## UNOFFICIAL COPY

	1	COOK COUNT
<b>3</b> 10	-	TRUST DEED 23 210 050
		SEP. 4 12 10 PM '75
		CTTC 11 THE ABOVE SPACE FOR RECORDER'S USE ONLY
	\$	TillS INDENTURE, made June 1 1975, between religious KOREAN CENTRAL COVENANT CHURCH,
	0	/corporation, organized under the laws of the State of Illinois , herein referred to as "Mortgagor," and XIHHXXXXIII CRANT D. ERICKSON
	80	TAT WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter described,
	1)	said re at 1 older or holders being herein referred to as Holders of the Note, in the principal sum of Ore fundred Fifty Thousand and No/100ths (\$150,000.00)
	2	one certain as alment Note of the Mortgagor of even date herewith, made payable to THE ORDER OF BEARER
	٠·	and delivered in and by which said Note the Mortgagor promises to pay the said principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate  possesses in instalments (including principal and interest) as follows:
	$\mathcal{L}$	One Thousand One Hundred Twenty-five and No/100ths (\$1,125.00)
	7	cluding June 1, 1973, and thereafter monthly payments of principal and interest as  described in the not day of each, with the thereafter until said note is fully paid except that the
		final payment of principal and intrest, f not sooner paid, shall be due on the 1st day of June xw2000All such payments on account of the indeltedness evidenced by said note to be first applied to interest on the unpaid principal
		balance and the remainder to princ, "; " yided that the principal of each instalment unless paid when due shall bear interest at the tate of par cont par annum, and ill of said principal and interest being made payable at such banking house or trust
		company in C cago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence ( sur a pointment, then at the office of the Evangelical Covenant
		Church of America in said City, NOW, THEREFORE, the Mortgagor to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions
	l	and limitations of this trust deed, and the performance of the cover and agreements herein contained, by the Mortgagor to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt when the role is hereby acknowledged, does by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Est te and II of its estate, right, title and interest therein, situate, lying and being in the CONTY OF CONE AND STATE OF ILLINOIS,
提供 整件		to wit:
		Lots 1 and 2 in Block 2 in Willian I. Wallen's Edgewater Golf Club Addition to Rogers Park, being a su division of the South East quarter
		of the South East quarter of Section 30 Township 41 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois,
	10	THIS DOCUMENT PREPARED BY
	25	RODNEY K. JOHNSON
	1	111 W. Washington Street Chicago, Illinois 60602 which, with the paperty hereinafter described, is referred to herein as the "premises," TOGETHIS puperty hereinafter described, is referred to herein as the "premises,"
	36	TOGETHER with all improvements, tenements, exements, fixtures, and appurtenances thereto be or, ng, and all rents, issues and profits thereof for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primarily and on a program of the profits thereof for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primarily and on a program of the profits thereof the profits and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, a or, no n, go water, light, power, refrigeration (whether single units or centrally controlled), and ventilation including (without restricting the foregoing, see ns, window shades, storm doors and windows, floor coverings, inador bots, awnings, stores and water heaters. All of the foregoing are declared to be a mortgagor or its successors or attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the prome es by the mortgagor or its successors or
	9	
	]	TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and pen the uses and trusts herein set forth.  This trust deed consists of two pages. The covenants, conditions and provisions appearing on peg. 2 (the reverse side of this
		trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Mortg gor, 1 s successors and assigns.
		In Witness Whereof said mortgagor has caused its corporate seal to be hereunto affixed and these presents to be signed by its ***********************************
	ļ	Congregation  of said corporation.  Said resolutions further provide that the note herein described may be executed on behalf of said corporation by its President and semestary or Assistant Secretary  KOREAN CENTRAL COVENANT CHURCH
		1 V Jamy Fre Jee O
	,	CORPORATE SEAL Vice Prefident
		Athenti Assistant Secretary
	,	County of GOOK SS. a Notary Public in and for and residing in said County, in the State aforewid, DO HEREBY CERTIFY THAT
		Young Jae Lee XXXXXXPresident of the KOREAN CENTRAL COVENANT CHURCH Dong Soon Ahn Assistant Secretary
		DORE SOOI Alth  Assistant Secretary  of said Company, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as their own free and voluntary act and as the free and voluntary act and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Company, for a few successions are forth; and the said Assistant Secretary then and there seeknowledged that they are successful to the said assistant Secretary then and there seeknowledged that said Assistant Secretary as
	1	action of the uses and purposes therein set forth.
		GIVEN under my hand and Notarial Scal this 15E day of June 19.42.
<b>1</b>	F	Address Sept. O. NOTARY PUBLIC
HEATER.		

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	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (The Reverse Side of This Trust Deed):  1. Mortgagur shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition, and repair, without waste, and free from mechanics or other hers or claims for her not expressly.
