	S.R.A	720129						1
(The No	te Contains Prov	isions for Periodic Ac	is posts in the Intere	RUST AERTS		<b>)</b> <b>15</b> (You go	5	
THIS	INDENTURE,	made <i>HUGUS</i> 7	T 2021					between
SOON(	GOOK CHOI	and MYONG! ortgagors," and CHIC	II S, CHOI, I	nis wife UST COMPANY.	an Illinois corpora	tion doing busines	s in Chicago, Illi	nois, herein r
THAT,	as TRUSTEE wi WHEREAS the M peing herein refer	ionesseth: fortgagors are justly in red to as Holders of	ndebted to the legal hole the Note, in the princip	ders of the Adjustal	ble Rate Installme	ont Note hereinafte	r described, said HUNDRED	FORTY
evidence	d by one certain	Adjustable Rate Insta	ilment Note of the Mor	tgagors or even ou	te nerewith, made	e payable to This v	TADER OF BEY	VEV.
and delive on the b Interest	vered, in and by valance of principa Rate and in the a	which said Note the Mail remaining from time mount of the month!	fortgagors promise to p e to time unpaid at the p installment payments	ay the said principa "Initial Rate of In due thereon in the	I sum and interesterest" of 11	Γ.	106.22 lote provides for	
(1)	Date;		ate may be adjusted by 6th month) (x 2th rem)			Control Control Control		as the "Chang
(2)	(i). The nation	al average mortgage	based upon changes in contract rate for major dished in the Board's Jo	lenders on the pu-	rchase of previou	sty-occupied home		nonihly by ih
			ELIC-insured savings an -annually by the Federa				bank Districts or rnal, and made av	for a particula railable in new
	(iii) The mont	Bulletin and made if	auction rates on United vallable by the Pederal	Reserve Board in S	latistical Release	G.13(415) during !	the lirst week of	each month;
	the Federal Res	ly a verage yield on I	Inited States Treasury son waitable by the Federa	ccurities adjusted to al Reserve Board in	a constant matur Statistical Release	ity of one, two, thr <del>: B:13(415) during</del>	ee, or five years, the first week of	us published i <del>ach month; a</del>
	(v) Prim	e cate of i st Company	nterest of ( of Chicago.	Continenta	1 Illinoi	ls Nationa	1 Bank a	nd (other)
	prior to each Ch	ange Date salu be th	the Holders of the No al Index! figure of 8 e "Current Index."					
(3)	the Original Inde	e to the Initial Rate of ex, the Holders of the se than one-sixteenth	s of the Note shall deter to Original Index. In the Interest, rounded off to Note SHALL subtract the of 1% per annum, the i	i the nearest one-cit te difference from t nterest rate shall n	nto Original Rate of ot change.	f Interest; provide	d, if the difference	e in increase o
	Upon any chang standing principa ments.	e in the interest rate, il balance in full on	the Harings of the Note	shall revise the mo	onthly payment or the maturity date	the note to the ex at the new interes	tent sufficient to it rate in substant	repay the out ially equal pay
(4)	The new interest	hly payment thereaft	ective on e ich Change Der and shall per and in e	ffect unțil said amo	unt is again chan	sed of the Mole is	rully repaid.	. 14.
(5)	Mortgagors, whi employee of a H	chinotice shall include older of the Note wh	prior to any change in the the information require can answer question	about the notice.	title and telephon	e number of a Flo	ider of the Note	or an agent o
as the	Holders of the	Note may, from	s evidenced by said A said principal and inter- time to time in wri	ljustable Rate Mori est rie njade payabl tin i, at point, and	igage Note shall te at such banking in the absen	pe applied first to in house or trust com- ce of such appe	nterest on the junipany in DesP	ngaid sincipa La III, Illinois at the office
NOW: and limits	THEREFORE, It is trust to a finite structure of the sum	nen tin said City. the Mongagors to see deed, and the perform as Dollar in hand pl assigns, the followin	ure the payment of the mance of the covenants ild, the receipt whereof g described Real Estate AND STATE OF	said or not al sum cand agreem ants her 'is' hereby act now and all of their exta ILUNOIS: to who	of money and said rein contained, by ledged, do by the ate, right, title an	t interest in accord the Mortgagors to se presents CONV d interest therein;	ance with the term be performed, a VEY and WARR situate, lying and	ms, provision nd also in con ANT unto the I being in the
The E	ast 1/2 c	of Lot 2 in	Bech's Subd 2 in Owners	ivision of	the Nor	th 128.55	feet of	
feet	thereof)	of part of	Section 11, in Cook Co	Township	41 North	, Range 1	2, East o	f the
i		00	1-101-1-	2 - BA	O AS	λ. •		7
	red by:	09-1	1-101-1	35	Mail to:			11
	s H. Pric . Palmer				600 E. N	or chyest	Corp. Hwy.	130
		nois 60126		•	Des Plai	nes, 111.	60016	
	THE RESERVE OF TAXABLE P.	The second of th	referred to herein as t			X 333	to a many home to be	hereof for so
long and d apparatus, units or ce	uring all such time equipment or art htrally controlled	es as Mortgagors may icles now or hereafter ), and ventilation, inc	nts, easements, taxtures be entitled thereto (which thereto used thereto used uding (without restriction of the foregoing are districtes hereafter placed	to supply heat, gas, as the foregoing), s	arny and on a pari , air conditioning, creens, window sh of said real actual	water, light, power mades, storm doors whether physically	r, resti eration (was and windows, flo	hether single or coverings,
Constitution TO HA	g part of the real VEAND TO HO from all rights a	estate.  LD the premises unto  nd benefits under and	the said Trustee, its sud i by virtue of the Hom	concere and accions	forever for the	numoses and unn	the uses and tru	eis herein sei
Mortgago: This tri	s do hereby expr usi deed consists (	essly release and waiv of <b>3</b> pages. The cover	e. ants, conditions and pre	ovisions appearing o		re incorporated her	•	
111	SS the hund S		heir heirs, successors ar of Mortgagors the da		e written.	Dolin	en de la companya de La companya de la co	
116	Honghi's	Choi	[SEAL]	Søong	ook Choi	0 00	• •	ISEALI
		2.76.2.12.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	[SEAL]					
STATE	of Illinois,	CHRUND	SS.	a Notary Public in	REE G (	ding in said Coun	ty, In the State a	foresuid, DQ

