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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26194676	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	CHUL JA YOO, a SI	inster	
thereinafter called the Grantor), of 2113 (No. and	W. Howard Street	, Evanston, Illino	is 60202
for and in consideration of the sum of <u>Ten I</u> in hand paid. CONVEY. AND WARRANT of <u>33 North Dearborn Street</u>	toKOREA_EXCHA	NGE_BANK	onsiderations (State)
and to his successors in trust hereinafter named, lowing described real estate, with the improvement and everything appurtenant thereto, together with the improvement of Evanston County of County	its thereon, including all heating, h all rents, issues and profits of	air-conditioning, gas and plumbin	eements herein, the fol- g apparatus and fixtures.
Unit No. 1-B in the E on Plat of Survey of	Ilm Court Condoming the following des	nium of Evanston a scribed real estat	s delineated e:
Lor 1 in Meister-Neib through 14 in Block 2 Howard Street Addition 13, East of the Third	l in Oliver Saling on to Section 25, I Principal Merid:	ger and Company's Township 41 North ian, in Cook Count	Second , Range y, Illinois.
The Grantors-Forrowers re hereby constitues a bus Subparagraph (c) of Sect- interest of other charge lending of money," appro- STAT., Ch. 74, Sec. 4(2) Hereby releasing and waiving all rights und ra	iness loan which ion 4 of "An Act s in connection wed May 24, 1879,	comes within the pain relation to the ith sales on credits as amended, 1977	purview of a rate of it and the ILL. REV.
WHEREAS, The Grantor, CHUL JA	YCO a Spinster	enants and agreements herein.	
in the principal amount interest as provided the said indebtedness and the provided, and to pay any or hereafter owing and the said indebtedness and the provided, and to pay any or hereafter owing and the said indebtedness and the provided in the said indebtedness and the said indebtedness and the said indebted in the said in the said indebted in the said in the said in the said indebted in the said in th	of us \$5,000.00, rein. The Granto e interest thereo and all indebted	on as herein or in Iness of any and e	nd, with grees to pay said note(s) verv kind now
herein or its successors under any instrument, ag every kind now existing	s in trust, however greements, guarrant or hereafter ent	ever created or at tees or dealings	iling, whether any and the Grantor
and the Trustee or other secondary, fixed or cont vided, and any and all range of the Grand coverants and agrees as foll notes provided or according to any agreement	wise and whether ingent, together enewals or extens ows: (1) To pay said indebters extending time of payment; (2	direct, in tect, with interest and sions of any of the control of	primary, charges, pro- e foregoing, crein and in said note or ill taxes and assessments
all buildings or improvements on said premises committed or suffered; (5) to keep all building herein, who is hereby authorized to place such loss clause attached payable first, to the first Tr policies shall be left and remain with the said M and the interest thereon, at the time or times we lik the Event of failure so to insure, or grantee or the holder of said indebtedness, may	s now or at any time on said prinsurance in companies acceptaustee or Mortgagee, and, second lortgagees or Trustees until the hen the same shall become the pay taxes or assessments, of the procure such insurance or a	emises in ured co, as less to buble to the holder of the first mon. The Trustee here: s the r into the first money is fully paid; (6) to paid payable. The incumbrances or the littler when the total such takes or assessments, or disch	e selected by the grantee tragge indebtedness, with trests may appear, which y all prior incumbrances, at thereon when due, the
In the Event of failure so to insure, or grantee or the holder of said indebtedness, may lien or title affecting said premises or pay all p Grantor agrees to repay immediately without Tate shall be so much additional indebte in the Event of a breach of any of the agree interest shall be the order of the law	orior incumbrances and the uter demand, and the same will into dness secured hereby, foresaid covenant or agreement	est thereon from time to time; ra crest thereon from the date of pass s the whole or said indebtedness, in	d all money so paid, the yme and temperature current and all
IN THE EVENT Of a breach of any of the acarned interest, shall, at the option of the lega thereon from time of such breach at CUTTE same as if all of said indebtedness had then ma IT IS AGREED by the Grantor that all expectosure hereof—including reasonable attorney's	INCLUDE: shall be recove thured by some terms. cases and dishersements paid or fees, outlays for documentary e	incurred in behalf of plaintiff in vidence, stenographer's charges.	connection why the fore-
It is Agreed by the Grantor that all expectosure hereof—including reasonable attorney's pleting abstract showing the whole title of sa expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the shall be taxed as costs and included in any eccees of sale shall have been entered or not, that the costs of suit, including attorney's factories assigns of the Grantor waives all right to the agrees that upon the filing of any comparist to out notice to the Grantor, or to my darty claim with power to collect the rents, issues and profit. The name of a record open is:CH In the Event of the deathor removal fro	id nerves embracing foreclos suf or proceeding wherein the cathor. All such expenses and do that may be rendered in suc Not be dismissed, nor release he been paid. The Grantor for it possession of, and income from foreclose this Trust Deed, the co- iming under the Grantor, appoil	ure decree—shall be paid by the grantee or any holder of any par isbursements shall be an additiona h foreclosure proceedings; which ereof given, until all such expense Grantor and for the heirs, exect, said premises pending such for our in which such complaint is fill a receiver to take possession of the receiver to take possession of the processes of the proc	ee Grantor: and the like t of said indebtedness, as d lien upon said premises, proceeding, whether de- ss and disbursements, and autors, administrators and eclosure proceedings, and dd. may at once and with- rebarge of said premises
The name of a record owner is:CH	ts of the said premises. UL_JA_Y00, a Spin	ster.	
refusal or failure to act the death or removal fro first successor in this the and if for any like co of Deeds of said Conety is hereby appointed to performed, the grantee or his successor in trust	on said ause said first successor fail or re be second successor in this trus , shall release said premises to the	County of the gran of said County fuse to act, the person who shall th t. And when all the aforesaid cove the party entitled, on receiving his r	tee, or of his resignation, is hereby appointed to be en be the acting Recorder nants and agreements are easonable charges.

This instrument was prepared by K. Y. Shim, Attorney at Law, 77 W. Washington St. (NAME AND ADDRESS) Chicago, IL 60602

Witness the hand__and seal__of the Grantor__ this

96.10.1676

(SEAL)

(SEAL)

Chul Ja Yoo

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STATE OF Illinois COUNTY OF COOK	APR-789-606956 25	19467 5	10.20
COUNTY OF COOK	<i>,</i>		
i, the undersigned	, a Notary Pul	blie in and for said County, in	the
State aforesaid, DO HEREBY CERTIF	Y that _ CHUL JA YOO, a Spins	ster	
	·		
er onally known to me to be the same	person whose name <u>is</u> subscr	ribed to the foregoing instrun	nent,
appeared before me this day in perso	on and acknowledged that she sign	ned, sealed and delivered the	said
instrum nt; s her free and volu	ntary act, for the uses and purposes therein	n set forth, including the release	e and
waiver of the right of homestead.			
Given under my band and notarial	seal this 7 the day o	f <u>April</u> 19_	72.
	(,	(d)	unage,
(Impress Seal Here)		Leave 3th	0 ×
Commission ExpiresFeb 24 _ :	1000	Notary Public	7
Commission Expires: Rep 24	7980	T. 02.0	5
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66			SW SOL
MOW OF		TO: Korea Exchange Bank 33 N. Dearborn Street Chicago, IL 60602	GEORGE E. COLE
9 29		ica.	EGA
SECOND MORTGAGE Trust Deed To		MAIL TO: Kor 33	is 1
SS .		TAII	
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END OF RECORDED DOCUMENT