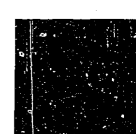


6 2 6 3 2 85062682

	SPACE	RECOR	DER'S	USE	ONLY

THIS INDENTURE, ma	de June 13	19 <u>85</u> between	Guillermo Lopez and	_
Dolores Lopez.	hie wife			
		Pacific Finance	Corp, an Illinoi:	s
	ferred to as TRUSTEE, witnesse			
			he instalment Note hereinafter described	d,
said legal holder being	herein referred to as Holder of the	he Note, in the principa	sum of <u>Four Thousand</u>	-
Three Hundred	Twelve and 48/100		 Dollars	
			erewith, made payable to the Holder and	
			cipal and interest, with the balance o	
indebtedness, if not so	ooner paid, due and payable on	May 18, 1989	; or 🔲 an initial balance levelving Line of Credit Agreement.	:е
stated above and a cre	edit limit of \$	under a F	levalving Line of Credit Agreement.	.
			oney and said interest in occordance with the forms	
performed, and also in consi	ideration of the sum of One Dollar in hand	paid, the receipt whereof is	ements herein contained, by the Mortgagors to be hereby acknowledged, do by these presents CONVEY	Υ
			and all of their estate, right, little and interest therein	α,
AND STATE OF ILLINOIS, I	o wit:	, COUNTY OF	LOOK	-
Lot 37 and the	South 5 feet of Lot 38	in Block 11 in	Chicago Land Investment	- 1
Company Subdivi	ision in the North East	quarter of Sect	ion 33. Township 40 North.	
Range 13, East	of the Third Principal	Meridian, in Co	ok County Illinois.]
Commonly been	as 2131 N. LeClaire, C	hionoo Tili-ci-		ļ
Commonty Known	as 2131 M. Leciaire, C	nicago, lilinois	and the second of the second	1
Permaner* Parce	el No. 13-33-217-010			. [
				. [
			international designation of the state of th	•
1 - 2 - 2	JUN-17-	85 32131	85062682 · A — Rec	
4 9 DE		en e de la companya d	าสตรา (วิวาสตรา การตรีสตรา) หมายกระทำสารสาราช (การตรา การตราชาวิทาสาราชาวิทาสาราชาวิทาสาราชาวิทาสาราชา	, }
				.
	The Branch Heritage	and the street		
			स्तरत्यात्राच्यात्राच्यात्रे स्वयं स्वयं प्राप्तात्रात्रात्रात्रात्रात्रात्रात्रात्रात	
ė			[설명] 경우 (1985년 1982년 1982년 - 1982년 198 [설명] [설명] 경우 (1982년 1982년	- [
			्रिके विकास स्थापन स्थापन स्थापन स्थापन	
* .				٦ "
	and the second			
• •			성원들은 현실 현실 시험에 되었다. 그 사람들은 그 사람들이 되었다. 사람들은 기계를 가득하는 것이 되었다.	- 1
	reinafter described, is referred to her sin-		to belonging, and all rents, leaves and profits thereo	.
for so tone and during all su	ich times as Mortgagors may be entitled:	d bepbeld ena right it of 9.	rimarily and on a parity with said real estate and no): [
secondarily) and all apparate refrigeration (whether single	us, equipment or articles now or hereafte runits or centrally controlled), and ventile	r Therein Crithereon used to a http://incluring.twithout restr	copply heat, gas, air conditioning, water, light, power icling the foregoing), screens, window shades, storm	'n
doors and windows, floor or	overings, awnings, stoves and water hea	aters. Al' of "he foregoing ai	e declared to be a part of said real estate whether shereafter placed in the premises by the mortgagors	:r ·
or their successors or assig	ns shall be considered as constituting p	erf of the tea astale.		- 1
herein set forth, free from al	If rights and benefits under and by virtue	of the Homesteer 2pr/b	ever, for the purposes, and upon the uses and frusts n Laws of the State of illinois, which said rights and	ď
	hereby expressly release and waive.	inte conditions and ar	visions appearing on page 2 (the reverse	. }
side of this trust dee	ed) are incorporated herein by	reference and are	part hereof and shall be binding on the	
	s, successors and assigns.			
WITNESS the har	nd <u>s</u> and seat <u>s</u> of N	Nortgagors the day an	d rear ret above written.	· ļ
	(SEA	11 Hiller	mo time/ ISEAL	_1
-		0/	(0)	Ì
	(SEA	ILI ATAKAL	CE CS [SEAL	-1
This would be advised as	repared by A. Childers 19	NO Soring Dood O	akbrook, 111. 6/13/85	- 1
			4 AUTOUR, 111 6/13/65 .	긕
STATE OF ILLINOIS,	00	ey A. Childers		-
County of Cook	a Notary Public in and CERTIFY THAT		County, in the State aforesaid, DO HEREBY O Lopez and Dolores Lopez,	٧
	his wife			-
•	who are personally known	to me to be the same pers	on S whosename S are	_
	-L		ne this day in person and acknowledged that	1
		ealed and delivered the sa		e
	and voluntary act, for the uses and	774	· · · · · · · · · · · · · · · · · · ·	1
÷	Given under my hand and i	Notarial Seal this 13tl	1 day June 1985	-
Al		Aug	how Cl Childeland until) [
Notarial Seal	 	Page 1	7	
		, wyo i	\checkmark	

ORIGINAL



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

1. Mortpagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become divagored of the destroyed, (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for tien and expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superfor to the first hereof; and grant 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 buildings or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, seen and rectings, and other charges against the premises when due, and shall, upon written request, turnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, for the manner provided by statute, any tax or assessment which Mortgagors may disare to crimited.