County of

who Dre personally known to me to be the same person whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that Tree signed, sealed and delivered the said Instrument as There are and voluntary act, for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this 22 ND day of 19 27 banks Notary Public Presented Seal

Notary Public

### THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO AN PAGE (THE REVIEWS SIDE OF THIS TRUST DEED):

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THE COVENANTS, CONDITION AD PROFET RRBIT TO PAGE (THE RED FASES DE OF THIS TRUST DEED).

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises, which may become damaged or be destroyed (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other items or claims for lien not expressly subordinated to the lien hereof; (c) pay, when due any indebtedness which may be secured by a lien or charge, only the premises species with the profession of the lien hereof; and upon requires with said taken the profession of the lien hereof; (c) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) making material alterations in said.premises except as required by law or municipal ordinances.

2. Mortgagors shall pay before any penitry attackes all general taxes, and shall pay special taxes, special assessments, water charges, severe duplicate receipts therefor. To privent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment, which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against jobs or damage by Tire, lightning or windstorm (and flood damage, where the lender is required by law to have its loans so insured against jobs or damage by Tire, lightning or windstorm (and flood damage, where the lender is required by law to have its loans so insured against jobs or damage by Tire, lightning or windstorm (and flood damage, where the lender is required by law to have the loans of the protest of the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, under insurance policies payable, in case of loss or damage

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

8. The proceeds of any foreclosure sale of the premises shal'. distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceeding; including all such items as are mentioned in the preceding paragraph hereoff second, all other items which under the terms hereof constitute seeved, additional to that evidenced by the note; with interest thereon as herein provided; third, all principal and interest remainin; unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust coed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after site, vithout notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as which receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure sit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well a dring any further, times when Mortgagors, except for the intervention of such receiver away has a province of the premises during the whole of said period. The court from time to time may authorize the receiver to apply the note; such as a payment in whole of in part of in 201 The indebtedness secured hereby, or by any decree foreclosing this trust, deed, or any tax, speci liasses sment or offer the whole of includence of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all resonable times and access thereto shall be permitted for that purpose.

11. Trustee or the holders of the note shall have the right to inspect the premises at all resonnale times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, it to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall fruit e be obligated to record this trust deed or to exercise any power hardin given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunders except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of all a corrected by this trust deed and been fully paid; and Trustee may execute and deliver a release hereof to not, the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that at indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested the proving a prior trustee may accept as the genuine note herein described any note which bears an identification number purporing to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and, which may be presented and which conforms in substance with the description herein described any note which may be presented and which conforms in substance with the description herein contained of Titles in which this instrument shall have persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed; in case of the resignation; inability or 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

MAIL TO:

premises are situated shall be Successor in Trust. Any Successor in Trust necessar and all persons claiming under or through herein given Trust. Deed and all provisions 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 indebtedness 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 be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER THE INSTALMENT NOTE SECURED BY THIS
TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE
AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST
DEED IS FILED FOR RECORD.
DEED IS FILED FOR RECORD.

720129TRUST COMPANY FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE

PLACE IN RECORDER'S OFFICE BOX NUMBER

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COOK COUNTY, ILLINOIS FILED FOR RECORD

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Property of Cook County Clerk's Office



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#### ADDENDUM TO VARIABLE RATE NOTE/MORTGAGE

This Addendum modifies the provision of that certain variable

Rate Note/Mortgage (hereinafter collectively with this Addendum referred

to as the "Note" dated <u>AUGUST 32</u>, 1987, and described in Trust Deed

between Chicago Title and Trust Company, Trustee and Myonghi S. Choi and

Soongook Choi, makers.

