	RECORDING REQUESTED BY	
	Security Pacific Finance Corp 1983 JAN 17 PM 2 40	Di hadi
	1699 E. Woodfield Rd. Suite 209	A STATE OF MADE
	Marinera Service Control Contr	Alland John
	JAN-17-83 6879 6 26471557	- REC 10.00
	AND WHEN RECORDED MAIL JO	1330
		1557
	Name Street Street Security Pacific Finance Corp	
	address 1699 i. 'cc'ffield Rd. Suite 209 Civita Schaumburg, illinois 60195	
	SPACE ABOVE THIS LINE FO	OR RECORDER'S USE—
	TRUST DEED	
	THIS INDENTURE, WITNESSE, H. T. at	tenants
	(hereinafter called the Grantor), of 144 N Chicago (Chicago (Chicago))	Illinois (State)
	for and in consideration of the sum of Th+y-One Thousand, Two Hundred Ninety-Six and 50 in hand paid, CONVEY S AND WARRANTS to ecurity Pacific Finance Corp Schaumburg Illi	nois Dollars
	of 1699 F. Woodfield Rd. Schaumburg (City) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants an	(State)
	and to his successors in the intermediate the period of the following described real estate, with the improvements (hereon in uding all heating, air-conditioning, gas and fixtures, and everything appurtenant thereto, together with all rints, is use and profits of said premises, situated in	plumbing apparatus and
	of <u>Chicago</u> <u>County of <u>Cook</u> and State of Illinois, to-wit: Unit No. 10A as delineated on survey of the ollowing described parcel of</u>	, and the second se
	(hereinafter referred to as "Parcel"): Lots 4 to 8 both inclusive in the subdivision of Yor "A" in Block 2 in the	##
	of Chicago's subdivision of Lot 13 in Bronson's Adult'on to Chicago in Se North, Range 14, East of the Third Principal Meridian, in Cook County, I.	ction 4, Township 39
	is attached as Exhibit "A" to Declaration of Ownership for the Brownstone Association made by Chicago Title and Trust Company, contrasted under Trust	Condominium st Agreement dated
	September 17, 1976 and known as Trust No. 1068502 and recorded in the Off of Deeds of Cook County, Illinois as Document No. 23673505 togethe with	an undivided 1.189
	per cent interest in said Parcel (excepting from said Parcel al) the prop comprising all the Units as defined and set forth in said Declaration and	
	Commonly known as Unit 10A at the Brownstone Condominium, 1440 North S'at	
400	Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State o Illi In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein.	
1000	WHEREAS, the Grantor <u>Edward D. Gilhooly and Mary Ann Scanlan Gilhooly</u> , His indebted upon a promissory note bearing even date herewith, payable to the order of Security Pacific Finance Co Thirty One Thousand Two Hundred dollars (\$ 31296.50) with interest thereon at an annual Ningery Six and 50/400 to the promissory of the promissory	rp, for the principal sum of
Charles	payable according to the terms thereof, (all but any terms the replaced to as "Promissory Note") and all	other obligations in Great-
	or under the terms and provisions of this frust Deed, and obligations which drained in his intended that all of a Beneficiary for payment of, or for additional sums of money advanced by Beneficiary, and it is intended that all of a or obligations, with interest thereon, will be secured hereby in addition to the advances, debts, and obligations is	raid future advance (Control or resently owing by Clantol)
	The Grantor covenants and agrees as follows: (1) To pay said Indebtedness, and the interest thereon, as here provided, or according to any agreement extending time of payment; (2) to pay on or before the due date it provided, or according to any agreement extending time of payment; (2) to pay (3) with one (3) with days after destruction.	in and in said note or of an and in said note or of an act to rebuild
	assessments against said premises, and on defining to exhibit receipts therein, to with any design of damaged (A) that was	
		e to said premises shall tipt
	be committed or suffered; (5) to keep all buildings now or at any time on said prelimens insuled in companies acceptable to the holder of the first mortg herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortg clause attached payable first, to the first Trustee or Mortgages, and, second, to the Trustee herein as their policies shall be left and creating with the said Mortgages or Trustees until the indebtedness is fully paid; (6) to	e to said premises shall tipt be selected by the grantee age indebtedness, with loss therests may appear, which
	be committed or suffered; (5) to keep all buildings now or at any time on said pitales shall be therein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first morting clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Trustee herein as their in policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to and the interest thereon, at the time or times when the same shall become due and payable. In case of default therein grantee, or the holder of said indebtedness, or any part thereof, may, but is not on the case of default therein grantee, or the holder of said indebtedness, or any part thereof, may, but is not on the case of default therein grantee.	e to said premises sail tript. be selected by the graties age indebtedness, with loss sterests may appear, which pay all prior incumbrances, signed to, make any payment s not oblined to purchase.
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of such breach at the highest rate perintities by that shall be tectorated by the shall be tectorated ORIGINAL

