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

THIS INDENTURE WITNESSETH, That Bu Ung Kang and	
Jeong Hee Kang, his wife (hereinafter called the Grantor), of	89200095
2315 Castilian Circle, Northbrook, Illinois	95,60055
for and in consideration of the sum of EIGHTY THOUSAND AND NO	
in hand paid, CONVEY AND WARRANT to Korea First	
of 205 Michigan Avenue, Chicago II (State)	
of 205 Michigan Avenue, Chicago II (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 appurtenant thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of -Gook-	and State of Illinois, to-wit:
LOT 83 IN VILLOW WOODS, BEING A SUBDIVISION SECTION 21, TOWNSHIP 42 NORTH, RANGE 12, EAMERIDIAN, ACCORDING TO THE PLAT THEROF RECORDING TO THE PLAT THEROF THE PLAT TH	IN THE NORTHEAST 1/4 OF ST OF THE THIRD PRINCIPAL RDED APRIL 3, 1970 AS DOCUMENT e, Northbrook, Illinois 60062
Property address: 2315 Castilian Circle, Mereby releasing and waiving all rights under and by virtue of the homestead exemption law IN TRUST, nevertheless, for the purpose of securing performance of the covenants and ag	annonante Imenio
WHEREAS The Grantor is justly indebted por one principal promissory note in the principal amount of u\$80,000.00 with the Grantor covenants and grees to pay sterest thereon as herein or in said note(s) all indebtness of any and every kind now or due from the Grantor to the Grantee, or Truin trust, however created or a ring, wheth agreements, guarantees, or dealings of any hereafter entered into between the Grantor otherwise and whether direct, indirect, pri	the interest as provided therein. aid indebtedness and the in- provided, and to pay any and hereafter owing and to become stee herein, or is successors er under any instrument, and every kind may existing or or the Grante or mary, secondary, fixed or con-
newals or extensions of any of the foregoin or according to any agreement extending time of payment; (2) to pay when due in early addemand to exhibit receipts therefor; (3) within sixty days after destruction or damage, to 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 whom IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances and the interest thereon from time to tipe and sufficiently and the same with interest thereon from time to tipe and without demand, and the same with interest thereon from the date of payment up.rir	
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of sai	the state of the s
at prime ± 3 per cent per annum, shall be recoverable by for longure thereof, or by surthen matured by express terms. It is AGREED by the Grantor that all expenses and disburements paid or incurred in behincluding reasonable attorney's fees, outlays for documentary endence, stenographer's chair whole title of said premises embracing foreclosure decrees and the paid by the Grantor; an suit or proceeding wherein the grantee or any holder of ray part of said indebtedness, as such, expenses and disbursements shall be an additional firm poin said premises, shall be taxed as such foreclosure proceedings; which proceedings when proceedings and all have been enter until all such expenses and disbursements, anythe costs of suit, including attorney's fees, have executors, administrators and assigns of the Grantor waives all right to the possession of, a proceedings, and agrees that upon the blood of any complaint to foreclose this Trust Deed, if without notice to the Grantor, or to any loarly claiming under the Grantor, appoint a receiver collect the rents, issues and profits of the said premises.	alf of plaintiff in connection
The name of a record owner is: Bu Ung Kang and Jeong He IN THE EVENT of the deather a moval from said Cook County of the	
IN THE EVENT of the dearnor removal from saidCookCounty of the	unty is hereby appointed to be first successor in this trust;
of said Co and if for any like case said first successor fail or refuse to act, the person who shall then happointed to be second successor in this trust. And when all of the aloresaid covenants and a trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	greenens are performed, the grantee or his successor in
Witness the hand g. and seal g. of the Grantor this 15th day of April Bu Wy Ray Bu Bu ung	ung Kang (SEAL)
below signature(s)	nf fice Kinf (SEAL) Ree Kang
This instrument was prepared by Jay H. Kim. 5715 N. Lincoln (NAME AND ADDRESS)	, S200, Chicago, Illinois 60659

UNOFFICIAL COPY

	. State of	Illinois)				
		F - Cook	ss.				
		he undersigned	a N	otary Public in and for	said County, in the		
		esaid, DO HEREBY CERTIFY that					
	State arore	Said, DO HENED! CERTIFY (IIII)	Du Ung Aab				
	appeared instrument	personally known to me to be the same person a whose names. 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 nomestead.					
	Giver	n under my hand and official seal this	day	of April	19.89.		
	/1-m-n	Sant Ham)		(-16-			
	(Impr	oss Seal Here) "OFFICIAL SEAL"		Motern Public			
	Commissio	Noting Public, State of Illinois		Jaca 19 Poblic			
	<u>.</u>	My Commission Expires Mar. 7, 1990					
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