UNOFFICIAL COPY



TRUST DEED

85102504

R 5 1 0 2 5 0 4

	THE ABOVE SPACE FOR RECORDER'S USE ONLY	
THIS INDENTURE, made July 12	19.85 between	
Erskin Snith and Marilyn Snith, in Joint Tenancy AND MARKED TO CACH STAFF Delawar herein referred to as "Mortgagors," and Security Pacific Finance Corp., an office of the 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		
de'hered, which said Note provides for kindronidness, if not sooner pald, due and pay stalled a'hove and a credit limit of \$	f the Mortgagors of even date herewith, made payable to the Holder and monthly instalments of principal and interest, with the balance of able on	
20/5 C 11/4/		
Commonly known as 7845 S. Herni Permanent Parcel Number 20-30-43		
	DEPT-01 RECORDING 511. 1#2222 TRAN 9686 07/15/85 19:52:00 #4574 # B × B5-102504	
	14555 1444 4000 A1119100 14:57:46	
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	#4574 # B *-B5-102504 85102504	
for so long and during all such times as Mortgagors rusy secondarity) and all apparatus, equipment or articles now refrigeration (whether single units or centrally controlled), doors and windows, tloor coverings, awnings, stoves an ophysically attached thereto or not, and it is agreed that at or their successors or assigns shall be considered as on TO HAVE AND TO HOLD the premises unto the said heron set forth, free from all rights and benefits under ar benefits the Mortgagors do hereby expressly release and. This trust deed consists of two pages. This do of this trust deed) are incorporated herontgagors, their heirs, successors and assistance.	d to herein as the "premises." nents, fixtures, and appurtenances there's enonying, and all rents, issues and profits thereof be entitled thereto (which are p'edged p:in arily and on a parity with said read estate and not on thereafter therein or thereon used to supply his a gas, all conditioning, water, light, power, and ventilation, including (without restricting the toregoing), screens, window shades, storm disader heaters. All of the foregoing are declared to to part of said restrate whether is similar apparatus, equipment or articles hereafter piliced in the premises by the mortgagors natituting part of the real estate. Trustee, its successors and assigns, forever, for the poupus signal upon the uses and trusts aby virtue of the Homestead Exemption Laws of the Station of which said rights and twalve. The covenants, conditions and provisions appearing on lage 2 (the reverse perein by reference and are a part hereot and shall his binding on the lights.	
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TOGETHER with all improvements, lenements, easer for so long and during all such times as Mortgagors riay secondarily) and all apparatus, equipment or articles now refrigeration (whether single units or centrally controlled, doors and windows, floor coverings, awnings, stores an physically attached thereto or not, and it is agreed that as or their successors or assigns shall be considered as a control successors or assigns shall be considered as a control to the successors or assigns shall be considered as an advantage of their successors and as forth, free from all rights and benefits under the benefits the Mortgagors do hereby expressly release and this trust deed consists of two pages. The side of this trust deed are incorporated his mortgagors, their heirs, successors and assign with the mortgagors, their heirs, successors and assign. Withess he hand and seal this trust deed was prepared by J.J. So state of illinois. Anotary Puthers of the successors and assign and personal subscribed to the foregon they and voluntary act, for the	d to herein as the "premises." nents, fixtures, and appurtenances there's enonying, and all rents, issues and profits therent poentified thereto (which are predged prin arily and on a parity with said real estate and not or hereafter therein or thereon used to supply his a gas, all conditioning, water, light, power, and ventilation, including (without restricting his foregoing), screens, window shades, storm divide whether it is militar apparatus, equipment or articles hereafter pluced in the premises by the mortgagors instituting part of the real estate. Trustee, its successors and assigns, forever, for the pounds of all upon the uses and trusts of by virtue of the Homestead Exemption Laws of the State of which said rights and leaves. The covenants, conditions and provisions appearing on page 2 (the reverse erein by reference and are a part hereof and shall his binding on the lights. — of Mortgagors the day and year first above written. [SEAL] Marily Shith [SEAL]	





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

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become pamaged or be destroyed, (b) keep suid premises in good condition and repair, without waste, and tree from mechanic's or other tiens or claims for item or, ery reststy suborities sted to the feen hereof; (c) pay when due any indebtedness which may be secured by a lion or charge on the premises superfor to the feen hereof, and upon request exhibit satisfactory evidence of the discharge of such prior ten to trustee or to holders of the note (d) complete within a reastenable time any buildings in buildings now or at any time in process of efection upon said premises; (e) comply with all requirements of law or monocipal ordinance with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or memocipal ordinance.

monopal ordinances with respect to the premises and the use thereof; (I) make no material alterations in said premises except as required by law or monopal ordinance.

2. Mondpapers shall pay before any penalty altaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises whon due, and shall, upon written request, furnish to Trustee or to holders of the note durinster recursit. Therefor, To prevent default horeunder Montgagois shall pay in full under protest, in the manner provided by statute, any tax or assessment which Montgagors may desire to tontest.

3. Montgagors shall keep all buildings and improximents now or hereafter situated on said premises insured against loss or damage by fire, lightlying or windstorm (and flood damage, where the tender is required by law to have its foan so insured) under policies providing for payment by the insuface companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss to damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and teneval policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies to less than ten days crior to the respector diffes of expiration.

4. In case of default thereon, Trustee or the holders of the note may but need not, make full or partial payments of principal or interest on prior or furtifiers affecting and darget them. Trustee or the holders of the note may but need not, make full or partial payments of principal or interest on prior or furtifiers affecting and darget them and training attorneys fees, and any other moneys advanced by Trustee or the holders of the note to

part of Mortgagors.

