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UST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26489258	GEORGE E. COLE* LEGAL FORMS
IS INDENTURE, WITNESSETH, That	BENJAMIN PARK and	YEJA PARK, his w	Lfe,
(110. 0.10		10	
nand in consideration of the sum of Ten I hand paid. CONVEY. AND WARRANT.  33 North Dearborn Street (No. and Street) d to his successors in trust hereinafter named,	toKOREA_EXCHANC eet,_Chicago,_Illir (City)	GE_BANK nois_ 60602	(State)
ing a secressors in trust neventation named, ing a secribed real estate, with the improvement of erraining appurtenant thereto, together with the first an Estate Sounty of C	nts thereon, including all heating, ai th all rents, issues and profits of sai	r-conditioning, gas and plumbing all vill vill vill vill vill vill vill	
. ———			a ===1:
Lot 20 in Block 2 in division of part of S vacate; per document	ection 19, and part 22650177, and a re-	ts of vacated stre	ets to of
blocks in co 20, both	inclusive, in How	ie in the Hills Im	i t-
42 North, Range 19, E	subdivisions in sa ast of the Third P	id Section 19 Tow	nchin
Cook County, 1111nois	,		
The Grantors-Borrowers a hereby constitutes a bus Subparagraph (c) of Soot interest of other charge lending of money," approstant, Ch. 74, Sec. 4(c)	iness loan which c ion 4 of "An Act i s in connection wi ver May 24, 1879,	omes within the pu n relation to the th sales on credit	rview of rate of and the
Hereby releasing and waiving all rights under a IN TRUST, nevertheless, for the purpose of	and by y', a c of the homestead exe securing p rformance of the coven	ants and agreements herein.	
WHEREAS, The Grantor S., BENJAMT ustly indebted upon one	N_PARK_ar d_Y.JA_PA	RK, his wife, are promissory note_bearing even of	
ustly indebted upon one in the principal amount interest as provided the	of US \$ 50,000.00,	payable on demand	I, with
said indebtedness and th	ne interest the zeco	as herein or in s	said note(s)
provided, and to pay any	and all indebted	ess of any and eve	ery kind now
or hereafter owing and therein or its successors	s in trust, howsoed	er created or ari	ing, whether
under anv instrument, as	reements, guarante	es or dealings of	anv and
every kind now existing and the Trustee or other	rwise and whether d	lirect, incliect, 1	orimarv.
Secondary, fixed or con- vided and any and all - The Colveror covenants and agrees as for notes provided, or according to any agreemen against said premises, and on demand to exhib all buildings or improvements on said premise committed or suffered; 15 to keep all buildin, herein, who is hereby authorized to place with loss clause attached payable irisi, to the first T policies shall be left and remain with the said and the interest thereon, at the time or times v frantee or the holder of said indebtedness, ma lien or title affecting said premises or pay all franter agrees to repay immediately without rate shall be so much additional indebt lis the Event of a breach of any of the:	Lenewals or extensions: (1) To pay said indebtednes	ons of art of the	in and in said note or
against said premises, and on demand to exhib	it receipts therefor: (3) within sixt	y days after lestruct on or man	to rebuild or restore
an pundings or improvements on said premise committed or suffered; (5) to keep all building	s man may have been destroyed or gs now or at any time on said pren	oamaged: 14) that wast to st.d.	elected by the grantee
nerein, who is hereby authorized to place sucl loss clause attached payable first, to the first T	n insurance in companies acceptable rustee or Mortgagee, and, second,	the Trustee herein as their it ere	age indebtedness, with sts may appear, which
poncies shall be left and remain with the said ! and the interest thereon, at the time or times v	stortgagees or Trustees until the mo when the same shall become due an	reconess is fully paid: (6) to pay : payable.	ui pri ir incumbrances.
IN THE EVENT of failure so to insure, or grantee or the holder of said indebtedness, ma	pay taxes or assessments, of the p y procure such insurance or su	rior incumbrances or the interest ich taxes or assessments, or dischar	ge or pur hase any tax
nen or title affecting said premises or pay all Grantor agrees to repay immediately without	prior incumbrances and the interest demand, and the same will interes	t thereon from time to time; and it est thereon from the date of payn	ment at CULT er .
IN THE EVENT of a breach of any of the	euness secured hereby, aforesaid covenant or agreements t	he whole or said indebtedness, incl	uding principe' and . (
earned interest, shall, at the option of the leg	ai holder thereof, without notice. Int rate, shall be recovera	pecome immediately due and pays ble by foreclosure thereof, or by s	note, and with in rest uit at law, or both, i'.e
same as it all of said indebtedness had then m IT is AGREED by the Grantor that all exp	ancred by which terms, tenses and dishursements paid or in	curred in behalf of plaintiff in co	nnection with the for -
crosure nereot-including reasonable attorney pleting abstract showing the whole title of s	s rees, outlays for documentary evi aid ferrors embracing foreclosur	dence, stenographer's charges, cos e decree—shall be paid by the	Grantor; and the like
expenses and disbursements, occasioned by an such, may be a party, shall also be paid by the	y sult or proceeding wherein the gr Cramor. All such expenses and dis	antee or any holder of any part of bursements shall be an additional b	r said indebtedness, as ien upon said premises.
snall be taxed as costs and included in any recree of sale shall have been entered or not that	cree that may be rendered in such bot be dismissed, nor release her	toreclosure proceedings; which p eof given, until all such expenses :	roceeding, whether de- and disbursements, and
the costs of suit, including attorney's factories assigns of the Grantor waives all right to the	been paid. The Grantor for the possession of, and income from.	Grantor and for the heirs, execut said premises pending such foreel	ors, administrators and osure proceedings, and
Station agrees a repay intendency minimal indebt in Table shall be so much additional indebt in Table 19 and the period of the legarned interest, shall, a the option of the legarned interest, shall, a the option of the legarned interest, shall as the option of the legarned interest, shall as the period in the same as if all of said indebtedness had then may be about the resolution of the same as if all of said indebtedness had then may be about the same as t	o toreclose this Trust Deed, the cou aiming under the Grantor, appoint its of the said premises.	et in which such complaint is filed, a receiver to take possession or o	may at once and with- harge of said premises
The name of a record order is: BEI	JAMIN PARK and YEJ	A PARK, his wife.	
18 THE EVENT OF the death or removal fr refusal or failure to according	om saidLOOK	Lounty of the grante	hereby appointed to be
refusal or failure to acts men first successor in this it was and if for any like of Deeds of said County is hereby appointed to performed, the granter or his successor in trus	cause said first successor fail or refu o be second successor in this trust, it, shall release said premises to the	ise to act, the person who shall the And when all the aforesaid covena party entitled, on receiving his rea	he the acting Recorder nts and agreements are sonable charges.
Witness the handS_and sealS_of the Gr	antorS_ this27.th	day of January	1983
	_Beny	Benjamin Par Yeja Park	k(SEAL)
		UKIN POK	(SEAL)
		🗸 / Yeja Park	

