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	ST DEED ND MORTGAGE	FORM (Illinois)		FORM No. 2202 September, 1975		26378005	GEORGE E. COLE* LEGAL FORMS
THIS	INDENTURE.	WITNESSETH, That	_sung_h	EUP YANG a	and JUNG	JA YANG, his	wife,
(here	inafter called the	Grantor), of 276	4 Woodla	nd Drive,	Northbro (City)	ok, Illinois	60062 (State)
in ha	nd paid, CONVI	on of the sum of <u>Ter</u> EY AND WARRA Dearborn St	Dollars	& other OREA EXCH	good and ANGE BANK	valuable con	
and to lowing and ev	his successors in described real es ery ing pourte	trust hereinafter name tate, with the improven	ed, for the purp nents thereon, ir with all rents, is	ose of securing pe scluding all heating sues and profits of	rformance of the g, air-conditionin	e covenants and agreeme g, gas and plumbing app ituated in the <u>Vill</u>	aratus and fixtures,
of di 1/	Lot 13 : vision if 2 of the	and the West the Southwe	1/2 of I est 1/4 of /4 of the	ot 14 in of the Sou Southwes	School Ti thwest 1/ t 1/4 of	pany's Subdiv rustees' Sub- '4 also the W Section 16, Incipal Merid	est
her Sub int len STA' Hereby	eby const paragraph erest of ding of m T., Ch. 7 releasing and wa TRUST, neverthel	citutes a but of (c) of Socionates of the charge oney," approach 4, Sec. 4(c) wing all rights under a ess, for the purpose of	liness located to the correct May and by virue of securing length of the correct many length and by virue of the couring	ean which "An Act mection w 24, 1879, the homestead ex	comes with relation relations and sales amend comption laws of nants and agrees	he obligation thin the purv ion to the ra s on credit a ded, 1977 ILL the State of Illinois. pents herein his wife, are	riew of the of the of the condition of t
said provided or line here under	erest as d indebte vided, an nereafter in or it er any in ry kind n	provided the dness and th d to pay any owing and t s successors strument, ag ow existing	of US \$ erein. The interevand all to become in trus greements or herea	the Grants st thereof indebted due from t, howsoev , guarante fter enter	r covenar n as here ness of a the Gran ver creat ec / r de red ir.t/	bearing even date le on demand, ats and agree ein or in sai my and every to to the T ed or arijing allings of an betteen the national and the formal end of the formal end of the first the said premorphanes of the first the said of th	s to pay d note(s) kind now rustee g, whether y and Grantor
earned in thereon is same as In to closure h	nterest, shall, at from time of suc if all of said inde AGREED by the ereof—including	the option of the legal h breach at CUTTET bredness had then mat Grantor that all expen reasonable attorney's f	holder thereof, IL Fate, ured by these, uses and dispersions, see and dispersions, fees, fullays for	ithout notice, be shall be recoveral terms. ements paid or inc documentary evid	ecome immediatele by foreclosur	tely due and payable, a connection of plaintiff in connection of payable, cost of payable, and payable,	n with the fo
such, may shall be to cree of sa the costs assigns of agrees that out notice with power.	y be a party, shall axed as costs and ale shall have bee of suit, including the Grantor was tupon the filing to the Grantor, et o the collect the r	I also be paid by the saincluded in any teen on entered or not shall g attorney's fix and the paid of any competition to for only arty claim ents, issues and profits	that may be related been paid. The ossession of, and oreclose this Truing under the of the said trem.	expenses and disb endered in such f , nor release hered Grantor for the 6 d income from, sa ist Deed, the court Grantor, appoint a nises.	ursements shall I oreclosure proce of given, until al Grantor and for aid premises pen in which such c a receiver to take	be paid by the Grant der of any part of said the an additional lien upe sedings: which proceed il such expenses and dis the heirs, executors, adding such foreclosure pomplaint is filed, may at e possession or charge of this wife.	ir: and the like indehtedness, as in said premises, as in said premises, and indistrators and roceedings, and once and with- of said premises
In Ti	IE EVENT of the	death or removal from	said		Coun	ty of the grantee, or of said County is hereby on who shall then be the aforesaid covenants and receiving his reasonable	his resignation
Witne	ess the hand S _ar	nd sealSof the Granto	or_S. this	12th	day of Sung	October Leup You	19 <u>82</u> 19 (SEAL)
					June Tr yung	Ja Yang	(SEAL)
This ins	trument was p	repared by K.	Y. Shim,	Attorney (NAME AND A	at Law,	77 W. Washing hicago, IL	ston St.

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STATE OF	TLLINOIS 801-17-82.645000 26378883 13	10.20						
COUNTY OF	COOK							
1	the undersigned, a Notary Public in and for said County, in the	he						
State aforesaid,	DO HEREBY CERTIFY that SUNG HEUP YANG and JUNG JA YANG,	~						
his wif								
personally kin win to me to be the same person s whose names are subscribed to the foregoing instrument.								
appeared before me this day in person and acknowledged that they signed, sealed and delivered the said								
instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and								
waiver of the right of home tead.								
Given unde	er my hand and notarial seal this	2 >						
(Impress Seal	Notary Public O O	ZLND						
Commission Expires. 2-24-1986								
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	TO: Korea Exchange Bank 33 N. Dearborn Street Chicago, IL 60602	- C						
# 5	Maria Barana	<u>බ</u>						
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SECOND MORTGAGE Trust Deed	70: 70: 10: Chd.	면 다						
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END OF RECORDED DOCUMENT