## TRUST DEED FICIAL COPY 2

THIS INDENTURE,	made Janua	ary 12,	19 89 , between	89020422	
JAE HONG PARK and SOON DEUK PARK, his wife,					
herein referred to as "Mortgagors", and					
KOREA EXCHANGE B	-		, herein referred to as TRUSTEE, witnesseth:		
Notes hereinafter des Principal Sum of T evidenced by a ORDER OF KORE	cribed, said legal ho VENTY THOUSAND a Principal Prom A EXCHANGE BANK	der or holders be and No/100ths issory Note of th	ing herein referred to a (\$20,000.00)	late herewith, made payable to THE	
PAYABLE ON DEN					
with interest on the r payable each mornal	rincipal balance from	n time to time unp	paid at the prime ra	te plus two per cent per annum.	
per cent per a company in Chica absence of such appoin Chicago, Illinois	go , Illinois, as the ntment, then at the s 60602.	id principal and in the holders of the notice of KORE	nterest being made pay otes may, from time to A EXCHANGE BANK,	orime rate plus three vable at such banking house or trust time, in writing appoint, and in the 33 North Dearborn Street,  Id interest in accordance with the terms, provi- ained, by the Mortgagors to be performed, and	
also in consideration of the s unto the Trustee, its success- being in the to wit:	um of One Dollar in hand ors and assigns, the follow City of Hanover	paid, the receipt when ing described Real Est Park COUNT	reof is hereby acknowledged, tate and all of their estate, right of Cook	id interest in accordance with the terms, provi- nined, by the Mortgagors to be performed, and do by these presents CONVEY and WARRANT shi, title and interest therein, situate, lying and AND STATE OF ILLINOIS,	
in the North, the Pla	North West and Range 10, East	North Fast que of the Third I ded on Ortobe	ands Unit No. 7, a arter of Section 3 Principal Meridiar r 18, 1967 as Docu	30, Township 41 n, according to	
Commonl	y known as 7982	Huntington C:	ircle, Hanover Par	ck, Illinois 60103	
Permane	nt Real Estate	Index Number	17-30-105-027	ocri-o: 5 te	
		8	УБ	CODE CORRES MESSAGER  MELOT ALEXA DE ACASTA - ACES SE S	
TO HAVE AND TO HOLD herein set forth, and for the or priority of any one of said or of the negotiation thereof.  Illinois, which said rights and This trust deed cor side of this trust deed) gagors, their heirs, successions	of the premises into the sequal security of said priprincipal notes and the interest of benefits the Mortgagors asists of two pages. The incorporated hecessors and assigns.	and Trustee. Its success recipial notes hereinabout therest coupons thereinabout all right and benefit do hereby expressly references. The covenants, concerning the properties of the covenants of the covenants.	ors and assums, forever, for we described and the interest of attached over any of the oth is under and by virtue of the clease and waive, anditions and provisions	ong, and all rents, issues and profits thereof for on a parity with said real estate and not sectal; gas, air conditioning, water, light, power, the foregoing), screens, window shades, storm are declared to be a part of said real celater. I creater placed in the premises by the corpors thereto attached, without preference here, by eason of priority of time of maturity, and Exemption Laws of the State of sappearing on page 2 (the reverse f and shill be hinding on the mortifitten.	
			Hac HONE	Jac Hong Park [SEAL] Soon Deuk Park [SEAL]	
STATE OF ILLINOIS 1	i, the und				
COUNTY OF COOK	JAE HONG	In and for and reside PARK and SOON	ing in said County. In the St. DEUK PARK, his w	ate aforesaid, DO HEREBY CERTIFY THAT	
		me this day in person	and acknowledged that	they signed, sealed and delivered the purposes therein set forth, including the re-	
MY COMMISSION EXP	SEAL " G GYPEN Under my han E OF ILLINOIS {		his 12 <sup>17</sup> day	ot January A.D. 1989 Notary Public.	

MAIL TO:

KOREA EXCHANGE BANK 33 N. Dearborn Street Chicago, Illinois 60602 THIS INSTRUMENT WAS PREPARED BY:

KIE-YOUNG SHIM ATTORNEY AT LAW 77 W. WASHINGTON ST. CHICAGO, ILL. 60602

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THE COVENANTS CONDITIONS by PEDSIA PROPERTY ON PAEL LYCEN SIDE OF THIS TRUST DEED:

1. Mortgagon shall (a) premary depal, resort on chuld and adding to the premark of the premare which may become damaged or if destroyed, (b) keep jist if primates in good condition and repair, without want, and fire from mentics or other them on clams to intend the control of the property of the property of the control of the premare of the

that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any acts or omissions hereunder, except in case of its own goes 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.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness

negigence or misconduct or that of the agents of employees of Trustee, and it may req. . "Modemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release iereo, to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing "iast all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a pressor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number purporting to be present the principal point of the principal note of the principal note and which purpors to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its dentification number on the principal note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the described herein contained of the principal note and which purports to be executed by the persons herein, distinguisted as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrar of Titles, a 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 he premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identification title, powers and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall such persons and all persons label for the payer and of the indebtedness.

- 16. It is hereby agreed that should the Mortgagor sell, convey, transfer, dispose of or further 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 constitutes a business loan which comes within the purview of Subparagraph (c) of Section 4 of "An Act in relation to the rate of interest and other charges in connection with sales on credit and lending of money," approved May 24, 1979, as amended, 1985 ILL.REV.STA., Ch.17, Sec. 6404(c).