TRUST DEED 8 5 1

4.4 3 0

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 \$13685.28*** Thirteen thousand six hundred eighty five and 28/100———————————————————————————————————			85144	803
THIS INDENTURE, made August 12 19.85 between Isaac Bolton, Jr. and Mary Ann Bolton, his wife in joint tenancy where in referred to as "Mortgagors" and Security Packfis, Finance Coxp. artificable to proporation, herein referred to as TRUSTEE, withnesseth: IT ATT. WHEREAS in the Mortgagors are justly indebted to the legal holders of the instalment Note hereinafter described, and legal holder being herein referred to as Note for the Note, in the principal sum of \$1585, 282xxx This treen thousand six hundred eighty five and \$2/100		4		
Hary Ann Bolton, his wife in joint tenancy archive presented to as "Mortgagors," and Security Reckite Finance Corp. archive proportion, herein reterred to as ThuSTEE, without set the Note, in the principal sum of \$13685.284** HAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinalter described, aid legal holder being herein reterred to as Holder of the Note, in the principal sum of \$13685.284** Thirteen thousand six hundred eighty five and 28/100 Dollars, widenced by one certain instalment Note of the Mortgagors of even data herewith, made payable to the Holder and elivered, which said Note provides for E monthly instalments of principal and interest, with the balance of Nov. The State of the Stone paid, due and payable on 08/16/32 Line of the State		'		
serein referred to as "Mortgagors," and Security Pacific Pinance Corp. anotherwise corporation, herein referred to as TRUSTEE, withesself: Delawar HAT, WHEREES the Mortgagors are justly indebuted to the legal holders of the Instalment Note hereinatter described, and legal holder being herein referred to as Holder of the Note, in the principal sum of \$13685.28±± Thirteen thousand six hundred eighty five and 29/100 Dollars, widenced by one certain instalment Note of the Mortgagors of even date herewith, made payable to the Holder and selivered, which said Note provides for ☑ monthly instalments of principal and interest, with the balance of the Selivered, which said Note provides for ☑ monthly instalments of principal and interest, with the balance of the Selivered, which said Note provides for ☑ monthly instalments of principal and interest, with the balance of the Selivered, which said Note provides for ☑ monthly instalments of principal and interest, with the balance of an interest of the selivered, which said Note provides for ☑ monthly instalments of principal and interest, with the balance of an interest of a selivered, which said Note provides for ☑ monthly instalments of principal and interest in secondance with the terms. NOW, THEREFORE, his Menagors to secondance of the secondance with the terms. NOW, THEREFORE, his Menagors to secondance of the secondance with the terms. Now, Therefore, the secondance of the terms of the secondance of the terms. Now, Therefore, the secondance of the terms of the secondance of the terms. Now, Therefore, the secondance of the terms of the secondance of the terms. Now, Therefore, the secondance of the terms of the secondance of the se	HIS INDENTURE, madeAugust	19_ <u>85</u> , between	Isaac Bolton, Jr.	and
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consume and imilitations of this trust deed, and the performance of the coverants and apprenticits herein or called by the Mortgagers to be different and paid in consideration of a very end for policiar hand paid, the recept shortest is increts active being discovered and the very discovered and very discovered a	elivered, which said Note provides for $\overline{\mathbb{D}}$ indebtedness, if not sooner paid, due and pay	monthly instalments of princi	pal and interest, with the ; or ☐ an in	Holder and balance of Itial balance
OF SECTION 1. TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, AN COCK COUNTY, ILLINOIS. MOST COMMONIY THOWN AS: 9439 S. Lowe, Chicago, II. 60620 Permanent parcel no. 1. 34-326-048 Colling of the property haromatic described, is referred to herein as the "promises." TOGETHER with all improvements, incoments, assements induces and appurtenants at the do belonging, and given Lasana and profits thereof solony and given the single units of centrally controlled, and venification, including (without reside in the transport of centrally controlled), and venification, including (without reside in the transport of centrally controlled), and venification, including (without reside in the transport, indoor shades, atom not say and whom and its agreed that all similar appraisate, equipment of articles from a subject of the controlled of the central controlled), and venification, including (without reside in the transport, indoor shades, atom not say and windows. How coverings, awnings, stowes and water heaters. All of the foregoing air colorand, indoor shades, atom not say and white the story of the central controlled of an individual reside in the transport, in cell of the story of the central controlled of an individual reside in the transport, in cell of the story of a significant shade in the story of the central controlled of an individual state in a significant the central controlled of an individual state in a significant shade in the story of t	ovisions and limitations of this trust deed, and the reformed, and also in consideration of the remains of One D dividantant unto the Trustee, its successors and assional, lying and being in the City.	performance of the covenants and agreem offar in hand paid, the receipt whereof is fier gns, the following described Reaf Estate and	ients herein oc lained, by the Mo eby acknowledged, co by these pre- d atl of their estate, right, litte and it	rigagors to be
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AUG-13-65 5 7 5 2 6 0 8511;118 19.24 TOGETHER with all improvements, tenements, easements fixtures, and appurtenances the related belonging, and all tents, issues and profits thereof so long and during all such times as Mortgagors may be entitled thereto (which are pice, or pile anity and on a parity with said real estate and not ondarly) and all apparatus, equipment or articles new or hereafter therein or thereon used o supply heat, gas, are conditioning, water, light, power, repeated where a role, and the said real estate and not ondarly) and all apparatus, equipment or articles from the torogong, acrons, window shades, attern to any windows, floor coverings, awnings, stores and water heaters. All of the foregoing are calculated to be a part of said are related whether store the torogong as a social of the torogong, acrons, window shades, attern to any windows, floor coverings, awnings, stores and water heaters. All of the foregoing are calculated to be a part of said are part of the real estate. To HAVE AND TO HOLD the permisses unto the said Trusted its part of the real estate. To HAVE AND TO HOLD the permisses unto the said Trusted, its successors of assigns shall be considered as constituting part of the real estate. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse led of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the orgagors, their heirs, successors and assigns. WITNESS the hand S and seal S of Mortgagors, the day and year first above written (SEAL) [SEAL]	Parmanent parcel no 2104-326	S-049		-1 -0
