EFICTAL COPY

CAUTION: Consult a seeyer before using or acting under this form All warrantes including merchantebally and filtress, are encluded

··80-50**6589** THIS INDENTURE WITNESSELH, That Que T. Park and Jung Joo Park, his wife 1333 Glenmore Ct., Barrington, Illinois 60010 (No. and Mreet) Ten and No/100 (\$10.00 for and in consideration of the sum of inhandpand CONVEY AND WARRANT () Korea First , Chicago, Illinois 205 N. Michga. S915 (No. and Street) 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 appurtenant thereto, together with all Above Space For Recorder's Use Only rents, issues and profits of said premises, situated in the County of ... Cook.... and State of Illinois, to-wit: of part of the North East 1/4 of Section 7, Township 42 North, Range 10 East of the Third Principal Meridian in Cook County, Illinois according to the Plat thereof recorded December 9, 1978 as Document 24,7/292 in Cook County, Illinois. Common Address: 233 Glenmore Ct., Barrington, 111inois 60010 P.I.N.: 02-07-202-027-0000 Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois 18 TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein WHIRLAS. The Cirantoi is justly indebted upon . The principal promissory note bearing even date herewith, pasable On demin the principal amount of US \$200,000.00, with interest as provided bearing even date herewith, payable on demand therein. The Grantor coverants and agrees to pay said indebtedness and the interest thereon as helpin or in said note(s) provided, and to pay any and all indebtedness of inv and every kind now or hereafter owing and to become due from the Grantov to the Grantee, or Trustee herein, or its successors in trust, howsoever created or arising, whether under any instrument, agreements guarantees of dealings of any and every kind now existing or hereafter entered into between the Grantor and the Grantee, the Trustee or otherwise and whether afrect, indirect, primary, secondary, fixed or contingent, together with interest and charges provided, and any all renewals or extensions of any of the forgoing. any all renewals or extensions of any of the forgoid.

Aft Granton coverants and agrees as follows (1) to pay said indebtedness, and the interest thereon as brem and in said note or notes provided, or according to any agreement extending time of payment. (2) to pay when due in each of ar, all taxes and agrees as and pretines, and on demand to exhibit receipts therefor. (3) within sixty days after destruction or damage or ebuild or basis all buildings or improvements on said premises that may have been destroyed or damaged. (4) that waste to said premises shall not a comming of interests murred in companies to be selected by the grantee herein, who is hore a sufficient of the first mortgage indebtedness, with loss clause attached payable for the left interests may appear, which policies shall be left and remain with the art of the continuous distributions of the interest may appear, which policies shall be left and remain with the art of the continuous multiplication of the interest payable.

Is 110 FM N1 of failure so to insure, or pay taxes or assessments, or the prior incumbrances on the interest thereon when due, the grantee or the holder of said indebtedness may proxine such insurance or pay such taxes or assessments or the prior incumbrances and the interest thereon from time to time, which tay is or into agrees to repay immediately without demand, and the same with interest thereon from time to time, but all mores so pay, the Granton agrees to repay immediately without demand, and the same with interest thereon from time to tay to pay all prior incumbrances and the interest thereon from time to tay to pay the pay the pay and prior incumbrances and the interest thereon from time to tay the pay the pay the pay interest the pay immediately without demand, and the same with interest thereon from time to pay to pay the pay to the pay interest pay immediately and the manter the pay to pay the pay the without demand, and the same with interest thereon from time to time, had all mones so pair, the Grantoi agrees to repay immediately indebtedness secured hereby. By the test of the same with interest thereon from the date of passes of P through the person per annum shall be so much additional indebtedness secured hereby. By the test of a breach of any of the aforesaid overaints or agreements the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice become principal and payable, and with interest thereon from time of such breach at P through the person per annum, shall be recoverable by four affaire thereof or by some other interest. then matured by express terms.

It is AGRI 1 is by the Grantor that all expenses and disburements pand or incurred in behalf of plainfiff in connection with the correctosure hereof-including reasonable attorney's fees, outlays for documenthy suddence, stenographer's charges, cost of procuring or completing abstract showing the whole title of said premises embracing forcefosure desire. Sail he paid by the Grantor, and the like expenses and disbursements, accusioned by any suit or proceeding wherein the grantee or any holder of the part to said indebtedness, assuit, may be a party, shall also be paid by the ciramfor and the like expenses and disbursements when irrantor All such expenses and disbursements shall be an additional flex boons of premises; shall be taxed as costs and included in any decree that as 5 be rendered in such to recknotive proceedings, which proceeding weight decree of sale shall have been entered or not, shall not be dismissed, nor relia, hereof given, until all such expenses and disbursements, and flux costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Quantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the bire of any complaint to foreclose this First Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to agree a claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the find premises.

The name of a record owners.

The name of a record owners.

Cook

County of the grantee, or of his resignation, refusal or failure to act, then per cent per annum, shall be recoverable by four trigger thereof, or by suit at law, or both, the same is if all of said indebtedness had press terms In the name of a record owner as the EVEST of the dear of primoval from said County of the grantee, or of his resignation, rehisal or failure to act, then of said County is hereby appointed to be first successor in this trust, and if for any like care could have successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second accessor 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 . 19 88 Witness the hand 8 and seal 8, of the Grantor this 10gh day of November .. (SEAL) Please print or type name(s) below signature(s)

This instrument was prepared by Jay H, Kim, 5715 M. Lincoln Ave., \$200, Chicago, 11 60659 INAME AND ADDRESS

Jung Joo Park

UNOFFICIAL COPY

	STATE OF	Illinoi	8	ss.			
	County of	Cook		. }			
		undersign	A RESPONDED TO STATE OF THE PARTY OF THE PAR	, a Notary			
	State aforesaid, I	O HEREBY	CERTIFY that	Que T. Park and	Jung Joo Park,	HIB WITE	
	Acceptable of the control of the con						
				ame person s whose name s 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 homestead.						
				10th day of	November 19	88	
	(Impress Seal	1/1	O.		De Kind		
	Commission Exp	ires	Gam	······································	Public		
			V Q ₂	"OFFICIAL SEAL" AY H. KIM Y Public, State of Illinois			
				Mr. (Bolk) Expires Mar. 7, 1990			
				0/			
				C/O/			
				2			
68 979		t# # 8191#		Cy	4,	90	
9 14 35:00 1818	**************************************	DFP1-01 T#1111 TR			5	8556239	
					SOFFICO	ٽن ڪ	
						9	
					0	•	
"が 1:つ						12 Mail	
83-555559	4				/	13 Mail	
ि					ranch IS		
(P)	E				30 B1		
	GAC GAC				hicag	MS MS	
I.	SECOND MORTGAGE Trust Deed				Bank, C an Ave. 60601	GEORGE E. COLE' LEGAL FORMS	
	St D	2			r Bar	PRGE.	
BOX No.	NO.				o: First Mich		
2	SE				Mail To: Korea First Bank, Chicago Branch 205 N. Michgan Ave. Suite 915 Chicago, IL 60601		
					20 K K		
ł	ŧ		1		}	1	