UNOFFICIAL CORY 21146

TRUST DEED

				•	
THIS INDENTURE, ma	de March	16, 1989 between			
NAM IL KIM and H	AE SUN KIM, his	wife,			
	o as TRUSTEE, witness Mortgagors are justly	indubed to the legal holder		ion doing business in Chicago, Promissory Note hereinafter m of	
FIFTY THOUSAND ar	d No/100ths (\$	50,000.00)		DOLLARS,	
KOREA FIRST BANK, and delivered, in ar ON DEMAND of prime rate bearing interest after masaid principal and interest the holders of the note of KOREA FIRST BANK, NOW, THEREFORE, provisions and limitations of and also in consideration of the note of the holders of the hol	with interest on with interest on with interest on with interest on the rate of the heart of the heart of the heart of the rate of the page of the pag	Principal Note the Months principal balance from per annum, payable prime rate plus at such banking house or trin writing appoint and in abitigan Avenue Suite 9 the payment of the said principal formance of the covenants and in hand paid, the receipt when, the following described Neal	ortgagors promise to pay m time to time unpaid each Ronth; all each Ronth; all est company in Chi ence of such appointment, (15, Chicago, Illino al sum of money and said inter eagreements herein contained, berein series and and early and said and early and and and early and	payable to THE ORDER OF the said principal sum until maturity at the rate of said principal and interest per cent per annum, and all of tago , fillinois, as	5-121146
	whodge, being	Subdivision of par	t of the North West	churter	5
of the Nort	h West quarter o		ship 42 North, Range		
Commonly kn	own as 2605 Pri	ico Staat, Northbr	ook, Illinois 60062		
Permanent R	eal Estate Index	k Number 04-21-111	-008		
•			. DEPT-01 RE	CORDING \$12.	78
		K Number 04-21-111	T 2322 TE	AN 8516 03/20/89 14:44:00 BUNTY RECORDER	25
)×,		ĺ
			9		
for so long and during all is secondarily; and all upperat refrigeration (whether single doors and windows, floor is whether physically attached mortgagots of their succession	ach times as Mortgagurs mus, equipment or articles in units or centrally control overtings, inador beds, aw it thereto or not, and it it is or assigns shall be considered.	my be entitled inereto (which as now or hereafter therein or the lied), and ventilation, including nings, stoves and water heater a agreed that all similar appura lered as constituting puri of the	re prouged purpose, and on a good used to supply built gas, air (without restricting the foregolds. All of the foregolds, 200 decided us, equipment or afficles between eal estate.	Il rents, issues and profits thereof rity with said real estate and not conditioning, water, light, power, g), acreems, window shades, storm nd to be a part of said real estate ter placed in the premises by the ses, and upon the uses and trusts	
herein set forth, free from a benefits the Mortgagors do h This trust deed con	ill rights and benefits undo ereby expressly release and sists of two pages. Tho	er and by virtue of the Homest I waive. Covenants, conditions and p	ad Exemption Laws of the Str. rovisions appearing on page 1	Lib graverse side of this trust	
assigns.	•	of Mortgagors the day and y		rs, their heirs, successors and	
WIINESS ING NANG	B Bun sang	or morigagors the day and y		· . 0	
		-	Specient !	m Il Kim	
			12 2 2 - 1 (2)	Annual (SEAL)	
STATE OF ILLINOIS,)	the undersigned,	118	o Sun Kim	
COUNTY OF COOK	SS. a Notary P	Public in and for the residing in a Kim and Hac Sun K	aid County, in the State aforesaid	i, do hereby certify that	
		C. Dank Grace Leading Sent - V			
	who <u>are</u> personally foregoing instrument, a scaled and delivered-the	ppeared before me this day in	person and acknowledged that	subscribed to the through signed, for the uses and purposes therein	
	set forth: FICIAL	SEAL " }	1/14	March 1999	
	TOTAL OF THE STA	Aidig Namband Natarial Seal this ITE OF ILL MOIS \$ Since \$ 1078/50 \$	1/ / //		5
	A CONTRACT MAI	PIRES 10/8/90 }	- Kunfall	Notary Public	Š
		Page 1			•

MAIL TO:

KOREA FIRST BANK 205 N. Michigan Avenue Suite 915 Chicago, Illinois 60601 THIS INSTRUMENT WAS PREPARED BY

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

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (s) promptly repair, review or result of any buildings or improvements now or hereafter on the premier which may become damaged or be destroyed; (b) keep said premiers in the control of the premier which may become damaged or be destroyed; (b) keep said premiers in order to receive the little for the control of the little for the control of the little for the lit

۳۲.

that purpose.

12. Trustee has no duty to examine the title, location, existence of condition of the remises, of to inquire into the validity of the signatures of the identity, capacity, or authority of the signatures on the note of trust deed, nor shall trustee to obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any arts of omissions betweened, except in case of its own gross hereing encountered or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power

hestinence or misconduct or that of the agents or employees of Trustee, and it may requist indemnities satisfactory to it before exercising any power herein given.

It is trustee shall release this trust deed and the lien thereof by proper instrument upon proceeding of satisfactory evidence that all indehtedness secured by this trust deed hat been fully haid, and Trustee may execute and deliver a release hereof it and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representation frustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any hote which bears an identification number operating to be place. Thereon by a prior trustee hereinfact or which conforms in substance with the description herein contained of the principal note and which purports 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 ido inflication number on the principal note described herein, it may accept as the genuine note herein described any note which may be presented up 1 which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein described of the county in which the description herein contained of the principal note of the Recorder of 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 Registrar of Titles in which this instrument shall have the definition little powers and authority as we herein given I ustee the processor in Trust, Any Successor in Trust precunder shall have the definition little powers and authority as we herein given I ustee the construed to mean "notes" when more than one note is used.

15. This Trust Deed and all provisio

- 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, howsever created or arising, whether under any instrument, agreements, quarantees 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).