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• 85039747 • A -- Rec

**11.**00

	CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made	May 20.	19 85 between Hyun IL Kim & Kang Ja Kim
		(his Wife)
harda a caratar a mada a	PARKWAY BANK	
Chiago Illiquis bassis and	gagors, and CHMAGOVMAL	AND TRUST COMPANY, an Illinois corporation doing business in
Chicago, munois, nefeja fel Tilat Whiedeae -k. M	erred to as TRUSTEE, witnesse	an:
leval holder or holders bein	a herein referred to as Holders	the legal holders of the Instalment Note hereinafter described, said of the Note, in the principal sum of **5,040.00**
The state of the s	A moretty referred to as indiates t	of the Note, in the principal sum of
FIVE THOUSAND FOR	ry & 00/100 * * *	* * * * * * * * Dollars.
evidenced by one certain	Instalment Note of the Morte	agors of even date herewith, made payable to THE ORDER OF
BEARER		The state of the s
	•	
and delivered, in and by	which said Note the Mor	rtgagors promise to pay the said principal sum and interest
from May 20, 535	on the balance	of principal remaining from time to time unpaid at the rate
of 15.69 per cent	per annum in instalments (inclu	iding principal and interest) as follows:
ONE HUNDRED SEVENT	/ STY E 42/100 * *	
		Dollars or more on the 19th day
of June 19_P the 19th day of each		ENTY SIX & 42/100 ** * * * * * Dollars or more on
	r paid shall be due on the	il said note is fully paid except that the final payment of principal 19th day of May, 1988. All such payments on
account of the indebtedne	se evide ac of his said note to be	19th day of May, 1988 . All such pryments on c first applied to interest on the unpaid principal balance and the
emainder to principal: pro	wided that the principal of each	ch instalment unless paid when due shall bear interest at the rate
of 15.69 per ann	um, and all of aid principal a	and interest being made payable at such banking house or trust
company in Harwood	Heights,	Illinois, as the holders of the note may, from time to time,
n writing appoint, and in al	sence of such appoir, ment, the	en at the office of PARKWAY BANK & TRUST COMPANY
n said City,		
NOW, THEREFORE, the M	origagors to secure the payment of	the said principal sum of money and said interest in accordance with the
erms, provisions and amiliation of the performed, and also in cr	is of this trust dieed, and the perform	mance of the covenants and agreements herein contained, by the Mortgagors
TESCRIS CONVET AND WAKKA	in the nuto the strustee, its succession.	and assigns, the following described Real Estate and all of their estate, right.
COOK AND ST.	, situate, lying and being in ATE OF ILLINOIS, to wit:	the Village of Norridge COUNTY OF
* .		
		The state of the s
Lot 24 in Bloc	k 3 in Harlom Avenue .	Manor, a subdivision in the
North % of the	Northeast % of the S	outheas: / of Section 13.
Township 40 No	rth, Range 12, lying	east of the 3rd principal
meridian in Co	ok County, Illinois.	RECOVER DE LA CIRLERA
		HEOSIASIA DAN DOURDERAINE
PERMANENT TAX	NO: 12-13-403-024	THIS WIST WISENT PREPARED BY
- D. D. D. D. D. T. T. D. T.	10: 12-15-405-024	B.H. OCHREIBER
		4800 NORTH HALLEM AVENUE
		HARWOOD HELDATS, IL 60656
nich, with the property hereina	fter described, is referred to herein a	as the "premises,"
TOGETHER with all improve	ments, tenements, easements, fixtu	ares, and appurtenances thereto belonging, and all cents, issues and profits
tale and not secondarity) and	l all abbaratus, ebuinment of arts	entitled thereto (which are pledeed primarily ar . o. a parity with said real cles now or hereafter therein or thereon used to supply heat, gas, air
mattioning, water, light, power revoice), screens, window sha	, fetrigeration (whether single units des. storm doors and windows, flo	or centrally controlled), and semilation, including self-hout restricting the our coverings, inador beds, awnings, stoves and water leaters. All of the
recoing are declared to be a r	utt of said teal estate unether phys	sically attached thereto or not, and it is agreed that a similar apparatus,
e real estate.	·	gors or their successors or assigns shall be considered as constituting part of
TO HAVE AND TO HOLD t	he premises unto the said Trustee, all rights and benefits under and h	entitled thereto (which are pledged primarily and an parity with said real icles now or hereafter therein or thereon used to supply heat, gas, air or centrally controlled), and sentilation, including selection testricting the for coverings, inador beds, awnings, stoves and wa'er leaters. All of the sically attached thereto or not, and it is agreed that all similar apparatus, gors or their successors or assigns shall be considered as or situating part of its successors and assigns, forever, for the purposes, and are the uses and my virtue of the Home-tead Exemption Laws of the State of the loss, which is dwaive;
a rights and benefits the Mortg	agors do neteby expressly referse an	d waive.
This trust deed consists o	I two pages. The covenants, co	inditions and provisions appearing on page 2 (the reverse side of
is trust deed) are incorpora	ited herein by reference and are	a part hereof and shall be binding on the mortgagors, their heirs,
ccessors and assigns.		
WITNESS the hand _s	and sealS_of Mortgagors t	the day and year first above written
× yun ae	Kenn [SEAL	1 Kare Kilm [SEAL]
Hyun/IL Kim	· · · · ·	Kang Kim U
	[ SEAL	I [SEAL]
ATE OF HILINOIS .	T mus	UNDERSTONED
ATE OF ILLINOIS,		UNDERSIGNED
ounty of COOK 555.		nd residing in said County, in the State aforesaid, DO HEREBY CERTIFY  11. K. Karg Ja Kim (his Wife)
and the contract of the contra	· · · · · · · · · · · · · · · · · · ·	manage of the state of the stat
whcaz	e personally known to me to b	e the same person S whose name S subscribed to the
forego		
	Alama	and delivered the said Instrument as their free and
volunt.	ry act, for the uses and purposes the	

