest thereon, as herein and in said note onotes provided, or according to any agreement extending time of r yment; (2) to pay prior, to the first day of June in each year, all taxe and assessments against said premises, and on demand to exhibite the instruction of damage to an assessments against said premises, and on demand to exhibite the instruction of damage to the said assessments against said premises, and on demand to exhibite the said independent of the said in the said i
	and assessments against said premises, and on demand to exhibe respect to therefore, (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises; at my baye here destruction and are destruction or damage to restore all buildings or improvements on said premises; at my baye here destructed are damaged. (4) that waste to reside premises
	rebuild or restore all buildings or improvements on said premises "at r ay have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or ar any me on said premises insured in companies to be selected by the
	grantee herein, who is hereby authorized to place such insurance in corpan as acceptable to the holder of the first mortgage indebtedness with loss clause attached payable first, to the first Trustee or Mortgage, a.d. cond, to the Trustee herein as their interests may appear
	which policies shall be left and remain with the said Mortgagees of 1 ruste outfill the indebtedness is fully paid; (6) to pay all prior incum
	brances, and the interest thereon, at the time or times when the same shall become due and payable.
	IN THE EVENT of failure so to insure, or pay taxes or assessments, or the jor in umbrances or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay's to taxes or assessments, or discharge or purchase any tallen or title affecting said premises or pay all prior incumbrances and the interest hereof from time to time; and all money so paid, the
	lien or title affecting said premises or pay all prior incumbrances and the interest the eor from time to time; and all money so paid, the Grantor agrees to renay immediately without demand and the same with interest the eor from the date of nayment at seven par corrections.
	Grantor agrees to repay immediately without demand, and the same with interest the enform the date of payment at seven per cen per annum shall be so much additional indebtedness secured hereby.
	IN THE EVENT of a breach of any of the aforesaid covenants or "agreements the who e.g. sa'd indebtedness, including principal and a earned interest, shall at the option of the legal holder thereof, without notice, become our daily due and navable, and with interest.
	thereon from time of such breach at seven per cent per annum, shall be recoverable by forecosur thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.
ı	
ĺ	closure hereof—including reasonable attorney's fees, outlifys for documentary evidence, stenographer's van ges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure decree—shall be oal by the Granton; and the expenses and disbursements, occasioned by any suit of proceeding wherein the grantee or any holder of any part of said indebtedness, a
	expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any port of said indebtedness, a supplier of the process of the proce
١	such, may of a party, snai also be paid by the Grantor. All such expenses and disbursements shall be an additival in a upon said premise shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceedings the claims whether de
١	cree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such exp. ass gid bursements, an
I	the costs of suit, including attorney's feet have been paid. The Grantor for the Grantor and for the heirs, exor, administrators an assigns of the Grantor waives all right to the possession of, and income from, said premises pending such forcel sure proceedings, an agrees that upon the filing of any complaint to forcelose this Trust Deed, the court in which such complaint is filed, my at once and with
1	out notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of raid premise
ł	with power to collect the rents, issues and profits of the said premises.
١	County of the death of temoval from said County of the grantee, or of sage and
-	refusal or failure to act, thein of said County is hereby appoint to be first successor in this trust, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Record of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements at performed, the grapher or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges and premises to the party entitled, on receiving his reasonable charges.
	octuber 71
	Witness the hand and seal. Sof the Grantor this 14th day of October 19
	X True Klees (SEA)
	SEAT WALTE (SEAT

21 678 547

## UNOFFICIAL COPY

ATE OF Illinois  OUNTY OF COOK	SS.		
Jacanda Hornacek		Public in and for said County	
ate aforesaid, DO HEREBY CERTIFY that	Knut S. Wright a	nd wife Judith Wri	jht —
			<del></del>
ersonally known to me to be the same person	on s whose name s are su	oscribed to the foregoing ins	rument.
eared before me this day in person and			1.
rum ent as their free and voluntary			
raiver on a participation framestead.	sen, for the uses and proposes the		
S. P. S.	14th	October	71
Carendy chi renand and notarial seal th	iis da	y of	19
CO PUBLISHED			
-C0UN	Jacan	Notary Public	
Commission Expires 3/19/15	Elk Grove	Village, Illinois	
Identification No. CHICAGO TITLE AND TRU IT CO	IPA Y. Trustee		
	Socialization		
Addisont Form Office			(1) 10 전 10
		elilm	. R. Olien
COOK COUNTY FILED FOR F	RECORD	Libra R. Char RECORDER OF DEEDS	
	1 OU	216	78547
Oct 20 '71	1 35 14		
그림 원래를 살충하다 그리고			
en p			
TOAGE Name:	March &	ر آ	COLE®
Name:	000	d. Llone Flore	FORMS
Name:  Q. Addres  Q. Addres  City:	000	L. Gene Slap	RGE E. COLE® GAL FORMS
	: Dely	e George Slags one Dee 60007	GEORGE E. COLE® LEGAL FORMS

\*END OF RECORDED DOCUMENT