

## **UNOFFICIAL COPY**

85065684

85055564

	THE ABOVE SPACE	FOR RECORDER'S USE ON	LY
THIS INDENTURE, made June 18	19 85, between		
Frederick J. Schweikle an urma			
herein referred to as "Mortgagors," and Sect corporation, herein referred to as TRUSTEE, THAT, WHEREAS the Mortgagors are justly li- said legal holder being herein referred to as He	witnesseth: ndebted to the legal holders of th	ie Instalment No.a hereina	, an Illinois
ten thousand fifty nineand	50/100 (\$10,059,50)		Dollars.
evidenced by one certain instalment Note of delivered, which said Note provides for [	the Mortgagors of even date he monthly instalments of princ	rewith, made payable to t ipal and interest, with the	he Holder and ne balance of
indebtedness, if not sooner paid, due and paya stated above and a credit limit of \$ _**30,00	10.00*** under a Re	; or 🔄 an evolving Line of Credit Agre	ement,
NOW, THEREFORE, the Morigagors to secure the problems and limitations of this frust deed, and the properties of and also in consideration of the sum of One Do art M.A.P. PANT unto the Trustee, it's successors and assigned the problems of	payment of the said principal sum of mon erformance of the covenants and agree offer in hand paid, the receipt whereof is his ins, the following described Real Estate al	iey and said interest in accordant ments herein contained, by the ereby acknowledged. To by these	ce with the terms, Mortgagors to be presents CONVEY
AND STATE ()FILLINGIS, to wit:			
see attached se	chedule "A"		,
9).			
		•	
0/			
4		1	
Coop			
	),		
	4		
	'//x,		
PERMANENT PARCEL NO. 17-10-401-0	105-1135		•
155 HARBOR DRIVE 1109, CHICAGO,	IL,60601		<b>t</b>
which, with the property hereinafter described, is referred TOGETHER with all Improvements, tenements, easem for so long and during all such times as Mortgegors may t secondarily) and all apparatus, equipment or articles how retrigeration (whether single units or centrally controlled), doors and windows, floor coverings, awnings, stoves and physically attached thereto or not, and it is agreed that all or their successors or assigns shall be considered as cor TO HAVE AND TO HOLD the premises unto the said I herein set forth, free from all rights and benefits under an	nents, flixtures, and appurtenances. The control and the antilled thereto (which are pledig id prince hereafter therein or thereon used to sit and ventillation, including (without resit to divarier heaters. All off the foreigning austimitar apparatus, equipment or articles the stituting part of the real estate.  Frustre, its successors and assigns, foreigned and apparatus apparatus and assigns, foreigned.	marily and on a parily with said re- property heat, gas, air conditioning, with the foregoing), screens, wind declare to be a part of said re- herer fer pl. ced in the premises been for the premises and upon the premises	eal estate and not ater, light, power, ow shades, storm at estate whether by the mortgagors are uses and trusts
benefits the Mortgagors do hereby expressly release and This trust deed consists of two pages. Th side of this trust deed) are incorporated he	waive. e covenants, conditions and proverein by reference and are a pa	visions appazanja on page	2 (the reverse
mortgagors, their heirs, successors and assi WITNESS the handand seal	gns. of Mortgagors the day and	year first above written.	
Federick Schueible	[SEAL]	<del></del>	[SEAL1
	(SEAL)		[SEAL]
This Trust Deed was prepared by Craig Fla	nagan, 19 S. LaSalle, C	hicago, IL 60613	·
SS. a Matan, But	e K. Pruss Dic in and for and residing in said of AT Frederick J.	County, in the State aforesal Schweikle	d, DO HEREBY
who is personal	ly known to me to be the same perso	n whose name	······································
subscribed to the forego	ing instrument, appeared before me	this day in person and acke	
	signed, sealed and delivered the said uses and purposes therein set forti	· ·	free
	18t		85 
	div	KDec	Notary Public

