## UNOFFICIAL COPY

...

ij.

1

3

The second secon

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1978	25676577	GEORGE E. COLE® LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That DAE HI	KANG and CHU	NG JA KANG, his v	rife,	]
(hereinafter called the Grantor), of 6311 N. S	pringfield Av	enue, Chicago, Il	linois	
for and ir cons detation of the sum of _TEN_and_N in hand pate_ONVEY AND WARRANT_ to of 490'_N_Pulaski_Road_Chic	lo/100ths (\$10 KWAN B. SONG	.00)	Dollars	
and to his successors in trust hereinafter named, for the properties of the properti	arpose of securing perform , including all heating, air , issues and profits of said	nance of the covenants and agree conditioning, gas and plumbing : premises, situated in theC	ments herein, the fol- apparatus and fixtures,	
Lot 256 in beyon Crawford Adsubdivision of 'not part of Section 2, Townshir 40 North Meridian, lying worth of the 26 acres thereof and except Northwestern Railroad in Co	the Northwest , Range 13, E Indian Bound	fractional quart ast of the Third ary Line, except	er of Principal the East	
C				
	0/			-
Hereby releasing and waiving all rights under and by virtue IN TRUST, nevertheless, for the purpose of securing per WHEREAS, The Grantor S. DAE HI KANG all	formance of the cover in	s and agreements herein.		2567657
justly indebted upon one \$16,658.39 in installments as follows: \$3 and equall amount for the next interest on the balance of the unpaid at the rate of ten (10%)	\$\frac{\pi_{\text{v}}}{1,665.84} on the ten consecution of the principal results of the percent per	YEARSH note_bearing even do 227th day of Nove e months, togeth airing from time anrum.	me herewith, payable ember, 1980 ger with to time	6577
	-	CA		
		85.		1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1
		MO		4) 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
THE GRANTOR covenants and agrees as follows: (1) To motes provided, or according to any agreement extending the against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may ha committed or suffered; (5) to keep all buildings now or at a herein, who is hereby authorized to place such insurance in loss clause attached payable first, to the first Trustee or Mor policies shall be left and remain with the said Mortgagees or and the interest thereon, at the time or times when the same and the interest thereon, at the time or times when the same strate or the holder of said indebtedness, may procure such	pay said indebtedness, ar me of payment; (2) to prefor; (3) within sixty do we been destroyed or dra my time on said prefitse companies acceptable to trustees until the indebted Trustees until the indebted	d the interest thereon, as er, " y, when due in each year, " in y, after destruction or damage inted; (4) that waste to said pr insured in companies to be sele the holder of the first mortgage. Trustee herein as their interests lness is fully paid; (6) to pay all	and in said note or  and a ssessments ore' uild or restore or shall not be cice' by the grantee in ebted ss, with may and at which prior in un brances.	والقوافعة والمستالية والمتالية
In the Event of failure so to insure, or pay taxes or, and ce or the holder of said indebtedness, may procure such each of the angle of the affecting said premises or pay all prior incumbration agrees to repay immediately without demand, and the angle of the agree of the agree of the angle of the angle of the agree of the agree of the agree of the the agree of the the agree of th	shall become the and pa assessments, or the prior i insurance, or pay such to ances did the interest the the same with interest the ficteby.	vable.  neumbrances or the interest the  xes or assessments, or discharge  reon from time to time; and all  ereon from the date of paymen	reon when due the or purchase and tax money so paid the t at eight per co	Sec.
IN THE EVENT of a breach of any of the aforesaid cover sarned interest, shall, at the option of the legal holder there hereon from time of such breach at eight per cent per tunu- ame as if all of said indebtedness had then matured by con-	units or agreements the w ob, without notice, become m, shall be recoverable b ess terms.	nole or said indebtedness, including immediately due and payable foreclosure thereof, or by suit	ng principal and all , and with interest at law, or both, the	
It is Agreed by the Grantor that all expenses and disb losure hereof—including reasonable attorney's feet outlays i leting abstract showing the whole title of said premises e xpenses and disbursements, occasioned by any sub or procee	ursements paid or incurre for documentary evidence mbracing foreclosure der ding wherein the grantee	d in behalf of plaintiff in conne , stenographer's charges, cost of rec—shall be paid by the Gra or any holder of any part of st	procuring or com- intor; and the like id indebtedness, as	1
uch, may be a party, shall also be paid by the Grantor. All su hall be taxed as costs and included in any derree that may be ree of sale shall have been entered or no small not be dismis- ter costs of suit including atternative feet have been paid.	ich expenses and disburses be rendered in such forect sed, nor release hereof gi	nents shall be an additional lien osure proceedings; which proce cen, until all such expenses and	upon said premises, eding, whether de- disbursements, and	
hall be taxed as costs and included in any decree that may be free of sale shall have been entered op one shall not be dismis the costs of suit, including attorney feet have been paid. It saigns of the Grantor waives all typicate the possession of, grees that upon the filing of any complaint to foreclose this ut notice to the Grantor, or to 4p3 party claiming under the rith power to collect the reals, issues and profits of the said p	and income from, said p Trust Deed, the court in v the Grantor, appoint a rec remises.	tor and for the hears, executors, remises pending such foreclosur which such complaint is filed, ma civer to take possession or char	e proceedings, and y at once and with-	
IN THE EVENT OF the death or removal from said	KANG and CHUNG	County of the grantee, or	of his resignation,	
fusal or failure to act then st successor in this trust; and if for any like cause said first s Deeds of said County is hereby appointed to be second suc- rformed, the grantee or his successor in trust, shall release s	cessor in this trust. And w	hen all the aforesaid covenants a	he acting Recorder nd agreements are	
Witness the hand-g-and seal-g-of the Grantor-g- this	7th d	y ofOctober	19_80	
	B	71.	(SEAL)	
	Chunn	Chergia Kan	(SEAL)	
his instrument was prepared by K.Y.Shim,	Attorney at I.	aw, 77 W Washing	ton, Chicago	,111.
				B

## UNOFFICIAL COPY

	1980 NGV 21 AM 10	en democratika en	ATT TO THE
STATE OF Illinois COUNTY OF COOK	KOV-21-93ss3 7 2 4 1 9	25676577 A - REC	10.15
State aforesaid, DO HEREBY CERTIFY  DAE HI KANG and CHUNG  Tersonally known to me to be the same p	JA KANG, his wife,		
instrument is their free and volunt			
waiver of the right of homestead.  Given und a my hand and notarial se  (Impress Seat Here)  Commission Expires 2-17-1982		317000 317000 317000 317000	9 80
SECOND MORTGAGE  Trust Deed  To	MAIL TO	XAA! L. O. N. SIIIM ATTORNEY AT LAW. SUITE 1701 77 WEST WASHINGTON STREET. CHICAGO, ILLINOIS 40602	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT