

TRUST DEED 89019575

CTTC 1

THE IMPENTIBE					
THIS INDENTURE, ma	de May 6,	1988 between			
SANG JIN HA and	IN OCK HA, his wife	∍,			
Illinois, herein referred t	ortgagors", and mayla			_	-
	Mortgagors are justly indeder or holders being herein re				e nereinaiter
ONE HUNDRED FORT	TY THOUSAND and No/1	100ths (\$140,000	.00)		DOLLARS,
MAYFAIR BANK, an and delivered, in an ON DEMAND	lus two per centum pe	Corporation, ncipal Note the Me principal balance fro	ortgagors promise to time unpartine to time unpartine;	o pay the said pri	ncipal sum at the rate nd interest
	st being made payable at an ay from time to time, in w On west Devon Avenu	ich banking house or tr	ust company in	Chicago nent, then at the office	, Illinois, as of
crovisions and limitations of	the bior enjors to secure the post this tius deed, and the person of the sum of One Dollar in hier, its successors of the Successors of Dos Plain	mance of the covenants an and paid, the receipt whe following described Real I	d sereements berein conta	ined, by the Mortgagors to	be performed.
quarter	in Beau Court, a su of Section 24, "ow	ship 41 North,	Range 11, East		
_	al Meridian, in C∞	0_			
Commonly	y known as 671 Beau	Court, Des Plai	ines, Illinois 6	0016	
Permane	nt Real Estate Inde		1 + 2222	1 RECORDING TRAM 1305 01/12/ \$ EA # 59-0 COUNTY RECORDER	
		-04/	2/2		
further encumber his option, to de transaction shall or successive tra TOGETHER with all in for so long and during all su	sy agreed that shoul said property or ar clare all sums secue not be deemed to bunsaction. more remains, tenements, easen ich times as Mortgagers may be ss, equipment or articles now o	ld the Mortgagor ny part hereof, ared hereby forti be a waiver of the coll. fixtures, and appure collided thereto (which a	sell, convey, the hartyagee shouth due and pender right or requalizations thereto belonging to pledged primarily and	nall have the rice ayble. Consent ire such consen and all rents, issues and p a parity with said real e	ght, at to one sucl t to futur rofits thereof state and not
refrigeration (whether single doors and windows, floor or whether physically attached morigagors or their successor TO HAVE AND TO He herein set forth, free from all benefits the Morigagors do he	units or centrally controlled), a overlings, inador beds, awnings, thereto or not, and it is agrees or assigns shall be considered a OLD the premises unto the said if rights and benefits under and creby expressly release and walvests of two pages. The cover	and ventilation, including (, stoves and water heaters, ed that all similar apparatis constituting part of the r i Trustee, its successors and by virtue of the Homeste e.	(without restricting the fo All of the foregoing are us, equipment or articles cal estate. d assigns, forever, for the ad Exemption Laws of th	nice ling, screens, window de lared to be a part of sa hereaff or olaced in the pre- purposer, and upon the use State of Allinois, which sa	shades, storm id real estate emises by the tes and trusts ald rights and
deed) are incorporated he assigns.	erein by reference and are a	part hereof and shall	be binding on the moi	tgagors, their neirs, suc	cessors and
	s and seals of Mo	ortgagors the day and ye	ear flist above written.	1.	
		SEAL)	San	, / // (Şang Jin Ha	_ [SEAL]
			Shall-T	In Ock Ha	_ [SEAL]
STATE OF ILLINOIS,	(·· · · · · · · · · · · · · · · · ·	indersigned,			
COUNTY OF COOK		in and for the residing in sa HA and TN OCK HA		oresald, DO HEREBY CER	TIFY THAT
,					
,	who are personally known				
,	foregoing instrument, appeare	d before me this day in r	erson and acknowledged	that they	sieners
KIE - YC SNOTAR (PUBLIC		d before me this day in pursuing their	erson and acknowledged free and volunta	that they ry act, for the uses and pur	sieneric m
KIE -YC	foregoing instrument, appeared scaled and delivered the said in th	d before me this day in pursuing their	erson and acknowledged free and volunta	that they ry act, for the uses and pur r of Ray	sieners

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The Same Same

THE COVENANTS, CONDITION SAID (ROTITION RETERED TOWN PAGE. (THE RETERED TOWN PAGE)

1. Mortgagors shall (a) promptly post, estite of rebuild any display of the research of the fereafter on the premises which may become damaged of be destroyed. (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens 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 on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any buildings now or at any time in process of erection upon request; (e) comply with all requirements of law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desure to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage, b. ... lightning and windstorm (and flood damage, where the lender is required by law or hereafter situated on said premises insured against loss or damage b. ... lightning and windstorm (and flood damage, where the lender is required by law or hereafter of the benefit of the holders of the note, under insurance about to express the protest of the selection of the pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies strikenory to the holders of the note, under note, and the protest in a case of limitance and pay and purchase, dis

is a rate equivalent to the post marking in the programment of the note securing this trust deed, if any, otherwise the promission is a rate equivalent to the post marking the set forth in the note securing this trust deed, if any, otherwise the promission of the note shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the programment of the note shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the programment of the note in the programment of the note in the resultance of the note helders herefore the note of the note

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

12. Trustee has no duty to examine the title, location, existence or condition of interpretation of the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Turise be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by it terms hereof, nor be liable for an exist or omissions hereineder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

negigence or misconduct or that or the agents or encloyees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

secured by it:

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statisfactory evidence that all indebtedness recorded by the present into the proper instrument upon presentation of satisfactory evidence that all indebtedness recorded by the present into the proper into the proper instrument upon presentation of satisfactory evidence that all indebtedness which represent into the proper into the proper into the proper into the present into the present into the proper into the present into the presen

- 1 . It is hereby agreed that should the Mortgagor sell, convey, transfer, dispose of or fur her encumber said property or any part hereof, the Mortgagee shall have the right, at his option, to declare all sums secured hereby forthwith due and payble. Consent to one such transaction shall not be deemed to be a waiver of the right to require such consent to future or successive transaction.
- 17. The undersigned justly indebted upon a promissory note bearing even date herewith, payable in the principal amount hereabove stated, payable on demand, with interest as provided therein. The undersigned covenants and agrees to pay said indebtedness and the interest thereon as herein or in said note provided, and to pay any and all indebtedness of any and every kind now or hereafter owing and to become due from the undersigned to the Trustee herein or its successors in trust, howsoever created or arising, whether under any instrument, agreements, guarantees or dealings of any and every kind now existing or hereafter entered into between the undersigned and the Trustee or otherwise and whether direct, indirect, primary, secondary, fixed or contingent, together with interest and charges, provided, and any and all renewals or extensions of any of the foregoing.
- 18. The undersigned herein represent and agree that the obligation secured hereby constitute a business loan which come, within the purview of Supparagraph (c) of Section 4 of "An Act in relation to the rate of interest a... other charges in connection with sales on credit and lending of money," approved May 24, 979, as amended, 1985 ILL.REV.STA., Ch.17, Sec. 6404 (c).

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