Given under my hand and Notarial Seal this

Notarial Seal

Trustee.

## INOFFICIA.

THE COVENANTS, CONDITIONS AND PROVISIONS RELEARED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

The COVENANTS, CONDITIONS AND PROVISIONS RELEGEED TO ON PAGE I (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mertpasors shall (a) promptly repair, restore or rebuild any buildings of improvements now or hereafter on the premises which may become chanacted or be destroyed, (b) keep said premises in good condition and repair, without waste, and three from mechanic's or other tient the 1 terms vaperior for the three terms of the provision of the prov

preparations for the defense of any threatened suit of the receiving which might affect the premises or the security hereof, whether or not a hadly commenced.

8. The proceeds of any foreclosure safe of the premises ciall by distributed and applied in the following order of priority: First, on account of the costs and expenses incident to the foreclosure proceeding, including all such frems as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constituts occased indebtedness additional to that evidenced by the note, with interest faceon as herein provided, third, all principal and interest remanding capaid on the note; fourth, any overplus to Mortgagors, their heirs, begat representatives or assigns, as their rights may appear.

9. Upon, or cf any time after the filing of a bill to foreclose this and deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solveney of Mortgagors at the time of application for such receiver and without regard to the herovalue of the premises or whicher the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed a such receiver. Such receiver shall have power to collect the rents, usues and profits of said premises during the pendency of such foreclosure said and, in case of a sale and a deficiency, during this full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, assues and finding any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, assues and finding any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, assues and for the proceding the whole of said period. The foundation may be

deficiency.

10. No action for the entyregment of the lien of of any provision bereof shall be subject to any defense which would not be good and available to the party interposing same man action at his upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all ce sociable times and access thereto shall be

occurred for that carpose

12. Trustee his no duty to examine the rife, location, existence or condition of the premise, of to imquire into the validity of the signatures of the identity, causerly, or authority of the signatories on the note of trust deed, nor shall Trustee be obligated to record this trust hed or to exercise any power herein given on its segments of the agents or employees of Trustee; and it may require indemnities adjutately to it before exercise in any power herein given.

13. Trustee shall release this trust deed and the herithereof by proper instrument upon presentation of 60 Sectory evidence that all indebted has secured by this trust deed and the herithereof by proper instrument upon presentation of 60 Sectory evidence that all reddenses secured by this trust deed and the lien thereof by proper instrument upon presentation of 60 Sectory evidence that all reddenses secured by this trust deed lias been fully prot; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby sounced has been paid, which expresentation trustee any accept as true without impury. Where a release is requested of a successor trustee, such successor trustee hereinded as the genuine note herein described any note which bears an identification number or protring to be placed traceously a prior trustee hereinded as the makers thereof; and where the release is requested of the note and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be resented and which conforms in substance with the described of the note and which purports to be executed by the persons berein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number or the note described herein, it may accept as the genuine note herein described any no

MAIL TO

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrat of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability of refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provision—hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the ridebtechness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed. Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

Identification No.

IMPORTANT: HI, PROTICTION OF BOTH THE BURROWER AND THE INSTALMENT NOTE SECURED BY THIS EDITO SHOULD BE IDENTHALD BY CHICAGO TITLE. STANDOR RICORD.

XXXEXXXXXXXXXXXXXXX Vice Profident FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

7344 W. Cullom

XHREAXXXXIINXXAND TRUST COMPANY,

Norridge, Illinois

PARKWAY BANK & TRUST. COMPANY 4600 N. Harlem Harwood Heights, Illinois 60656

PLACE IN RECORDER'S OFFICE BOX NUMBER ... 282