UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	OFGO	
D.U.	September, 1975	25397758	GEORGE E. COLES
THIS INDENTURE, WITNESSETH, That KYL	ING KYUN KIM an	d IN JA KIM, his	wife,
(hereinafter called the Grantor), of 4140 Eme	rson, Skokie,	Illinois 60076	(State)
for and in consideration of the sum of <u>Ten & N</u> in hand paid, CONVEY AND WARRANT to of	o/100ths (\$10.	00) Dollars and o	
and to his access ore in trust hereinafter named, for the lowing described real estate, with the improvements there and everything appreciant thereto, together with all ref	ne purpose of securing performed, including all heating, a rents, issues and profits of sa	rmance of the covenants and ag- ir-conditioning, gas and plumbin	reements herein, the fol- g apparatus and fixtures,
0-			
Lots 9 and 10 in Block 4 of part of the Fast half Township 41 North, Range in Cook County, Filinois	of the North 1 13, East of the	East quarter of S	ection 15,
The Grantors-Borrowers retrest hereby constitutes a busines Subparagraph (c) of Section A interest of other charges in lending of money," approved to STAT., Ch. 74, Sec. 4(c).	rean which co 4 or "An Act in cornection wit 4ay 24. 1879, a	mes within the particle of the hales on credit amended, 1977	rview of rate of and the LL. REV.
ereby releasing and waiving all rights under and by v IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor S. KYUNG KYUN	ritue of No hor lestead exerg performance of the covens KIM and IN TA	nption laws of the State of Illino ints and agreements herein. KIM his wife	is.
saly indebted upon one in the principal amount of US interest as provided, therein said indebtedness and the interest and indebtedness and the interest and indebtedness and the interest and to pay any and or hereafter owing and to become and in the said indebtedness and the interest and in the said are any instrument, agreemed ind now existing or hereafter. Trustee or otherwise and wheel itsed or contingent, together my and all renewals or extending insists and premises and on demand to exhibit receipts buildings or improvements on said premises that may mimitted or suffered; (5) to keep all buildings now or rein, who is hereby authorized to place such insurance is clause attached payable first, to the first Trustee or licites shall be left and remain with the said Mortagaced it he interest there of all the time or times when the since or the holder of said indebtedness, may procure a or title affecting said premises or pay all prior incurants or agrees to repay immediately without demand, and anouns shall be so much additional indebtedness sect is The Event of a breach of any of the leaforesoid in east if all of said indebtedness, that the mean as if all of said indebtedness had then matured by a lit is AGREED by the Grantor that all expenses and the mass and the said surfaces of including reasonable attorney's feer that me as if all of said indebtedness had then matured by a lit is AGREED by the Grantor that all expenses and the mass and all of said indebtedness acturineys feer building astroney in the said by the Grantor was been entered or not all the process of the Grantor was attorney in the process of suit, including attorney's feer building astroney's feer building so the feer of the own of the Grantor was a surface and profits of the said notice to the Grantor was a surface and profits of the said the provent of the cost of suit, including attorney's feer building and a power to collect the cent that and a profits of	the Granton terest thereon all indebtedne and indebtedne come due from trust, howsoevents, guarantee er entered into ther direct, in with interest sions of any of the following the fol	ovenants and as a herein or in a so of any and even he Gantor to the rere of dorants so or dealings of the control of the cont	grees to pay aid note(s) aid note(s) try kind now Trustee Mg, whether any and every ator and the secondary, wided, and assessments to boild or restore the shall not be feer the granter ge in etbelones, with its may app the which it is may app to which it prior it at nirances, acreon when due me or purchase an itax il money so paid the int at eight per the ding principal and all loke, and with interest that law, or both, the
es that upon the filing of any form bint to foreclose to notice to the Grantor, or to any larty claiming under a power to collect the rents. It was and profits of the sai	his Trust Deed, the court in er the Grantor, appoint a re id premises.	which such complaint is filed, m ceiver to take possession or cha	ay at once and with- rge of said premises
In the Event of the seath or removal from said	Gook- rst successor fail or refuse to successor in this trust. And	County of the grantee, of said County is to act, the person who shall then be when all the aforesaid covernants	reby appointed to be the acting Recorder and agreements are
ormed, the grantee or his successor in trust, shall release witness the hand. S. and seal. S of the Grantor S. this	ise said premises to the part	entitled, on receiving his reason	to 80
		Villan Yel	. 17-49
William III Glandia Lini		Kyung kyu 171 - Ja d In Ja Kin	(SEAL)

UNOFFICIAL COPY

1980 MAR 20 PM 1 17 Marine Colonia Colonia Aligabile <u>Illinois</u> HAR-20 60s.2 6 9 0 0 8 25397759 A - RÉC 10.15 COUNTY OF_ I, the undersigned , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that KY NO KYUN KIM and IN JA KIM, his wife appeared before a this day in person and acknowledged that they signed, sealed and delivered the said instrument as __ti... free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homester & Given under my hand and notarial seal this *COOT COUNTY CREATER SESSION S

END OF RECORDED DOCUMENT