TOGETHER with all improvements, tenements, easements fixtures, and appurtenances the reto belonging, and all rents, issues and profits thereof so tong and during all such times as Mortgagors may be entitled thereto (which are plote). In June raily and on a parity with said real estate and not ondarily) and all apparatus, equipment or articles now or hierarter therein or thereon used o suprey heat, gas, are conditionize, water, light, power, igeration; whether single units or centrally controlled, and ventitiation, including (without restricting), the foregoing), screens, window shades, storm as and windows, floor coverings, awnings, stores and water heaters. All of the foregoing all a colume to be a part of said rail estate whether sically attached therefor or not, and it is agreed that all similar apparatus, equipment or articles hereal to be a part of said rail estate whether stically attached therefor or not, and it is agreed that all similar apparatus, equipment or articles hereal to be a part of said rail estate whether to Hord or not, and it is agreed that all similar apparatus, equipment or articles hereal to be a part of said rail estate whether short some still response to the said for a column to the misses by the mortgagors hear society or assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the shall frustee, its successors and upon the uses and trusts bein sof forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the fair of Illinois, which said rights and efficient with the form all rights and benefits under and by virtue of the Homestead Exemption Laws of the fair of Illinois, which said rights and efficient with a fair of Illinois, which said rights and efficient with a fair of Illinois, which said rights and efficient with a fair of Illinois, which said rights and efficient with a fair of Illinois, which said rights and efficient with a fair of Illinois, which said respectively. In the State of Illi	6		estas.	200
TOGETHER with all improvements, tenements, easements fixtures, and appurtenancial thireto belonging, and all trofts, issues and profits thereof so tong and during all such times as Mortgagors may be enlitted thereto (which are piec all pull and on a parity with said real estate and not ordarily) and all apparatus, equipment or articles now or hierafter therein used o suprily healt, gas, are conditioning, water, light, power, iperation (whether single units or centrally controlled), and ventilation, including (without restriction) the toegoing), screens, window shades, storm is and windows. Hoor coverings, awnings, stores and water heaters. All of the foregoing all circlared to be a part of said relication whether sicially attached therefold not not accessed that all slimitar apparatus, equipment or articles herealth "but on the part of said relication to assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successural and assigns, forever, to the full place and upon the uses and trusts bein soft onto. Iree from all rights and benefits under and by virtue of the Homestead Exemption Laws of the full of little on the full place and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing in page 2 (the reverse le of this trust deed) are incorporated herein by reference and are a part hereof and shell be binding on the integration. [SEAL] [SEAL] [SEAL] STrust Deed was prepared by D. Horner 1699 E. Woodfield Road #209, Schaumburg, II. 601. TE OF ILLINOIS. In the State aforesald, DO HEREBY and for and residing in said County, in the State aforesald, DO HEREBY.		AUG-13-85 37526 •	851448092	11
de of this trust deed) are incorporated herein by reference and are a part hereof and shell be binding on the ortgagors, their heirs, successors and assigns. WITNESS the hand S and seal S of Mortgagors, the day and year first above written [SEAL] Mary Ann/Bolton [SEAL] Mary Ann/Bolton [SEAL] [SEAL] is Trust Deed was prepared by D. Horner 1699 E. Woodfield Road #209, Schaumburg, I1. 601 ATE OF ILLINOIS. SS. a Notary Public in and for and residing in said County, in the State aforesald, DO HEREBY	TOGETHER with all improvements, tenements, easor so tong and during all such times as Mortgagors may condurily and all apparatus, equipment or articles now rigeration (whether single units or centrally controlled) ors and windows, floor coverings, awnings, stowes are visically attached there'o or hot, and it is agreed that at their successors or assigns shall be considered as composed to the same of the sound of the same o	ments fixtures, and appurtenant us the reto to be entitled thereto (which are pled per pulm or for fureafter thorein or three on used o suppression and ventitation, including (without restrict a distance paparatus, equipment or articles he is influer apparatus, equipment or articles he instituting part of the real estate. Trustee, its successura and assigns, forever distance of the Homestead Exemption Lail waive.	arily and on a parity with said real inly heat, gas, air conditioning, water in the foregoing), screens, window sclared to be a part of said ren'e creal! . pin ted in the premises by it, to, the rathouses, and upon the usws of the first of Illinois, which sizes.	estate and not r, light, power, shades, storm state whether he mortgagors ses and trusts aid rights and
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SS. a Notary Public in and for and residing in said County, in the State aforesald, DO HEREBY			6.2	
wife in joint tenancy	inty of Cook SS. a Notary Pu	blic in and for and residing in said Co HAT <u>Isaac Bolton, Jr</u> Life in joint tenancy	and Mary Ann Bolton	
who are personally known to me to be the same persons are are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free	subscribed to the forego	ling Instrument, appeared before me t	this day in person and acknow	viedged that