The Trustee or the holl ors of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so so successing to any bill, states entry. It is that the process of the note hereby secured from the appropriate public office without inquiry into the accuracy of such bill, statement or escimate or into the validity of an losy assessment, sale, forfeiture, tay lien or title or claim thereot.

Wortgagors shall pay each time of poeptioness herein mentioned, both principal and interest, when due according to the terms hereof. At the obtains of the notice, and vitro, induce to interruptional indebtedness secured by this Trust Deed shall, notwithstanding anything in the right or to the notice, and vitro, induced to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the right or to the notice, or to the horizon of the horizon of the notice of th

Mortigitals heren contained.

7. When the indebtednoss beetly secured ship techne due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forestime the hiro hereof in any suit to it rection the lien hereof, there shall be allowed and included as additional indebtedness in the decire that safe and expenses which may be use in replied to on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, as factor to took and consist which may be estimated as to describe the expendent after entry of the decree of procuring all, who abstracts of title, bits earnetes and costis (which may be estimated as to describe expendent after entry of the decree of procuring all, who abstracts of title, bits earnetes and examinations, title insurance poblicies. Foreign certificates, and similar data and assurances with respect to it least trustee or holders of the note may deem to be reasonably necessary either to a south suit or to which note to broaders at any safe's, high may be had pursuant to such during the title condition of the title to or the value of the individual suit or to which note to broaders at any safe's, high may be had pursuant to such during the title condition of the title to or the value of the individual suit or to which note the process of the nature in this pile, against to the post maturity rate so torth in the vote securing this trust deed, if any individual processing which interest thereon at a rate is quitalent to the post maturity rate sot forth in the vote securing this trust deed, if any or individual processing which either as them shall be in pray, either as plaintiff, claimant or defendant, by reason of this trust deed or your close whether or not actually commenced, or (c) preparations for the conduct of any threatened suit or proceeding which might affect the premises or the cocurry hereof, whether or not actually commenced.

8. The processes do any foreocciouse safe of the premises shall be distributed at a doubled in the following or

or the security hereot, whether or not actually commenced.

8. The proceeds of any foreclosure size of the premises shall be distributed and applied in the following order of priority: First, or account of all costs and inspenses incident to the foreclosure proceedings, including all suith items as are mentioned in the priceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness and first of that evidenced by the note, with interest thereon as herein provided third, all principal and interest remaining unpaid on the note; fourth, any liver flus to Mortgagors, their heirs, tegal representatives or assigns, as their rights may appear.

9. Hereon where their situation that the files of the fourth of the files.

as their rights may expent.

9. Usun, or at any time after the filing of a bill to foreclose this trust deed, the roun in which such bill is filed may appoint a receiver of said of the such proportion of a such receiver of after sale, without horse, without regard to the solvency or insolvency of Mortgagors at the time of acclusion for such receiver and without regard to the their value of the premises or whe her the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have reverted the rents, issues and profits of said on more during the pendency of such foreclosure suit and, in case of a sale and a deficiency, buying the full stallutory period of recemption, whether there by redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all office powers which may be need sayly or are usual, usual cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to fire any authorize the receiver to apply the het inschange in the protection of the premises during the whole of said period. The Court from time to fire any authorize the receiver to apply the het processes in the particular of the becomes superior to the fire hereof or of such decire, provided such application is made prior to lorecistic safe, to the deterioring in any accept a foreclosing this trust deed, or any fax, special assessment or other lien which may be or become superior to the fire hereof or of such decire, provided such application is made prior to lorecisture safe, to the deterioring in any accept and adelections.

10. No action for the enforcement of the here of any provision hereof shall be subject to any defense which, we utilize the process the note shall have the right to inspect the premises at all reasonable times and elections shall be permitted for

custs interposing same in an action at law upon the note hereby secured.

11. Tripled or the holders of the note shall have the right to inspect the premises at all reasonable times and excess thereto shall be permitted for

12. Trustice has no duty to examine the title, location, existence or condition of the preintises, or to linguise into the validity of the signatures or the identity capacity, or authority of the signatories on the nice or trust deed, nor shall Trustee be obligated to record it is trust deed or to exercise any locave further goes unless expressly obligated by the terms hereof, nor be flable for any acts or omissions because to off in case of its own gross negligated or mir conduction that of the agents or employees of Trustee, and it may require indemnities satisfactory to it. For exercising any power

before giver.

13. Truster shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidencilithat ill indebtedness secured by this frest deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request of any pursor. A Justial, either by ten or after maturity thereof, produce and which to Trustee the note, representing that all indebtedness hereby secured has buen paid, which representation Trustee may accept as tree without inquiry. Where a release is requested of a successor trustee, such successor trustee, and where the release is requested of the notion number purporting to be placed thereon by a prior trustee herium, ery only the persons herein described and which purports to be executed of the notion may be presented and which conforms in substance with the describtur. For successor is the substance of the substance with the describtur. For successor in trust, any successor in Trust horeunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all growstors hereof, shall need to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the lindebtedness or any part thrend, whether or of such persons shall have executed the note

"notes" when more than one note is used.

16. Before releasing this flust deed. Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed 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.

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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 TRUSTEE BEFORE THE TRUST DEED IS FILED FOR RECORD.	Identification No. Trustee. Assistant Secretary (Assistant Vice President
MAIL TO: Sexurity Pacific Pacific 7667 W. 95 11 5%.	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
Hickory Hills IL 60957	;