## UNOFFICIAL COPY,

## TRUST DEED

93437170

THIS IND	ENTURE, ma	ide J	lune	9,	19	93	between					
YOUNG S	IK PARK a	nd KYUNG	NIM I	PARK,								
herein refe Illinois, he	rred to as "M rein referred (	ortgagors'', a o as TRUST	nd 'EE, wit	K/ tnesseth	OREA EXC	CHA	NGE BANK				doing business comissory Note	_
described,	said legal hold	ter or holder	are jos gnied er	herein	referred to	as l	Holders of the	ne Note, in	the Princi	pal Sum o	of	vetelite! (Cl
evidenced	THOUSAND a by one certa XCHANGE B.	in Principal							herewith,	made pay	yable to THE C	DOLLARS, ORDER OF
and deliv ON DEM of pri bearing int said princip the holders KOREA EX NOW, provisions and and also in	ered, in an AND me rate, perest after mapped and interest of the note of the conditions of the minimum and interest on the consideration of the conditions o	nd by wh with i lus two turity at the so being man tay, from tir NN, 181 the more good of this fruit de	per ce rate of de paya me to til West rate and til Con Di	ntum plate at a me, in a Madis cure the culture in a blate in a bl	e principa er annum prime ro such banki writing app sen Stre payment of strange of the	atens h	payable payable plus fi couse or trus and in abse Suite said principa property	n time to such Moi our si company ince of suc 2100, Cl I sum of m agreements	time unpainth;  y in h appoints hicago, oney and sa herein conta	all of an per Chicago nent, then Illino interest ined, by the	the said printil maturity is aid principal an cent per annum of the continuous of th	at the rate d interest n, and all of , Illinois, as f th the terms, e performed,
				),c					•			•
	of the w	and 23 i lest half lange 13, s.	of t	he So	uth Eas	to	warter o	of Secti	ion 28.	Townsh	in 41	
	Commonly	known a	s 503	2 Wes	t Jerm	e A	ivenue, S	skokie,	Illinoi	s 6007	6	
	Permanen	t Real E	state	Inde	x Numbe	8'1	70 20 70	M M21	. T#222	O1 RECOR	RDING 1648_06/09/ TY RECORDER	93 121161 87 170
							10,26-40			٠.,		ř
								<b>7</b>		:	9543717	'O
							Ù					
for so long a secondarily) refrigeration doors and whether phy mortgagors TO HA herein set fo benefits the:	and during all s and all apperat (whether single indows, floor istically attached the their successor VE AND TO Hoth, ith, free from a Mortgagors do horisal deed cor russ deed cor	uch times as a us, equipment; units or cent coverings, inact it thereto or r its or assigns at IOLD the prer all rights and in nereby express isists of two	Mortgago t or artic traily cor dor beds not, and half be co mises uni benefits ly release pages.	ots may to the second of the s	or hereafter, and ventile it, and ventile, a stoves an reed that all it as constituted by virtue ive.	here: the tion d w ing ing its a af t	to (which are rein or therec, i, including (v ater heaters., lifer apparatu persons and uccessors and he flomestead ions and pro	piedged point of the following	invrity and imprive heat, ricium the fooregoiry are nt or a ficing ever, for the n Laws of the pearing on	on a parity gas, air con oregoing), i declared ic hereafter ; purmoses, ie liste of page 4 (t)	nts, issues and promits and real enditioning, water, creens, window so be a part of salplaced in the present and upon the usuallimots, which as reverse side of their hoirs, successions.	tate and not light, power, hades, storm of real estate mises by the rest and trustald rights and of this trust
assigns.	•						_				C	
WIIN	ESS the hand	S and s	seals	OI N	toriga#ots	me	may and yea	r mrst #00	ve willen.		2 /	
							**************************************	- Clay	yung	Young	Sik Park	TSEAL)
STATE OF 1	LLINOIS,	ss.	1,		undersigne							
COUNTY (	or cook	<b>} 3.</b>	YOU	G SI	C PARK &	the trid	KYUNG N	M PARK	. Husba	nd md	Wife.	TIFY THAT
											ATE subscr	
					ted before						they and purp	signed, cores therein
<b>√</b> ∭	"OFFICIAL	·SEAL	82					0 tc		A)	lima	93
/ N.S. W.Y	Kie-Young tary Public, Sa Commission E	ite of Illinois		undel IN	y hand and r	(OIA)	rial Seal this		Ţ,	18.	N.	otaty Public
- to							Page 1	·	Titt	S INSTRU	MENT WAS DEE	PAREN SV.
AAIL TO:	KOREA EXC 181 W. Ma	idison St	reet		2100		***		• • • •	K	E-YOUNG SH	
	Chicago,	Illinois	6060	12						77 W	WASHINGTON	37

(Att:YKK)

## **UNOFFICIAL COPY**

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEFD):

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

1. Motessors shall (s) promptly spisit, restore or subulid any buildings or leaguements ages on the personses, which may be come of the control of the control

1. Trustee has no duty to examine the title, incation, existence of condition of the premises, or to inquise into the validity of the signatures or the premises, or to inquise into the validity of the signatures or the tidentity, capacity, or authority of the signaturies on the note or trust deed, nor shall Trustee or 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 cts to 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 cts to obligated to record this trust deed or to exercise any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon p.et... Interest the trust deed has been fully paid, and Trustee may execute and deliver a release here of the naturity 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 herein stems and not excited any note which bears an identification number purporting to be plate inference by a prior trustee herein and the release is requested of the principal note and which purports to be plate inference and which the description herein contained of the principal note and which purports to be plate inference in any where the release is requested of the principal note and which purports to be plate inference on the principal not and which purports to be plate inference and which conforms in substance with the description herein contained of the principal note and which purports to be plate inference and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein description herein contained of the principal note and which purports to be executed by the persons herein description herein contained of the principal note and which

- 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 herei or its successors in trust, howsoever created or arising, whether under any instrument, agree ments, 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 constitut a business loan which comes within the purview of Subparagraph (c) of Section 4 of "An Act is 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).