UNOFFICIAL COPY

The Grantor further agrees that all expenses and disbursements, paid or incurred in behalf of complainant in connection with proceedings for the foreclosure hereof — including reasonable solicitor's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or of completing abstract showing the whole title to said premises — shall be paid by grantor, and the like expenses and disbursements occasioned by any suit or proceeding wherein grantee, or any holder of any part of said indebtedness, as such, may be a party by reason hereof shall also be paid by grantor; all of which expenses and disbursements shall be an additional lien upon said premises, and included in any decree that may be rendered in such foreclosure proceeding. Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and consents that upon the filing of a bill to foreclose this trust deed, grantee or some other suitable person or corporation may be appointed receiver of said premises, without notice, and without complainant being required to give any bond, whether the premises be then occupied as a homestead or not, and irrespective of the solvency of any person or the adequacy of the security, with the usual powers and duties of receivers, and that said receiver may continue in office during the pendency of said foreclosure and thereafter until redemption made or the issuance of deed in case of sale, and may collect rents, alter or repair said premises and put and maintain them in first class condition and out of the income, may ay expenses of receivership, incurance premiums, all taxes and assessments which are a lien or charge at any time during the receivership, cost of such alterations and repairs, and may also pay and do.

The name of a record owner is: Edward D. Gillhooly, and Marry Ann, Scanlan Cillhooly, this wife, an include

The name of a record owner is: Edward D. Gilhooly and Mary Ann Scanlan Gilhooly his wife as joint Beneficiary may, at any time and for any reason, substitute and appoint an alternate Grantee in lieu of the Grantee previously named name.

Edward Dorlhook	(SEAL)
Many an Scenlan Helkoole	(SEAL)
his instrument was prepared by <u>Cathleen Sorensen</u> 1699 E. Woodfield Rd. Schaumburg, Ill	inois
O <u>/c</u>	
State of Illinois	
County of Cook ss.	
I, Margaret Reich , a Notary Public in and for said	County, in the
State aforesaid, DO HEREBY CERTIFY thatEdward-L. Ginnoly and Mary Ann Scanlan Gilhooly,	
joint tena	nts .
personally known to me to be the same person_S_ whose name_S aresubscribed to the foregoli	ng instrument,
appeared before me this day in person and acknowledged that they signed, sealed and deli-	
instrument as their free and voluntary act, for the uses and pu.po es therein set forth, including the release of the right of homestead.	ase and waiver
Given under my diagod and notarial seal this 14 th day of a right	
Gay of A Construction of the Construction of t	19_0
margare Perch	9
Commission Expires III; Co. Linission Expires II.G. 26, 1984	
Commission Expires 49 Conditional Expires (1.6). Zc, 1984	C.
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2647155

BOX No.

Witness the hande

Trust Deed

Edward D. Gilhooly

Mary Ann Scanlan Gilhooly

To

Security Pacific Finance Corp

1699 E. Woodfield Rd. Suite 209
Schaumburg, Illinois 60195

END OF RECORDED DOCUMENT