## UNOFFICIAL COPY

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		THE ABOVE SPACE FOR RECORDER'S USE ONLY					
	THIS INDENTURE, made June 14,	19 85 , between <u>Marshall McBride</u> , a bachelor					
	herein referred to as "Mortgagors," and <u>Security Pacific Finance Corp.</u> , an Illinois 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>\$18,671.92</u>						
	Eighteen Thousand Six Hundred Seventy One and 92/100 Dollars,						
	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 the monthly instalments of principal and interest, with the balance of indebtedness, if not sconer paid, due and payable on N/A ; on T/A an initial balance stated above and a credit limit of \$ N/A under a Revolvie: Line of Credit Agreement.						
	NOW, THEREFORE, the Mortgagors to secure the provisions and limitations of this trust deed, and the performed, and also in consideration of the sum of One D	payment of the said principal sum of money and said interest in accordance with the terms, performance of the coverants and agreements herein contained, by the Mortgegors to be older in hand paid, the receipt whereof is hereby a throwledged, do by these presents CONVEY gns, the following described Real Estate and all fit heir estate, right, little and interest therein,					
	situate, lying and being in the City of Chic AND STATE OF ILLINOIS, to wit:						
0	Lot 33 in Block 54 in Cornell in the South West Quarter of Section 26, Township 38 North, Range 14 East of the third principal meridian, in Cook County, Illinois commonly known as; 7647 South Drexel, Chicago, Illinois						
	Ox	사용 사용하는 사람들은 사람들이 되고 있습니다. 중심한 경우 사람들이 되는 것이다. 그렇게 하는 것이 되는 사람들이 되고 있습니다. 중심한 것이 되었습니다.					
	Permaner. Parcel Number 20-26-310-013						
	NAIL 3						
1	C.	11 19 <sub>1</sub> 1 19 1					
SZII	284 — A w 88523028 • 85 t 52 S3-F1-HUL						
·	which, with the property hereinalter described, is referred to herein as ".a "p. miless,"  TOGETHER with all improvements, tenements, easements, fixture, and as, purtenances thereto belonging, and all rents, issues and profils thereof for so long and during all such times as Mortgagns may be entitled this viet (w".ch are pledged primarily) and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or the reconsused to supply heat; gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, incit; and parkton restricting the fixegology, screens, window shades, storm doors and windows, floor coverings, awnings, stoves and water heaters. All u" that "moting are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipm and characteristic placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real est.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and as lighs, forever, for the purposes, and upon the uses and trusts						
	herein set forth, free from all rights and benefits under a benefits the Mortgagors do hereby expressly release an This trust deed consists of two pages. T	nd by virtue of the Homestead Exemptio. Laws of the State of Itlinois, which said rights and divaire.  The covenants, conditions and provisions appearing on page 2 (the reverse					
	side of this trust deed) are incorporated h mortgagors, their helps, successors and ass	erein by reference and are a pa t herr of and shall be binding on the signs.					
	WITNESS the handand seal	of Mortgagors the day and year fire, shove written.  [SEAL] Musclell M. Buck [SEAL]					
		Marshall McBride [SEAL]					
	This Trust Dood was presented by T. P.	ss of 1699 E. Woodfield, Ste 209, Schaumburg, IL.					
,	SS. a Notary P	ileen M. Dudziak  ublic in and for and residing in said County. In the State aforesaid, DO HEREBY  HATMarshall McBride , = bathelor					
		ally known to me to be the same person whose name  bing instrument, appeared before me this day in person and acknowledged that					
	he	signed, sealed and delivered the said instrument as <u>uis</u> free					
		hand and Notarial Seal this 14 day June 1985					
	Notarial Seal	Michigan Notary Public					
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		In Constissing feeings by 25 1000					

ORIGINAL

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

- 1. Mortgaçors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become darraiged or the distroyed, (b) keep said premises in good condition and repair, without waste, and tree from mechanics or other lens or claims for len not cusmosly subordinated to the lien hered; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereo), and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note, (c) complete within a reasonable time eny buildings or buildings now or all any time in process of the rection upon said premises; (c) comply with all requirements of tax or municipal circlinates with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal circlinates. municipa cidinance

- municipal ordinances with tespect to the premises and the use thereof; (f) make no material attentions in said premises except as required by law or municipal ordinance.

  2. Mortgagots shall pay before any penalty attaches all general taxes, and shall pay special taxes, spectal assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furthal to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagots shall pay in full under profest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

  3. Mortgagots shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, tightining or windstorm (and trood damage, where the londer is required by law to have its toan so insured) under policies providing for payment by the insurance professions are companies of moneys sufficient effects of replanding or repairing the and or to pay in full the Indebtodens's secured Nervey at a companies of moneys sufficient effects of the pay the cost of replanding or repairing the and or to pay in full the Indebtodens's secured Nervey at a companies of moneys sufficient effects of the pay the cost of replanding or repairing the and or to pay in full the Indebtodens's secured Nervey at a companies of the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the idea of the note, such inghts to be evidenced by the standard mortgage clauses to be attached to each policy, and shall deliver all policies, including and lice at and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days print. It the respective dates of explaintor.