My Company Expires in 25, 1987

Page 1

Given under my hand and Notarial Seal this

Notarial Seal

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PEVERSE 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 damaged or be diselvoyed. (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the pramises superior to not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the pramises superior to the lien teleof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within the lien teleof, 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 buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal influence.

municipal properties of the notice of the no

assessment which Mortgagors may dashe to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by lire, its lighting or windstorm (and filood damage, where, the lander is required by law to have its loan so insured) under policies providing for payment by the insurance companies or moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in commanies satisfactory to the holders of the note; under insurance policies payable in case of loss or damage, to Trustee for the benefit of the incommanies satisfactory to the holders of the note; under insurance policies payable in case of loss or damage, to Trustee for the benefit of the incommanies satisfactory to the holders of the note; under insurance policies payable in case of loss or damage, to Trustee for the benefit of the incommanies satisfactory to the holders of the note, and in case of loss or damage, to Trustee for the benefit of the holders of the note, and in case of loss or departed policies, to holders of the note, and in case of loss or departed policies, to holders of the note, and in case of loss or departed or perform any act hereinbefore required of the case of default therein. Trustee or the holders of the note may, but need not, make sall or partial payments or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make sall or partial payments or priormal payments or priormal payments or perform any act hereinbefore required of or case of default herein. Trustee or the holders of the note specific and may be prior and the payment of performances or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or frietture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in cor necti

Inaction of Trustee or holders of the note shall never be considered as a water of the part of Mor ja fors.

