CAUTION Consult a lawyer before using or acting under this form All warrantes, elicituding merchantability and fitness, are excluded

THIS INDENTURE WITNESSETH, That Que T. Park and Jung Joo	Ohyo -
Park, his wife (herematter called the Grantor), of 1333 Glenmore Ct.,	87661.90.3
Barrington, Illinois 60010 (No analytice) (Cay) (State)	
for and in consideration of the sum of Ten_and_No/100 (\$10.00) Dollars	
in hand paid, CONVEY AND WARRANT to _Korea First Batk,	
Chicago Branch of 11 E. Adams, Suite 500, Chicago, Illinois (No and Street) (City) (State)	
as Trustee, and to his successors in trust hereinafter named, the following described real	
estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurement thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of Cook LOT 3 IN 1NV/RLAKE SUBDIVISION UNIT NUMBER 1 BEING	A SUBDIVISION
OF PART OF THE MORTH EAST 1/4 OF SECTION 7, TOWNSHI	P 42 NORTH,
RANCE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN IN CO- ILLINOIS ACCORDING TO THE PLAT THEREOF RECORDED DEC	
AS DOCUMENT 24770.97 IN COOK COUNTY, ILLINOIS.	EMBER 9, 1970
	(0010
Common Address: 1333 11 amore Ct., Barrington, III: P. I. N.: 02-07-202-027 10 to Hereby releasing and waiving all rights und and by virtue of the homestead exemption law	inois 60010
Hereby releasing and waiving all rights und and by virtue of the homestead exemption as IN TRUST, nevertheless, for the purpose of securing performance of the covenants and a	s of the State of Illinois.
WHEREAS The Grantor is justly indebted up in 1978 principal promissory note	bearing even date herewith, payable On demaild
in the principal amount of us \$200,000.00, with into	erest as provided
therein. The Grantos covenants and agrees to pay so the interest thereon as herein or in said note(s) p	rovided, and to pay
any and all indebtedness of any and every kind now	or hereafter owing
and to become due from the Grantor to the Grantee,	or Trustee herein, or
its successors in trust, howsoever crerced or arising any instrument, agreements guarantees of declings of	f any and every kind
now existing or hereafter entered into be ween the	r Trustee nerein, or one, whether under f any and every kind frantor and the Grantee, et, primary, est and charges provided,
and the contraction of the contr	et, primary,
secondary, fixed or contingent, together with Intercand any and all renewals or extensions of any of the	est and charges provided,
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the h	erest thereon and region and in said note or notes provided.
or according to any agreement extending tune of payment; (2) to pay when due in each ye demand to exhibit receipts therefor; (3) within sixty days after destruction or damage of	is all taxes and alsessments against said premises, and on rebuild or barore all buildings or improvements on said
premises that may have been destroyed or damaged; (4) that waste to said premises shall not any time on said premises insured in companies to be selected by the grantee herein, who	e committed or suffered; (5) to keep all buildings now or at is hore; at thorized to place such insurance in companies
 acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable. Trustee herein as their interests may appear, which policies shall be left and remain with the 	Morty: gee or Trustee until the indebtedness is fully
paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times which IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbra	desame shall become due and payable. The street thereon when due, the grantee of the
and any and all renewals or extensions of any of any of any of according to any agreement extending time of payment; (2) to pay when due in each ye demand to exhibit receipts therefor; (3) within sixty days after destruction or damage of premises that may have been destroyed or damaged; (4) that waste to said premises shall not any time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when all INTHE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrated folder of said indebtedness, may procure such insurance, or pay such taxes or assessments.	or discharge of parchase any tax lien or title affecting said money so paid, the Grantor agrees to repay immediately
indebigations secured bereby	
IN THE EVENT of a breach of any of the aforesaid covenants or agreements, the whole of sa shall, at the option of the legal holder thereof, without notice, become immediately due and j	id indebtedness, including principal and all earned interest, sayable, and with interest, thereon from time of such breach
at per cent per annum, shall be recoverable by forcefoure thereof, or by su then matured by express terms	all at law, or both, the same 1 sit all of suid indebtedness had
then matured by express terms If Is AGRE-D by the Grantor that aff expenses and disburgarepts paid or incurred in behindling reasonable attorney's fees, outlays for documen are addence, stenographer's character to be the of said premises embracing toreclosure decree a said be paid by the Grantor; as suit or proceeding wherein the grantee or any holder of propert of said indebtedness, as such expenses and disbursements shall be an additionable appoint and premises, shall be taxed a such foreclosure proceedings; which proceedings ungiter decree of sale shall have been entered in the proceedings, and assume the proceedings and disbursements, and the costs of suit, including attorney's fees, has executors, administrators and assum of the Grantor waives all right to the possession of, proceedings, and agrees that upon the time of any complaint to foreclose this Trust Deed, without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver coffect the rents, issues and profits of the Said premises. Oug. T., Park, and Jung, Joo. Park	rges, cost of procuring or completing obstract showing the
suit or proceeding wherein the grantee or any holder of this part of said indebtedness, as such	, may be a party, shall also be paid by the Crantor. All such
expenses and disbursements shall be an additional fiew upon said premises, shall be taxed a such foreclosure proceedings; which proceeding wagther decree of sale shall have been enter	red or not, shall not be dismissed, not release, nereof given.
until all such expenses and disbursements, and the costs of suit, including attorney's fees, has executors, administrators and assigns of the Phantor waives all right to the possession of.	e been paid The Grantor for the Grantor and for the heirs, and income from, said premises pending such foreclosure
 proceedings, and agrees that upon the fifthe of any complaint to foreclose this Trust Deed, without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver 	to take possession or charge of said premises with power to
The name of a record owners. Que T. Park and Jung Joo Park	t his wife
IN THE EVENT of the death of removal from said . Cook County of the	
and if for any like cash, said first successor fail or refuse to act, the person who shall then appointed to be second successor in this trust. And when all of the aforesaid covenants and	agreements are performed, the grantee or his successor in
trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	
en e	The group against a set of the security and a set of the second as the s
Witness the hand s and seal s. of the Grantor this Elst, day of August	1987
	(SEAL)
Que T, I	ark
Please print(or (ype name(s) helow signature(s)	My Jan From
Jung /Jon	Park (SEAL)
77.7	11
This instrument was prepared by Jay H. Kim, Atty. at Law 2254	. Lawrence, S-202, Chicago, IL 6062
(NAME AND ADDRÉSS)	
	1

UNOFFICIAL COPY

COUNTY OF COOK	} ss.		
I,the undersigned State aforesaid, DO HEREBY CERTIF		Notary Public in and for said Co	
personally known to me to be the same appeared before me this day in perso instrument astheirfree and volume waiver of the right of homestead.	n and acknowledged that		ed the said
Given under my hand and official se	al this de	y of <u>August</u> , 19 <u>87</u>	<u>'</u> .
(Impress Seal Here)	_	1 seal this 2nd day of 1 man Att In A	December, 19
Commission Expires. 9/23/1990		Notary Public	•
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	OCH COUNTY		
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Trust Deed Trust Deed		MAIL TO: KOREA FIRST BANK, Chicago Branch 11 East Adams Street, Suite 500 Chicago, Illinois 60603	GEO