:	subordinated to the firm fursor. (3) pay when due any indebtedness which may be secured by a firm or charge on the premises superior to the includence of the dicharge of such prior lies to for Trustee or to thodoes of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises per as required by law or municipal ordinance; 2. Mortgagor shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sawd service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagor may desire to
1	context.  3. Mortgagor shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indoherences secured hereby, all in companies satisfactory to the holders the more, under insurance policies payable, in case of flows or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy and shall deliver all policies, inclining additional and renewal policies for holders of the note, such fights of the note, and in case of insurance about to expire, shall deliver renewal policies into less that ten days prior to the respective dates of expiration.
1	4. In case of default therein, Triatee or the holders of the note may, but need not, make also passion so perform any act netcomericae requires or Mortgagor in any form and manner decenned expedient, and may, but need not, make full or partial payments of principals or interest in point encombanances, if any, and purchase, discharge, compromise or settle any tax her or other pitor here or inter or taken thereof, or redeem from any tax select of nefetiture affecting sand premises in context any tax of axeximent. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other moneys padvanced by Trustee or called the order of the note to protect the mortgaged premises and the lies hereof plus reasonable comprehension to Trustee for each matter concerning which exclude herein and we have been also been an authorized may be taken, that the perfect of the protection
	5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to an bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the inditiv of any tax, assessments, take, forfesture, tax field or title or claim thereof.  To rigagor shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of he helders of the note, and without notice to Morgagor, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or at 1.5 mst. Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest at 1: note, or (b) when default is hall occur and continue for three days in the performance of any other agreement of the Mortgagor herein
	contain. 1.  7. When the elebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note of Trustee shall have the right to foreclose the next trend, to any suit to foreclose the hen hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures ind, appears which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys. Fees, Trustee's fees, appraiser's fees, outlays for do amon vary and expert evidence, stenographers' charges, publication, costs and costs (which may be estimated as to items to be expended after entry of the secree of procuring all such abstracts of tille, tille searches and examinations the insurance politics. Torries certificates, and similar data and assurances with te-pec to title as Trustee or holders and examinations the insurance politics. Torries certificates, and similar data and assurances with te-pec to title as Trustee or holders for the next expended the overlance to which entry the control of the process of t
	The proceeds of the freedom's sale of the premises shall be distributed and applied in the following order of priority: First, on account of all consumers medient to the forecomor presents, including all such terms as are mentioned in the preceding paragraph beneats, which is the sale mediant to the preceding paragraph beneats as the recent second all other which under the terms hereof, constitute so used t debtodness additional to that evidenced by the note, with interest thereon as herein provided, third, all periority and interest, terms ming unput on the north paragraph and interest, terms ming unput on the north, any overplus to Mortagon, its successors or assigns, as their rights may appear a periority of the north paragraph and the provided of the court in which such bill is thed may appoint a receiver of fairly members. Such appointment may be made either before or after sale, without notice, without regard or the solvents or insolvency of Mortagon, at the third of application for such receives and without regard or the here value of the premises of whether the same shall be then occupied as a homestead or not and the Trustee hereounder may be appointed as such receiver shall have power to collect the tents, tsuces and profits of said premises during she
	and all other powers which may be necessary or are unan in oth cases for the protection, pussession, control, management and operation of the premises during the whole of said period. The Court from time to tin - 1 ay authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree for celosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application - m.   e prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.  10. No action for the enforcement of the lien or of any provise; in here (5 shall be subject any defense which would not be good and available to the
	party interposing same in an action at law upon the note hereby seeu ed.  11. Trustee or the holders of the note shall have the right to in, seet the premises at all reasonable times and access thereto shall be permitted for that purpose.  12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the hote or trust dee, no shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereoft, nor be liable for an acts or omission hereunder, except in case of its own gross negligence or
	misenduct or that of the agents or employees of Trustee, and it may require ind mni 's satisfactory to it before exercising any power herein given.  13. Trustee shall release this trust deed and the lien thereof by proper instrum. up resonation of assisfactory evidence that all indebedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release need to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note representing that all indebed 'm a steeper state of the
	note which may be presented and which conforms in substance with the description herein contained
	note than one nute is used.  16. The mortgagor bereby waives any and all rights of redemption from sale under any order or decree of foreclosus. The start deed, on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this trust deed.
+	IMPORTANT Identification No
	THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY CENTSON RELEASED TO RECORD.  SY AND THE TRUST DEED IS FILED FOR RECORD.
	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
×	PLACE IN RECORDER'S OFFICE BOX NUMBER 619
*84 <u>7</u>	
	THE RESERVE THE RESERVE THE PROPERTY OF THE PARTY OF THE