RECORDING REQUESTED BY

SECURITY PACIFIC FINANCE CORP. 950 W. 175TH ST., STE. 2-SM HOMEWOOD, IL 60430 PHONE 312-957-3100

AND WHEN RECORDED MAIL TO

27168550

SECURITY PACIFIC TNANCE CORP. 175TH S1. STE. 2-SH 600 50 HOMEWOOD. IL 312-957-3100



SPACE ABOVE THIS LINE FOR RECORDER'S USE -

TRUST DEED

THIS INDENTURE, WITNESSETH, The Edward Macon, Jr. and Annie Macon (Husband and Wife)

8.13/ Fisex (hereinafter called the Grantor), of_ Chicago Illinois for and in consideration of the sum of Dollars in hand paid, CONVEY_S AND WARRANT S to Store of 950 W. 175th St. Suite 2SW Security Pacific Finance Corporation Homewood Illinois

and to his successors in trust hereinafter named, for the pur os . c securing performance of the covenants and agreements herein, the tollowing described real estate, with the improvements thereon, it ruging all heating, air-conditioning, gas and plumbing apparatus and status and examples apparatus and examples appa fixtures, and everything appurtenant thereto, together with all rents, ssues and profits of said premises, situated in the Chicago Cook _ County of _ and State of Illinois, to-wit:

Lot 147 in Bessmer Park Addition A Subdivision of Lots in Blocks 2 to 6 Lots 1 to 21 28 to 48 in Block 7 in Ira Holmes Addition to South Chicago in the South West 1/4 of the North West 1/4 of Section 6, Tow.ship 37 North, Range 15 East of the Third Principal Meridian in Cook, County, 17 in ois.

Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois, 🔘 In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements berein

WHI REAS, the Granter Edward Macon, Jr. and Annie Macon (Husband and Wife) in heatly Indebted upon a promiseory note bearing even date berowith, payable to the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of said of the order of Security Pacific Finance Corp. for the plane of the order of Security Pacific Finance Corp. for the plane of the order of Security Pacific Finance Corp. for the order of Security Pacific Finance Nine ThousandNine lumbrod dollars (\$ 9926.75) with interest thereon at an annual rate of 19.59 % and 75/100 tollars (\$ 9926.75) with interest thereon at an annual rate of 19.59 % and 75/100 tollars (\$ 9926.75) with interest thereon at an annual rate of 19.59 % and 75/100 tollars (\$ 9926.75) with interest thereon, or other Promissory Note or other agree, see it to pay which may be substituted thereof, any or all of which are hereinalter referred to as "Promissory Note") and all other obligations of 5.7 m or under the terms and provisions of this Trust Deed, and obligations which Grantor may hereafter, from time to time, become obligat of to Beneficiary for payment of, or for additional sums of money advanced by Beneficiary, and it is intended that all of said future advances, deace or obligations, with interest thereon, will be secured bereby in addition to the advances, debts, and obligations presently owing by Granto.

or obligations, with interest therein, will be secured beroby in addition to the advances, debts, and obligations presently owing by Granto.

The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest therein, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay on or before the due date in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or testore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (6) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first interests may appear, which policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay all prior incumbrances, 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 obliged to, purchase, discharge, compromise or settle any tax lien or other lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises and when so doing, is not obliged to inquire into the validity of any tax, assessment, tax sale, forfeiture, or lien or title or claim thereof. It any building or other improvement upon said premises, at any time, shall not be completed within a reasonable time, the trustee or any such holder may cause the completion thereof in any form and manner deemed expedient. All money paid for any of 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 t

permitted by law.

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. sell, 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 thereot), 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 one or more. Failure to exercise such option shall not constitute a waiver of the right to exercise such option upon a later event.

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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 hereot — including reasonable solicitor's lees, 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 shalf 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, after 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 spates meants which are a lien or charge at any time during the receiver ship, 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: Edward Macon, Jr. and Annie Macon (Husband and Wife)

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

>					
Witness the hand and se	ealof the Grantorthis	s6th	day o	July	, 19_84
.		Edu	rord Mile	ion WI	(SEAL)
7		Edwar	d Macon Jr.	1/1000	(SEAL)
		Annie			, ,
This instrument that prepared by	Kathy Tagler	950 W. 175	th St. Suite	2SW Homewo	ood
State of Illinoi					
	X	SS.			
County of Cook					
Ulysses G. Tate	Jr		, at	lotary Public in and f	or said County, in the
State aforesaid, DO HEREBY C	Edward	Macon.Jr. a	nd Annie Mac	on (Husband a	nd Wife)
State atoresatio, DO HENEBY C	SERVIN T (III)				
	——————————————————————————————————————				
personally known to me to be	the same person_S_wnose	nr liebat	re	_subscribed to the	oregoing instrument,
appeared before me this day i	n person and acknowledged	to	they	signed, sealed a	and delivered the said
*1. * * *	_	().		,	
instrument as their	free and voluntary a	act, for the usr is a	nd purposes therein	set forth, including t	he release and waiver
of the right of homestead.			9 ×		
Given under my hand and	d notarial seal this	6th	d .y of	July	, 19_84
			17	\	111
(Impress Seal Here)	18	A STATE OF THE PARTY OF THE PAR	Mars -	4 1	DI
		11	ST POR	Not y blic	1.
Commission Expires Septe	ember 23 1984 3	00 U & 1	Ü	CVA	
	Expires Sept. 23; 1984	1		1/-	
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100	Trust Deed	9 V + 0≤53272 0 5 16 1 1 6 68-11-797	ETT.

END OF RECORDED DOCUMENT