  4. In case of default therein, Trustee or the holders of the note to may be understood to explain the pay to the policies of the note to the note to the not Inaction of Trustee part of Mortgegora

- thereon at a ran angle and to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the prematurity rate set forth therein inaction of Trustee, hold is not the note shall never be considered as a waiver of any right accuring to them on account of any default hereunder on the part of Mortgagors.

  5. The Trustee or the old is of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any brill, its linear of estimate produced from the appropriate public office without inquiry into the accuracy of such brill, statement or estimate or into the validity of an into, assessment, sale, forfeiture, tax lien or title or claim thereot.

  6. Mortgagors shall pay each title of infeiteteness herein mentioned, both principal and tenses, when due according to the terms hereof, at the option of the holders of the note, and will all notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become due and payable (a) limediately in the sec of default in making payment of any instalment of principal and interest on the note, or (b) which one ault shall occur and continue for three days in the performance or any other agreement of the Mortgagors anexin contained.

  7. When the indebtedness hereby seculed shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the fien hereof. In any suit to or use the lien hereof, there shall be allowed and included as additional indebtedness in the decree of or sale all expenditures and expenses which may be or do incurred by or on behall of Trustee or holders of the note or Trustee's lees, appraiser's lees, outlays for documentary and exp. ender a shall be allowed and included as additional indebtedness in the decree of proceedings and costs (which may be estimated as to items to be or pender at little relative to the premisers lees, outlays
- as their rights may appear, and interest remaining unpaid on the notic fourth, any over rule, or flortigagors, their helfs, legal representatives or assigns, as their rights may appear.

  9. Upon, or at any time after the filing of a bill to foreclose this first deed, the court is much such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency of insolvency of insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether is sain, shall be then reccupied as a homesteed or not and the Trustee heroundor may be appointed as such receiver. Such receiver shall have por is to cule-of the rents, issues and profits of said primities during the pendency of such foreclosure such and, in case of a said and a deficiency, durin, the fivilisation profits of said primities during the receiver such as a district rents, issues and profits, and all other powers which may be necessary or are usual in such care, to the profit ection, possession, control, management and operation of the promises during the whole of said period. The Court from time to time it as on the time receiver to apply the net income in his hands in payment in whole or in part of (a) The indebtedness accured hereby, or by any decree the coloring that trust door, or any tas, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided the application is made prior to foreclosure sale; (b) the deficiency in case of a sale and deficiency.

  10. No action for the enforcement of the lien or of any provision flereof shall be subject to any defense which would not be on an available to the party interposing same in an action of law upon the note hereby secured.

  11. Trustee has no duly to examine the title receiver.

- 12. Trustee has no duly to examine the title, location, existence or condition of the premises, or to inquire into the validity of tile signs uses or the identity, capacity, or authority of the signatories on the note or frust deed, nor shall frustee be obligated to record this frust deel, or the signatories or the order or the case any power horein given unless expressly obligated by the forms hereoff, not be flable for any action contains the reconder, except in case of the circumstance. The contains the product of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising hypotherical products.
- 13. Trustee shall release this trust deed and the tien thereof by proper instrument upon presentation of satisfactory evidence that all indeute, nees secured by this frust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been paid, while representation Trustee may accept as true without inquity. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereinder or 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 naivers thereof, and where the release is requested of the original trustee and it has never placed its identification number on the note described are not into any 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 makers thereof.

  14. Trustee may resign by instrument in writing tiled in the office of the Recorder of Registrar of Tritles in which this instrument shall have been recorded or filed, in case of the resignation, Inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identification and persons claiming under or through Mortgagors, and the word "mortgagors" when used herein shall include all such persons and all persons claiming under or through Mortgagors, and the word "mortgagors" when used herein shall include all such persons and all persons claiming under or through Mortgagors, and the word "mortgagors" when

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

	LENDER TH	IMPORTANT! ROTECTION OF BOTH THE E HE INSTALMENT NOTE SEC ED SHOULD BE IDENTIFIES IE TRUST DEED IS FILED FOR	URED BY THIS	NAIL TO THE TO T	ation	Truslee,
] MAI	L TO:	Security Pacific 1699 Woodfield Schaumburg, Iu	60195		FOR RECORDER'S INDEX PU INSERT STREET ADDRESS O DESCRIBED PROPERTY HER	RPOSES F ABOVE
	] PLACE IN	RECORDER'S OFFICE BO	X NUMBER	····		