i



Fage 2

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

- 2. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become dams jed or be destroyed (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other tiens or defines for item or compastly subordinated to the few hereot; (c) pay wher due any indebtedness which may be secured by a lien or charge on the premises superior to the ten hereot, and upon request exhibit sail stactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or name up it order ances with respect to the premises and the use thereof, (f) make no material afterations in said premises except as required by law or material afterations in said premises.
- A Methodologic shall pay before any pensity attaches all general taxes, and shall pay special taxes, special assessments, water charges, se-serval extrages, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the nidoric tylerceluts therefore. To prevent default hereunder Mortgagors shall pay in feet under profess, in the manner provided by statute, any tax assessment which Mortgagors may desire to contest.
- assessment which Mortgagors may desire to contest.

  3. Murrgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, light in go re-windstorm rain thood damage, where the lender is required by law to have its toan so insured under policles providing for payment by the insure all the companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured needs, all incompanies but stactory to the nolders of the note, such rights to be evidenced by the standard mortgage clause to be etitached to each policy, and shall deliver all policies, including indicts in it and renewal pictions, to holders of the holders of the note, and in case of insurance about to explire, shall edliver renewal policies into the standard mortgage clause to be etitached to each policy, and shall deliver all policies, including didtion in and renewal pictions, to holders of the note may, but meed not, make any payment or perform any act hereinbefore required of the respective dates of epitation.

  3. o case of obtaint therein, Trustee or the holders of the note may, but meed not, make any payment or perform any act hereinbefore required of the policies, in any dome and manner deemed expectively and may, but meed not, make any payment or perform any act hereinbefore required of the policies, in any dome and internet described in an any, but the did not the or payment or perform any act hereinbefore required of the policies, any and purchase, discharge, compromise or settle any tax flee on their provides of the not title or claim thereof, or redeem from any tax sales or instances, it any, and purchase, discharge, compromise or settle any tax flee or the provides of the note to protect the month of the flee of the flee of the hereal, and the lent hereof, plur reasonable compression or Trustee for each matter concerning which action herein authorized and any between the provides of the note to protect the fleet o
- part of Mort y ore.

  The Trustee with mulders of the note hereby secured making any payment hereby authorized relating to taxed or a sassaments, may do so specified by any bit, suth hereby are remarked from the appropriate public office without inquiry into the accuracy of such bit, statement or extending to any bit, suth hereby and the product of the such as of any time of indistinguishing the second of the second such bits, statement of extending or shall pay any time of indistinguishing mentioned, both principal and interest, whon due according to the terms hereof. At the option of the hereby and without notice to Morgagors, all ungaid indistinguishing to the retree of the soft and without notice to Morgagors, all ungaid indistinguishing to the second such as a second by this Trust Deed shall, not withstanding anything to the rate of the whole of the second such as a second
- or the critic field. Deer Income and amount notice to morpagors, all unpaid indebtedness secured by this Trust Deer Shall, notwithstanding anything or the critic on this Trust Deer China Contrally, become due and payable (a) immediately in the case of default in making payment of any Instalment of principly or interest on the contral principle.

  7. When the indebtedness, hench yier unit, shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right of forection the line hercot, in all shall be allowed and included as additional indebtedness in the decree for six all exprinciples and expensive will not have he had or incurred by or on behalf of Trustee or holders of the note for attorneys fees, inspecially not on the control of the

- that suppose.

  12 Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into file raildity of the signatures of the centry capacity, or authority of the signatures on the note or trust deed, nor shall Trustee be obligated to record tile trust deed or to exercise any power betten given unless expressly of ligated by the terms neteof, nor be liable for any acts or omissions bettender, excellible according to the agents or employees of Trustee, and it may require indemnities satisfactory to if be the exercising any power betten given.
- reprigerce or misconductor that or the agents or employed or indicate, and it may require indemnites satisfactory evidence 1 at all, indepledness accured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request of any persons his hail, either before it after maturity thereof, produce and exhibit to frustee the note, representing that all indebledness hereby secured his being some his hail, either before it after maturity thereof, produce and exhibit to frustee the note, representing that all indebledness hereby secured his being a size of the produce and exhibit to frustee the note, representing that all indebledness hereby secured his being a fine the produce and all the request and the representation frustees. The successor timesee it agreement and the produce and the produce and the produce and the produce and the note and the proports to be executed by the persons herein described any more which have a copy as the genuine note herein described any note which may be presented and which purports to be executed by the persons herein designed as makers thereof.