5. The first see or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to an bill, statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or according to an bill, statement or estimate or in or the validity of any tax, assessment, sale, forfeiture, tax tien or tittle or claim thereot.

6. Morgago s st att pay each tiem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereot. At the collection of the holder, if the note, and without notice to Morgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything option of the holder. If the note, and without notice to Morgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything option of the note or in this rint Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of in the rint Deed to the contrary, become due and continue for three days in the performance of any other agreement of the principal or interest or the note, or (b) when default shall occur and continue for three days in the performance of the note of Trustee shall have the Trustee of the note of the productions to the decree the principal or the performance of the note of the performance of the production of the note of the performance of the performance of the note of the performance of the note of the performance of the performance of the performance of the performance of the note of the performance of the performance

principal or intercation the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein continue.

7. When the indebies as the ereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forectiose the lich in rect in any suit to forectose the lich hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expensionally appears and expenditures and expensionally appears and expensionally received as to appear evidence, stenographers charges, publication costs and costs (which may be estimated as to appears to be expended after only of the decree) of procuring all such abstracts of little, title searches and examinations, little insurance policiar. Torrens certificative, and similar data and assign cess with respect to title as Trustee or Loders of the note may deem to be reasonably necessary either to certificative, and similar data and assign cess with respect to title as Trustee or Loders of the note may deem to be reasonably necessary either to promises. All expenditures and expensive of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and parable, with interest therify at a set forth there is at a site equivalent to the post maturity rate set forth there is at a site equivalent to the post maturity rate set forth little is uncontained by Trustee or holders of the note in connection with (a) any proceeding, including or promises and parable, with interest them as them shall be a party, either as plaintiff, claimant or detendant, by reason of this frust deed or promises are parable to the promises at them shall be a party, either as plaintiff, and or proceeding, including

provided; third, all principal and interest remaining unpaid of the million fourth, any overplus to Mortgagors. Their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill-to foreclose this trust deed, the court in which sinch bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after said, in our notice, without regard to the solvency or Insolvency of Mortgagors at the premises. Such appointment may be made either before or after said, in our notice, without regard to the solvency or Insolvency of Mortgagors at the premises of whether the same shall be then occupied as a homestead or it into application for such receiver and without regard to the then we set of excelver. Such receiver shall have power to collect, the rents; issues and profits of said not and the Trustos hereunder may be appointed as such receiver. Such receiver, during the full statutory period of redemption, whether premises during the pendency of such receiver, would be entitled to there be tedemption or not, as well as during any further times when Mort, or or, except for the intervention of such receiver, would be entitled to there be tedemption or not, as well as during any further times when Mort, or, or, except for the intervention of such receiver, would be entitled to collect such rents; issues and profits, and all other powers which whose of said period. The or it from time, to time may authorize the receiver, control, income in his hands in payment in whole or in part or; (a) The indebtadness occurs hereby or by any decree foreclosing this thus deed or any payment in whole or in part or; (a) The indebtadness occurs hereby or by any decree foreclosing this thus deed or any payment in whole or in part or; (a) The indebtadness occurs hereby or by any decree to reclosing this thus deed or any provision hereof shall be subject to any defense which would not be good and available to the occurs of the holders of the note sha

that purpose.

12. To see has no duty to examine the life, location, existence or condition of the premises; or the life 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 on local did to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereoff in case of its own gross nephrence or misconduct or that of the agents or employees of Trustee, and it may require indemnifier saturactory to it before exercising any power neighbors.

nerein given.

13. Trustice shall release this triest deed and the lien thereof by proper instrument upon presentation of the lien is a line of the proper instrument upon presentation of the lien is a line of the lien of the lien is a line of the lien of the lien is a line of the lien of the lien is a line of the lien of t

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16 mean "noies" when more than one rote is used.

15. Bafore releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is insued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions: 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.

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. By Assistant Secretary / Assistant Vice President
DECUME Pacific MAIL TO: 1699 COODFIELD # 209 SCLAMBER JX 60195	MAIL ADR RECORDER'S INDEX PURPOSES TO INSER! STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
PLACE IN RECORDER'S OFFICE BOX NUMBER	