UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26661482	GEORGE E. COLE® LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That YOUN WHAN KOH and JUNG HEE KOH, his wife,				
(hereinafter called the Grantor), of 6133 N. Francisco Avenue Unit #D, Chicago, Illinois (No. and Street) (City)				
for and in consideration of the sum of <u>Ten Dollars & other good and valuable considerations</u> in hand paid, CONVEY_ AND WARRANT_ to <u>KOREA EXCHANGE BANK</u> of 33 North Dearborn Street, Chicago, Illinois 60602				
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements there and everythin a, ourtenant thereto, together with all re of Chicoc County of Cook	eon, including all heating, air-co ents, issues and profits of said p	nce of the covenants and agreem anditioning, gas and plumbing app	paratus and fixtures,	
Unit I together with its uncommon defined in the Declaration the Northwest quarter of East of the fixed Principal	Francisco Condor tion recorded as f Section 1. Town	minium, as deline Document Number : aship 40 North. R	ated 26214907, ange 13.	
Min One have Bereit		hat the ablication		
The Grantors-Borrov as reprehereby constitutes a braines Subparagraph (c) of Section interest of other charge, in lending of money," approved STAT., Ch. 74, Sec. 4(c). Hereby releasing and waiving all rights under and by In Taust, nevertheless, for the purpose of securin	ss loan which com 4 of "An Act in a connection with May 24, 1879, as	nes within the pur relation to the range on credit a amended, 1977 II	rview of rate of and the LL. REV.	
WHEREAS, The GrantorS, YOUN WHAN K	OL & L JUNG HEE	KOH, his wife, ar		
in the principal amount of l in the principal amount of l interest as provided therein said indebtedness and the in	JS \$30,000.00, p n. The Grantor on nterest therein a	covenants and agre as herein or in s	, with ees to pay aid note(s)	
provided, and to pay any and or hereafter owing and to be	ecome due from th	ne Grantor to 🗗	Trustee	
herein or its successors in under any instrument, agree	trust, howscove. ments.guarant(e:	r created or ari	ing, whether anv and	
under any instrument, agree every kind now existing or and the Trustee or otherwis	hereafter entere e and whether di	d into between th	e Grantor rimary	
and the Trustee or otherwis secondary, fixed or conting vided and any and all rene THE GRANTOR covenants and agrees as follows: I notes provided, or according to any agreement extent against said premises, and on demand to exhibit recei all buildings or improvements on said premises that is committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insure loss clause attached payable first, to the first Trustee to policies shall be left and remain with the said Moriga; and the interest thereon, at the time or times when the list THE EVENT of failure so to insure, or pay ta grantee or the holder of said indebtedness, may proculien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman rate shall be so much additional indebtedness.	ent, together wil wals or extensio. I) To pay said indebtedness, a ding time of payment: (2) to p pts therefor; (3) within sixty of may have been destroyed or do or any time on said premise ance in companies acceptable of or Mortgages, and, second.	th in ceast and c ns of the and the subsect aron, as herein ay when the each year, all to ays aft destruction or damage maged; 41) th. was to said in urred in compares to be se be holder of the first no results. In the cedness is fully paid; (6) to ay of	harges, pro- foregoing, and in said note or axes and assessments to rebuild or restore oremises shall not be dected by the grantee ge indebtedness, with is may appear, which, prior incumbrances.	
IN THE EVENT of failure so to insure, or pay tagrantee or the holder of said indebtedness, may proculien or title affecting said premises or pay all prior it Grantor agrees to repay immediately without deman Tate shall be so much additional indebtedness.	the same shall become the any parties was or assessments, of the prior are such insurance to accept such accompances and the interest that, and the same and interest secured hereby.	taxes or assessments, or discharge tereon from time to time; and al thereon from the date of payments.	nere on when due, the e or purchase any tax il n on by so paid, the eat of CULTERE	
The Every of a breach of any of the aforesal carned interest, shall, at the option of the legal hold thereon from time of such breach at CUTTENT same as if all of said indebtedness had then matured IT is Agreep by the Grantor that all expenses a	d covenant or agreements the er thereof, without notice, become shall be recoverable	whole or said indebledness, inclu ome immediately due and payal by foreclosure thereof, or by su	ding principal: nd all ble, and with it terest it at law, or both the	
same as it all of said indebtedness had then matured Tris Agreeb by the Grantior that all expenses a closure hereof—including reasonable attorney's fees, o pleting abstract showing the whole title of said are expenses and disbursements, occasioned by any sub-	by terms. Ind diversements paid or incurately for documentary evident for documentary evident force to sure of the grant wherein the grant	rred in behalf of plaintiff in cominge, stenographer's charges, cost decree—shall be paid by the Cee or any holder of any part of	nection with the first of procuring or con- firantor; and the his said indebtedness, is	
IT IS AGREED by the Grantor that all expenses a closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said of expenses and disbursements, occasioned by any sut o such, may be a party, shall also be paid by the same shall be taxed as costs and included in any technologies of said and the costs of suit, including attorney's factor becausing of the Grantor waives all right to the posses agrees that upon the filing of any company to forcel out notice to the Grantor, or to my arty claiming with power to collect the rents, is seen and profits of it. The name of a record open is: YOUN IN THE EVENT of the death, or removal from said refusal or failure to act when	All such expenses and disbur at may be rendered in such for be dismissed, nor release hereof a paid. The Grantor for the Gr sion of, and income from, said	sements shall be an additional lie reclosure proceedings; which pro- given, until all such expenses an rantor and for the heirs, executo d premises pending such foreclo	en upon said premise occeding, whether de- nd disbursements, and rs. administrators and sure proceedings, and	
out notice to the Grantor, or to my larty claiming with power to collect the rents, issues and profits of the	under the Grantor, appoint a he said premises.	receiver to take possession or ch	nay at once and with- large of said premises	
The name of a record of is: YOUN IN THE EVENT of the death or removal from said	WHAN KOH and JUNG	GHEE KOH, his wi	or of his resignation,	
refusal or failure to act, steel of said County is her grance, or of his resignation, refusal or failure to act, steel of said County is hereby appointed to be first successor in this to a hid if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the grance or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.				
Witness the hand S and seal S of the Grantor S		_ day of June	1983	
		Youn Whan	Koh (SEAL)	
		Jung Hee K	oh (SEAL)	