  14 Trustee may resign by instrument in writing fitted in the office of the Recorder or Registrar of Titles in which this Instrument shall have be necorder or fitted in case of the resignation, insulting reference and to recorde or fitted in case of the resignation, insulting reference and to accompany and the note and all previous hereof, shall extend to and be binding upon Mortgagors and all persons and all persons shall be construed to mean "instrument of the indebledness or any part thereof, whether or not such porsons shall have executed the note of this Trust Deed and all previous shall be construed to mean "instrument on the note on the line and the note on the solidation and the note of the registrar of the note of the

- to mean "initial" when more than one note is used.

  16. Er fore intesting this trust deed, Trustee or successor shall receive to: its services a ree as determined by its rate schedule in effect when the relieure cleen is issued. Trustee or successor shall be entitled to reasonable 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.

IMPORTANT!  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDEN THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY TRUSTEE BEFORE THE TRUST DEED IS FILED FOR RECORD.		Identification No		

441

PLACE IN RECORDER'S OFFICE BOX NUMBER \_

35065634

Schedule "A"

June 18, 1985 Mortgagor:Frederick J. Schweikle Mortgagee:Security Pacific Finance Corp.

Unit 1109 in Harbor Drive Condominium, as delineated on the Survey Plat of that certain parcel of Real Estate (hereinafter called Parcel): of Lots 1 and 2 in Block 2 in Harbor Point Unit No. 1, being a subdivision of part of the lands lying East of and adjoining that part of the South Nest Fractional 1/4 fractional Section 10, Township 39 North, Range 14 East of the Third Principal Meridian included within Fort Dearborn addition to Chicago, being the whole of the South Nest fractional 1/4 of Section 10, Township 39 North, Range 14 East of the Third Principal Meridian, together with all of the land, property and space occupied by those parts of Bell. Caisson, Caisson Cap and Column Lots 1-A. 1-B. 1-C. 2-A. 2-B. 2-C., 3-A., 3-B., 3-C., 4-A., 4-B., 4-C., 5-A., 5-B., 5-C., 6-A., 6-B., 6-C., 7-A., 7-B., 7-C., 8-A. 3-B., 8-C., 9-A., 9-B., 9-C., M-LA, and MA-LA, or parts thereof, as said Lots are depicted. enumerated and defined on said Plat of Harbor Point Unit No. 1, falling within the Boundaires, projected vertically upward and downward of said Lot 1 in Block 2 aforeadd, and lying above the upper surface of the land, property and space to be didicated and conveyed to the City of Chicago for utility purposes, which survey is attached to the Declaration of Condominium Ownership and of Easements, restrictions, covenants and By-Laws for the 155 Harbor Drive Condominium Association made by chicago Title and Trust Company, as Trustee under Trust #58912, recorded in the Office of the Recorder of Deed of Cook County, Illinois, as document #22935653 (said Declaration having been amended First Amendment thereto recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as document #22935654 and as amended from time ty time; together with its undivided .12307% interest in said Parcel (excepting from said Parcel all of the property and space comprising all of the units thereof as defined and set forth in said Declaration, as amended as afore-said, and Survey).

Frederick J. Schweikle

01 :01 88 12, 91

I Janie K. Pruss a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Frederich J. Schweikle wo is personally known to me to be the same person whose name is suscribed to the foregoing instrutment, appeared before me this day in person and acknowledged that he signed, sealed and delivered the said Instrutment is his free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this 18th day of Jun., 1985/

\_\_\_Notary Public

SZSI

Jay - A - 48053028 • 12922 88-9I-MUL

35-055684

ILL 2130

85065684

1914 - A - 181520058 • 10 A - 10 A - 11