## UNOFFICIAL COPY

1983 JAN 31 PM 1 08

STATE OF	10.00 (4) (4) (4)
I. the undersigned a Notary Public in and for said County, in t	he
State aforesaid, DO HEREBY CERTIFY that	- 3
BENJAMIN PARK AND YEJA PARK, his wife,	- 7
pers nally known to me to be the same persons whose names. are subscribed to the foregoing instrume	i st
app are. It fore me this day in person and acknowledged that they signed, sealed and delivered the sinstrument of their free and voluntary act, for the uses and purposes therein set forth, including the release a	1.5
waiver of the right of homestead.	ina
Given under my braid and notarial seal this	<b>3.</b> .
Saga No	
Congression Explice July 16, 1984	* *
OFFICIAL SEAL SANG MUN NA HOTARY PUBLIC - CAUPTY LOS AFGELES COUNTY LO	# 연합 1년
My comm. copies III. 15, 1904	
Corts	
0.	)
Bank Street	E83
1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u> </u>
Trust Deed Trust Deed Trust Deed Trust No. TO. TO. TO. Korea Exchange Band. Dearborn Ghicago, IL 60	GEORGE E. COLE® LEGAL FORMS
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Trus	GEO
PROX NG SECON Tru	
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END OF RECORDED DOCUMENT