UNOFFICIAL COPY

THE ABOVE SPACE FOR RECORDER'S USE ONLY

ו	HIS INDENTURE, 11	nade June 11,	1	9 <u>85</u> , between	MICKEY L, WA	LKER and	_	
	GEROME E. WALK	KER, his wife i	n JOINT TENAL	CY		·	}	
÷Ē	erein referred to as	"Mortgagors," and _	Security Pac	fic Finance	Corp.	, an Illino	ois	
· T	corporation, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the instalment Note hereinafter described, said legal holder being herein referred to as Holder of the Note, in the principal sum of <u>Eight</u> thousand seven							
	hundred and thirty-four and 48/160 (\$8,734,48)							
d ir	evidenced by one certain instalment Note of the Mortgagors of even date herewith, made payable to the Holder and delivered, which said Note provides for \$\overline{8}\$ monthly instalments of principal and interest, with the balance of indebtedness, if not socner paid, due and payable on May 17, 1989 or an initial balance stated above and a credit limit of \$\overline{8}\$. N/A under a Revolving Line of Credit Agreement.							
p ar si	NOW, THE FEORE, the Mortgagors to accure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and unit ations of this flust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, for iso inconsideration of the sum of One Bollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT one the Trustee. Its successors and assigns, the following described Real Estate and all of their estate, right, filte and Interest therein, situate, lying and it is in City of Chicago. AND STATE OF ILLINUIS, In with							
	Shore Gard Southeast rance 14,	lock 2 in Kroel lens, being a so 1/4 of the Nort East of the Thi	ubdivision of theast 1/4 of	the Southea Section 1,	st 1/4 of the Township 37 No	rth,		
	Illinois.						}	
	Commonly k	nown as: 902.	F. Glesby,	Chicago, IL	60617			
	Pegranent	Parcel Number:	25-(1-2: 1-0	28				
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121	sich with the numerty to	oreinafter described, (a ra	forred in here in as the	"ornmises"	'/)x			
fai se rei do	TOGETHEF with air im rise long and during all si condarily) and all appara ingenation (whether singlions and wrindows, floor	pprovements, tenements, e such times as Morigagors itus, équipment or atticles le units of centrally contro coverings, awnings, stove	asements, fixtures, an may be entitled thereto now or herealts; there illed), and ventitation, in as and water heaters,	d appurtenances than o (which are pledged In or thereon used to notuding (without rest Alf of the foregoing;	primarily and r r parity supply heat, was, air corricting the toregoing), or are declared to be a lart	is, issues and profits thered with said real estate and no ning, water, light, powe een: window shades, storr of said rual estate whethe mem ses by the mortgagor	ot r, Th	
Cf Ne	their successors or aast TO HAVE AND TO HO rein got forth, free from riefits the Mortgagors do	igns shall be considered a LD the premises unto the all rights and benefits und a hereby expressly release	is constituting part of said Trustee, its succe ler and by virtue of the sand waive.	the real estate. ssors and assigns, fo Homestead Exemidi	wever, for the purposes, a on Laws of the State of II	nd u xout o uses and trust linels, "the" allet lights an	a d	
	de of this trust de		d herein by refer			on page 2 (the reverse all be binding on the		
	WITNESS the ha	and Sal	Sof Mortg	agors the day ar	nd year first above v	vritten.	13	
2	4/16kg 2	Willer	(SEAL)	Comme	Q. Walk	[SEAI		
	(Mickey	L. Walker	[SEAL]	Gerom	B. Walker	[SEAL	- 1	
Tt	nis Trust Deed was p	prepared by I. Gar	cia-8565 W. I	Dempster Sui	e 115, Niles,	п. 60648		
57	ATE OF ILLINOIS,		Jane Gorence	Wayne			_	
Co	unity ofDuPage	- CERTIF	Y THAT MICKEY	L. Walker a	nd Gerome F. W	aforesaid, DO HEREB	Y	
			in Joint Tena anally known to me		son Swhose	enames are	-	
		subscribed to the fo	regoing instrument,	appeared before	me this day in person	and acknowledged that		
		and voluntary act, fo	r the uses and purp	oses therein set for	orth,			
		Given under	my hand and Notar	al South to 1	th day of i	Tune 19 85	.	
				VIA	e LOTORE OF	1 QL) Notary Buchi	.	
	tarial Seat		Pag		y Damesteene Frintee In	25 1987		
- olate	Uddi, Ipumi Jitan		_		iy uli.indicidli kAFFGA Ju	n. a.J. 1901		
			ORI Company	GINAL		7/		
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THE C:) VENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REPERSE SIDE OF THIS TRUST DEED):

