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RECORDING REQUESTED BY					
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AND WHEN RECORDED MAIL TO					
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SECURITY PACIFIC FINANCE CORPORA	TION				
1699 EAST CODFIELD ROAD		1			
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		SPACE	ABOVE THIS LIF	NE FOR RECORDS	R'S USE—
	TRUST DEED	)			
THIS INDENTURE, WITNESSET! Th. DONAL	D LOGAN AND MARY		S WIFE		
740E POVIS	THE TANDE AND A MENTER	CITCA	<u>~</u>	717	INOIS
(hereinafter called the Grantor), of (No. and Street)	H INDIANA AVENUE	CHICA:	GO	(Sta	
	USAND EIGHT HUNDR				Dollars
in hand paid, CONVEY S AND WARRANT S of 1699 EAST WOODFIELD LOAD	SECURITY PACIFIC SCHAU		CORPORATION		50195
(No. and Street)	(City)			(State)	
THE SOUTH 32 FEET 5 INCHES OF THE PRESCOTT'S SUBDIVISION OF THE EAST OF THE THIRD THE	ST 1/2 OF THE NORT	AWEST 1/4	OF SECTION	27, TOWNSH	IP 38
NORTH, RANGE 14, EAST OF THE THIR	th PRINCIPAL ME	LAN IN CU	OK COUNTY,	ILLINOIS.	No.
	20	63952	02		السنة السنة
ALSO COMMONLY KNOWN AS: 7425 SC	OUTH INDIANA AVENU	E CHIGA	o, illinois	100	
				L	هد پائسی
Hereby releasing and waiving all rights under and to In Trust, nevertheless, for the purpose of security	ring performance of the co	venants and a	agreements he th		
WHEREAS, the Grantor S DONALD LOGA indepted upon a promissory note bearing even date FIVE THOUSAND EIGHT HUNDRED	AN AND MARY LOGAN	HIS WIFT	y Pacific Finance	Coro or the prin	is justly cinal sum of
FIVE THOUSAND EIGHT HUNDRED COllars (S DNE & 24/100 Payable according to the terms thereof, tandfor any pay which may be substituted therefor, any or all of or under the terms and provisions of this Trust Dee Beneficiary for payment of, or for additional sums of	renewal, refinancing or extending or extending or extending the referred, and obligations which G	ension thereof, ed to as "Pron Grantor may he	or other Promiss nissory Note") and ereafter, from time	ory Note or other a dall other on igation e to time, the come	greement to ons of Grant- obligated to
or obligations, with interest thereon, will be secure	d hereby in addition to the	advances, det	ots, and obligation	ns presently ow hi	g by Grantor.
The Grantor covenants and agrees as follows; to provided, or according to any agreement extending assessments against said premises, and on deman or restore all buildings or improvements on said prebe committed or suffered; (5) to keep all buildings rherein, who is hereby authorized to place such institucious attached payable first, to the first Trustee policies shall be left and remain with the said Mort and the interest thereon, at the time or times when	ng time of payment; (2) to did to exhibit receipts theref imises that may have been o now or at any time on said rance in companies accepts or Mortgagee, and, second (gagees or Trustees until th i the same shall become of	pay on or be or; (3) within s destroyed or da premises insu- able to the hold, to the Trust he indebtednes due and payab	efore the due da- ixty days after de amaged; (4) that watered in companies der of the first mo- lee herein as the ss is fully paid; (6) le.	te in each year, of struction or dama asset to said premi to be selected by trigage indebtedne in interests may a to pay all prior in	" (a) is and ge or re-uild sess' all not the grantes ess, with ossppear, which cumbrances
In case of default therein grantee, or the holde or perform any act hereinbefore required of gran discharge, compromise or settle any tax lien or of premises and when so doing, is not obliged to ind thereof. If any building or other improvement upon. any such holder may cause the completion there purposes and all expenses paid or incurred in conn	er of said indebtedness, or a ntor including the procurer ther lien or title or claim the quire into the validity of an said premises, at any time, sof in any form and manne	any part there nent of insura ereof, or redec y tax, assessi shall not be co r deemed exp	of, may, but is no tince and may, be em from any tax : ment, tax sale, fo ompleted within a edient. All mone	ut is not obliged sale or forfeiture a refeiture, or lien or reasonable time, y paid for any of	to, purchase, iffecting said title or claim the trustee or the aforesaid

purposes and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other moneys advanced by grantee or such holder to protect the lien hereof, and reasonable compensation for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby, immediately due and payable without notice, with interest at the highest rate permitted by faw.

In the event of a breach of any of the aforesaid agreements, the whole of said indebtedness, including principal and all earned interest shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from the time of such breach at the highest rate permitted by law shall be recoverable by foreclosure hereof, or by suit at law, or both, the same as if all of said indebtedness has been matured by express terms.

And further, should the Grantor or its successor in interest without the consent in writing of Security Pacific Finance Corp. self, transfer, or convey, or permit to be sold, transferred or conveyed, by agreement for sale or in any manner, its interest in the property (or any part thereof), then Security Pacific Finance Corp. may declare all sums secured hereby immediately due and payable subject to applicable law. This provision shall apply to each and every sale, transfer, or conveyance, regardless of whether or not Security Pacific Finance Corp. has consented to, or waived, its rights hereunder, whether by action or non action in connection with any previous sale, transfer or conveyance, whether on not security Pacific Finance Corp. has consented to, or waived, its rights hereunder, whether by action or non action in connection with any previous sale, transfer or conveyance, whether one or more. Failure to exercise such option shall not constitute a waiver of the right to exercise such option upon a later event.

15120-0382 IL TRUST DEED

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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 grantere, 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 filling 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 said, and may collect rents, alter or repair said premises and put and maintain them in first class condition and out of the income, may pay expenses of receivership, insurance premiums, all taxes and sessessments which are a lien or charge at any time during the receivership, cost of such alterations and repairs, and may also pay and do whatever the grantee is hereby authorized to pay and do.

The name of a record owner is:

DONALD LOGAN AND MARY LOGAN. HIS VIPE

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Beneficiary may, at any time and for any reason, substitute and appoint an alternate Grantee in lieu of the Grantee previously named herein.

w	itness the ha	√S_and se	eal_ <b>S</b> _of the Grant	or_S_this	29th	đay of_	ZULY	, 19_ <b>82</b>				
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State aforesaid, DO HEREBY CERTIFY that DONAY D 1 OGAN AND MARY LOCAN, HIS WIFE												
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ners	onally knowd	to me to he	the same person S	whose na	mas	ARE	subscribed to the fe	pregoing instrument,				
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appe	eared before	4 174 20	n person and ackn	owledged the	1 1151		signed, sealed a	nd delivered the said				
inst	rument as	THEIR	free and v	oluntary act,	for the uses and	ייור, or les therein si	et forth, including ti	ne release and waiver				
of ti	ne right of ho	mestead.				46						
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