UNOFFICIAL COPY 2 TRUST DEED

						•
THIS INDEN	TURE, made	September	18, 1990 b	etween		
SI HONG KO	ONG and IN K	•	•			
herein referred Illinois, herein THAT, WHEF	d to as "Mortgago i referred to as Ti REAS the Mortgi	rs", and RUSTEE, witness agors are justly	KOREA FIRST BA	•	of the principal Promis	g business in Chicago, ory Note hereinafter
			ths (\$200,000.			
evidenced by KOREA FIR	one certain Prince	cipal Promissory	Note of the Morte	agors of even date h	erewith, made payable	
on DEMAN of prime bearing interes said principal	ND rate plus stafter havirity a and interest bein	vith interest on Me per centur t the rate of g made payable	the principal bala n per annum, p prime rate p at such banking hou	nce from time to ti ayable each mont olus three se or trust company i	all of said pr	naturity at the rate incipal and interest per annum, and all of lilinots, as
NOW, THE provisions and it and also in cons	REFORE, the hior imitations of this in sideration of the su o the Trustee, its su	gagets to secure of deed, and the p	the payment of the sal erformance of the cove in hand paid, the rece i, the following describe	d principal sum of mon nants and agreements her lot whereof is hereby a	ey and said interest in according to the Mort rain contained, by the Mort schnowledged, do by these their estate, right, litte and	ordance with the terms, gugors to be performed, presents CONVEY and
q	quarter of Se	ection 6, To	subdivision, bownship 42 Nor Cook County, I	th. Rænge 12. I	sion in the North East of the Third	ı West i
C	commonly know	vn as 4315	Linderwood La	ne, Northbrook,	, Illinois 60062	
P	Permanent Rea	al Estate In	ndex Number 0	4-06-102-026	DEPT-01 RECORDIN T\$4444 TRAN 181 \$0801 \$ \$\infty\$ \$\in	12 09/18/90 11:15: -90-45372
					90453	724
for so long and concombination (who doors and windowhether physical mortgagors or the TO HAVE herein set forth, benefits the Mort This trust deed) are incorassigns.	during all such time all apparatus, equip ether single units on the source of the successors of assigned the successors of the successors	s as Mortgagors may ment or articles on centrally controll, inador beds, awa or not, and it is gris shall be conside premises unto the and benefits unde- pressly release and two pages. The of reference and	asements, fixtures, and sy be entitled thereto (ow or hereafter therein ed), and ventilation, in sings, stoves and water agreed at constituting parter as and by virtue of the waive. Covenants, condition are a part hereof an	appurtenances therefore which are pledged priming or thereon used to stip cluding (without restrict heaters. All of the fore appuratus, equipment to of the real estate, assors and assigns, forevestionmestead Exemption 1 and provisions appears	belonging, and all rents, its ally and on a parity with a lar condition har the loregoing), screens, gain, are declared to be a or articles hereafter placed at, for the purposes, and uplaws of the State of Illinoisaring on page 2 f. h., reverthe mortgagory, their haritten.	aid real estate and not ng, water, light, power, window shades, storm part of said real estate in the premises by the con the uses and trusts a, which said rights and res side of this trust
				-43	2/2	[SEAL]
		-90	-453724	- Jut	Si Hong K	
STATE OF ILLIN		1,	the undersigned.			<u>.</u>
COUNTY OF C	cook }ss.	a Notary Pi	ablic in and for the resid	fing in said County, in th	e State aforesaid, DO HER	EBY CERTIFY THAT
				YONG KONG, his		
" OFF NOTATY F MY COMM	forego Scaled FIGIAL Scaled	ing instrument, ap and delivered the s		day in person and schn- their free an	whose name sare owledged that they and voluntary act, for the use day of septer	signed, s and purposes therein
AIL TO: KO	REA FIRST BA	ANK	Pa	ge I	THIS INSTRUMENT	-0
-	15 N Michiga		11to 015	11917	KIE-YO	JNG SHIM

205 N. Michigan Avenue S Chicago, Illinois 60601

(Att:STL)

ATTORNEY AT LAW 77 W WASHINGTON ST CHICAGO, ILL 60602

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVENES SIDE OF THESE TRUST DEED):

1. Mortgagers thall (s) promptly repair, resions or, rebuild any buildings or improvements above on between the contains to the managed or to the extractory of the premises, and the managed or to the extractory of the promptly repair, resions or, rebuild any buildings or improvements above on between the or chains for them and the interior, and upon request exhibit satisfactory ordence of the discharge of such prior like it praises or in buildings and the provision of the section upon used promises; to contain the liter interior, and upon request exhibit satisfactory ordence of the discharge of such prior like it praises or in buildings and the provision of the provision of the containing of the provision of

11. Trustee or the holders of the note shall have the right to isspect the premiers, or to inquire into the validity of the signatures or the total purpose.

12. Trustee has no duty to examine the title location, existence or condition of the premiers, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee the biligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any at so a missions hereunder, 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.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon proof, ta tion of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof it and at the request of any person who thall estimate the force or after maturity thereof, produce and exhibit to Trustee the principal note, representing the all indebtedness hereby secured has been fully paid; and Trustee may execute and deliver a release hereof it and at the request of any person who thall estimate the grown of the principal note and the principal note and which purpors a indebtedness hereby secured has been fully paid; and trustee the principal note and which purpors to be placed hereon by a prior trustee hereunder or which the makers thereof; and where the release is requested of the original trustee and it has never placed its life tilifaction number on the principal note and which purpors to be placed hereon by a prior trustee the recorded or filed, in case of the resignation, leading of original trustee and it has never placed its life tilifaction mimber on the principal note and which purpors to be executed by the persons herein designated.

14. Trustee may resign by instr

- 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, pay able 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).