- 1. Mortraggies shall (all promptly repair, restore or rebuild any buildings of improvements now or hereafter on the premises which may become dam upon the distroyed; by keep said premises in good condition and repair, without waste, and their from mechanic's or other here or claims for lien not expensity subordinated to the lien hereot, (p) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereot, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note (d) complete within a reasonable time any building or buildings now or st any time in process of erection upon said premises; (e) comply with all requirements of law or reproced ordinance, with request to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or this process.) Trunicipal Ordinance

- injunction collinaries with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by tax or municipal ordinance.

 2. Mortigujors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever surrece charges, and other charges against the premises when due, and shall, upon written request, funds to fit rustee or to holders of the note displace in compital therefor To prevent default hereunder Mortigagors shall pay in full under profest, in the manner provided by statute, any tax or excessment which Murtigagors may desire to contest.

 3. Mortigagors shoulk keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, otherwise or windstorm and dilond damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insertance companies or moreys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtodness secured hereby, all in companies satist in viry. The holders of the note, under insurance policies bayable, in case or loss of damage, to Trustee for the benefit of the noteders of the note, such rights to be evidenced by the standard mortigage clause to be attached to each policy, and shall deliver all policies, including politic not and remain only as unit of the cost, such rights to be evidenced by the standard mortigage clause to be attached to each policy, and shall deliver all policies, including politic not and remain office; at the holders of the note, and in case of insurance about to expire, shall deliver remain policies, including politic not and remain office; at the holders of the note may, but need not, make any payment or perform any act bereinbelore required of Vorigagors in any term and more deemed expedient, and may, but need not, make any payment or perform any act breeinbelore required of Vorigagors in any term and more

- the state of the control of the post materials of the first in the note securing puls that deed, if any otherwise the semantivity rate set from the remainded of the control of the contro

- 11. Trustee or the holders of the note shall have the right to inspect the premises at all rensonable times and access thereto shall be permitted for
- 12. Trustee has no duty to examine the fittle, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, corracity, or authority of the signaturits on the note or frust cred, not shall Trustee by obligated to record this trust deed or to exercise any power inverse given unless correstly obligated by the farm hereof, nor the liable for any acts or omissions hereunder, except in case of its own gross negligible or misconduct or that of the agents or employees of Trustice, and it may require insemnities satisfactory to it before exercising any power
- Interior given shall release this frust deed and the tien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness socied by this trust deen traps been full, paid, and frustoe may execute and deliver a release hereof to and at the equest of any person who shall, either before or after maturity thoreof, produce and exhibit to Trustee the note, representing that all indebtedness bereby secured has been paid, which before a release is sequested of a buccessor trustee, such successor strates each successor strates each successor strates and success as the genume note herein described any note which bears an identification number purporting to be placed therein by a prior trustee hereinder or which recrease is the substance with the description herein contained of the note and which purports to be executed by the persons herein despinated as the makers thereit, and where the release is requested of the original trustee and it has never placed its identification number on the note described any note which may be presented and which conforms in substance with the description herein contained of the note and which curports to be executed by the persons herein destignated as the makers therein; and which curports to be executed by the persons herein destignated as makers thereof.

 14. Trustee may resign by instrument in writing filled in the office of the Recorder or Registrat of Titles in which this instrument shall have been recorded or filled in case of the resignation, inability or refusal to act of Trustee, the then Recorder of Decay of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust, and the powers and authority as are herein given Trustee.

 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" in Trust. Any Successor in Trust have necuted in effect of the Recorder of the payment of the indebtedness or any part

- The Before releasing this trust deed. Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the respected in issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

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IMPORTANT: FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY TRUSTED BEFORE THE TRUST DEED IS FILED FOR RECORD.	identification No. Mult TO OB Assistant Secretary Assistant Vice President
MAIL TO: Security Pacific 5565 W. Dempster MICS, IL GOGYX PLACE IN RECORDER'S OFFICE BOX NUMBER	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