- 1. The undersigned shall have the right to prepay the Note in full or in part, at any time.
- 2. This loan is payable in full upon the occurence of any event of default as defined herein. In the event of default, Borrowers mus repay the entire principal balance of the loan and unpaid interest then accrued, whether or not then otherwise due. The Lender is under no obligation to refinance the loan at that cime. Borrowers are therefore, required to make payment out of other assets that they may own, or they will have to find a Lender, which may be the bank you have this loan with, willing to lend the money.
- 3. If all or any part of the real estate collateral securing repayment of the Note (the Real Estate") or an interest therein is sold or transferred by the undersigned without the Holder's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to the mortgage securing this Note (the Mortgage"), (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, the Holder

#### ADDELLEN TO VASIABLE RATE FORE/MORDINGE

This Adlendus rodifies the provision of that certain variable Rate Note/Mortgage (hereinsfres collectively with this Addendus referred to as the "Note" dated <u>the selection</u>, 1997, and described in Trust Decd Between Chicego Title and Trust Coopeny, Trustee and Nyonchi S. Chol and Soongook Choi, makeer.

- 1. The undersigned shall have the right to prepay the Note in full or in part, at eny time.
- 2. This loss is payable in full wood the occurance of any event of default as defined hereis. In the event of default, Borrowers mus repay the entire principal being of the loss and suppoid interest than accrued, whether or sot then orderedse due. The Lender is rader no obligation to refusion to the loss of the loss time. Borrowers are therefore, required to make payment rut of other assets that they may own, or they will have to find a Leader, which may be the bank you have this loan with, willing to look the recey.
  - 3. If all or cay were of the real interest pherein should represent the Note (the Real listate") or an interest pherein is sold or transferred by the undersised without the Holder's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to the mortgage securing this Hora (the Mortgage"),

    (b) the creation of a nurchase movey securing interest for bounded appliances. (c) a transfer by devise, descent or by operation of law apon the death of a joint remain or (a) the grant of any irosehold interest of three years or less not containing an option to purchase, the Holder

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may, at the Holder's option, declare all the sums secured by the Mortgage to be immediately due and payable. The Holder shall have waived such option to accelerate if, prior to the sale or transfer, the Holder and the person to whom the Real Estate is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to the Holder and that the interest payable on the sums secured by the Mortgage shall be at such rate as the Holder shall request. If the Holder has waived the option to accelerate provided in this parageph 3, and if the undersigned's successor in interest has executed a written assumption agreement accepted in writing by the Holder, the Holder shall release the undersigned from all obligations under the Mortgage and the Note.

If the Holder exercises such option to accelerate, the Holder shall mail the undersigned notice of acceleration. Such notice shall provide a period of not less than 30 days from the date the notice is mailed which the undersigned may pay the sums declared due. If the undersigned fails to pay such sums prior to the expirattion of such period, the Holder nay, without further notice or demand on the undersigned invoke any remedies permitted by the terms of the Mortgage.

4. The undersigned agree to pay, in the event any payment due hereunder is delinquent for any period of time, interest during the period of delinquency at a rate of twenty-four percent (24%) per annum, said interest to be payable on demand of the Lender.

Soongook Choi

3219 Harrison, Glenview, Il.

Myonghi S. Choi

3219 Harrison, Glenview, Il.

may, at the Holder's option, decises all the sums secured by the Moressee to be immediately due and payable. The Holder shall have waived such aption to accelerate if, prior to the sale or transfer, the Holder and the person to when the Real Entare is to he sold or transferred reach agreement in critics that the credit of such person is satisfactory to the Holder and that the interest perchie on the sums satisfactory to the Holder and that the interest perchie on the sums. If the Holder has exived the credit of the Holder shall request. The Holder has exived the credit of the Holder has executed as written assumption agreement accepted in critical by the Holder, the Holder shall release the undersigned from all obligations under the Holder shall release the undersigned from all obligations under the

If the Holder exercises such orgins to accelerate, the Holder shall mail the undersigned motice of excitation. Such notice shall provide a period of not item that 30 days from the date the notice is mailed which the undersigned may pay the sums decisred due. If the undersigned fails to pay such sums prior to the explication of such priod, the Holder may, without further notice or domand on the undersigned, invoke now the remedies be indiced by the terms of the Wortgage.

4. The undersigned agree to pay, in the event any payment due hereunder is delinquent for our period of of time, interest during the pariod of deitaquency at a rate of twosty-four percent (24%) per account said interest to be payable on decerd of the lender.

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3219 Harrison, Clenview, 11.

Myonghi S. Chol

3219 Harrison, Glenview, 11.