. 77 W. Washington St. Chicago, IL 60602

Attorney at Law, (NAME AND ADDRESS)

This instrument was prepared by.

UNOFFICIAL COPY

And symmetric to the contract of the contrac	enders and service of the service of
EB MIL 1	第4: 対象 数
83 	: • • • • • • • • • • • • • • • • • • •
	`
· · · · · · · · · · · · · · · · · · ·	
55.	61482 A - REC 10.20
COUNTY OF COOK)	
I, the undersigned , a Notary Public	in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that YOUN WHAN KOH and JU	NG HEE KOH, his wife,
	· · · · · · · · · · · · · · · · · · ·
personally known to me to be the same person_S whose name_S _are subscribe	ed to the foregoing instrument,
appeared before my vis day in person and acknowledged thatthey signed	, sealed and delivered the said
instrument as their nee and voluntary act, for the uses and purposes therein se	t forth, including the release and
waiver of the right of homes ead	animum.
Given under my hand and retarial seal this day of day of	June 19 83
(Impress Seal Here)	D - 3 E 3 I
	PYLLU Z S
Commission Expires 2-24-1986	COOK
τ_{\circ}	
Colh	•
$O_{I_{I_{I}}}$	
4h,	
2 00 1	
	T'
70992	5656 - S
	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
	Banl Str 602
AGE	orn orn 60
e C	ichau IL CO ORM
Trust Deed Trust Deed	TO: Korea Exchange Bank 33 N. Dearborn Street Chicago, II. 60602 GEORGE E. COLE® LEGAL FORMS
	O: O: 3 N h1c: EOR
SECOND MORTGAGE Trust Deed To	MAIL TO: 33 33 Ch4
	MA:
	i l

END OF RECORDED DOCUMENT