3. Mortgagors shall keep all buildings and improvements now or hereafter allusted on said premises insured against loss or damage by fire, rightning or windstrem tand flood damage, where the lender is required by taw to have its loan so insured, under policies providing for payment by the cust of replacing or repairing the same to pay in full the indebtedness secured hereby, all once in any 5 satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the note. Such rights to be extended to be attached to be attached to payin full the indebtedness secured hereby, all once in a secure date of expiration.

prior to the spective dates of expiration. In case so classification and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required of Mortagors it any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrance. In an and purchase, discharge, compromise or settle any tax lier or other prior lier or title or claim thereof, or redeem from any tax sale or to texture utfacting as a premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in claim. In the purposes herein authorized and all expenses paid or incurred in claim. In the original property is also provided premises an union in hereof, plus reasonable compensation to frustee for each matter concerning which action herein authorized may be taken, shall be so much whole of independences secured heraby and shall become immediately due and payable without notice and with interest thereon at a rate equivalent to one plus maturity rate set forth in the note securing this trust deed, if any, otherwise the prematurity rate set forth therein, inaction of Trustee or holders of the in cle shall never be considered as a waiver of any right accurring to them on account of any default hereunder on the part of Mortagors.

part of Mortgagors.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bull, statement or estimate mounted from the appropriate public office without inquiry into the accuracy of such bill, statument or estimate or into the validity of any tax, as easy ent, sale, lorfeliure, tax lien or title or claim thereof.

6. Mortgagues shall pay each item of into taxt is a herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the highest of the note, and without not use for Mortgagors, all unpaid indobtedness socured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become use indipayable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) when defaul is shall included continue for three days in the performance of any other agreement of the Mortgagors, beginning herein contained.

Mortgagos Retein contained

When the indebtedness hereby secured shall be the well-by accoletation or otherwise, holders of the note or Trustee shall have the right to foreclose the feen hereof, in any suit to foreclose the fleen leteol, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or the right to foreclose the fleen hereof. In any suit to foreclose the fleen can be added to the note for sittorneys fees, Trustee's fees, appraiser's fees, butlays for documentary and expense religionate, for carriers of starpes, publication costs and costs (which may be estimated as to stem to be expended after entry of the decree) of procuring pill such soft of title, title searches and examinations, title insurances with respect to fittle as it is expensed as the note may deem to be responded by necessary sither to procedule such suit or to cridence to bidders at any sale which may be it in durance to the note may deem to be responded to the title to or the value of the processor and expenses and expenses of the nature in this paragraph mention of shift of the composition of the title to or the value of the trums. S. All septoditives and expenses of the nature in this paragraph mention of shift of the production of the title to or the value of the trums. S. All septoditives and expenses of the nature of incurred by frosts in decrease the role in connection with all any proceeding, including probate and bankruptcy proceedings, to which either as them shall be a party, ettine's processor and interest the production of the title door the commencement of any of the decrease double of processor and the struct deal of the decrease of any, and calculation defendant, by reason of this trust deed or any indebtedness hereby secured, or (b) preparations for the decrease of any, and calculation defendant, by reason of this trust deed or any indebtedness hereby secured, or (b) preparations for the defense of any, and calculation defendant, by reason of

6. The proceeds of any foreclosure sale of the premises shall be distributed and applier in five collowing order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are muntor of it the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured inceletioness adultional to that early only hone, which interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortig got; their feets, legal representatives or assigns, as their trights may appear.

provided, third, all principal and interest remaining unpaid on the note; court, any overplus to Morrg, gors, interireurs, legal representatives or assignated. 9. Upon, or at any time after the filling of a bill to foreclose this trust deed, the court in which such bill is "may appoint a receiver of said primises. Such appointment may be made either before or after sale, without notice, without regard to the solvr, cy or is observed of Morragors at the time of application for such receiver and without regard to the their value of the premises or whether the same still be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect, "he here is, issues and profits, and all other powers which may be necessary of diring the full statute." Per "a, issues and profits, and all other powers which may be necessary or are usual such cases to the protection of such cases of the protection of such cases of the protection of the premises during the whole of said period. The Court from time to time may authorize the deed in comment in the hands in payment in whole or in part of (a) The indebtedness secured hereby, or by any decrea torectosing this "hereby special assessment or other time which may be or become superior to the lifen hereby or of such decree, provided such application is made prior to forectious easier." In case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and a. Itable to the party interposing same in an action at law upon the note bettery secured.

11. Trustees or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permit defined.

(1. Trusten or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for

that purpose.

Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee be obligated to record this frust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross may proceed the process of the pr

negigence or misconduct or that of the agents or employees of trustee, and it may require indominities satisfactory to it before exercising any power.

13. Trustice shall release this frust deed and the lien thereof by proper instrument upon presentation of statements of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee may accept and deliver a release is requested of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee may accept as the without inquiry. Where a release is requested of a successor trustee, such successor frustee may accept as fixe genuine note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or which contorms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof, and where the telease is requested of the original fusite and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as reasons and the respective of the country in which this instrument shall have been recorded or fixed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Registrar of Titles in which this instrument shall have been recorded or fixed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deceds of the country in which the premises are situated; shall be decreased in the Arry Successor in Trust. Any Successor in Trust. Any Successor in Trust. Any Successor in Trust and the persons fiable for the payment of the indebtedness or any

	IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND		Identifica	tion No.
	LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY TRUSTEE SEFORE THE TRUST DEED IS FILED FOR RECORD.	12/2	B	Trustee, ssistant Secretary (Assistant Vice President
MA	SECURITY PACIFIC 1900 SPRING ROAD S-203 OAK BROOK, IL 60521			FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
[PLACE IN RECORDER'S OFFICE BOX NUMBER			