UNOFFICIAL COPY



TRUST DEED

8514714.

85147143

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	THE A	BOVE SPACE F	OR RECORDER'S USE ONLY	
THIS INDENTURE, made August 13	1985	_, between	Ramon Falcon also known	as
Ramon L. Reyes and Nary A. Re- herein reterred to as "Mortgagors," and corporation, herein reterred to as TRUSTEE, THAT, WHEREAS the Mortgagors are justly is said legal holder being herein referred to as H	Security Pacifi witnesseth: ndebted to the legal	holders of the	Instalment Note hereinafter descri	1
Two Hundred Four and 50/100 - evidenced by one certain instalment Note of delivered, which said Note provides for indebtedness, if not sooner paid, due and paystated above and a credit limit of \$	the Mortgayors of monthly instalme able on <u>August</u>	even date here ents of princip 19, 1995	with, made payable to the Holder	and e of
nov THEREFORS, the Mortgago's to secure the option and their militations of this trust deed, and their performed, and so in consideration of this sum of one Dian-MWARI AND INDICATE TRUSTER, its successors and assignment, they are performed the city of Chica AND STATE OF ILLY LOS, to with	erformance of the cover plat in hand paid, the rece ins, the following describe	ants and agreeme lipt whereof is here ed Rea! Estate and	ents herein contained, by the Mortgagois to anknowledged, do by these presents CON all of their estate, right title and interest the	to be
Lot 34 (exc of the North 6 feet Subdivision of Block 5 in the C 39 North, Range 14 East of the	anal Trustees	Subdivision	of Section 7, Township	
Commonly known as 2038 . Faron	, Chicago, Ill	inois	and the second of the second o	
Permanent Parcel No. 17-07-108-	032			
C	7	•	DEPT-G1 RECORDING TW2222 TRAN 2478 08/15/85	311.
	C		#444 * B *-85-14	· [-
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which, with the property hereinafter described, is referred TOGETHER with all improvements, tenements easen for so long and during all such times as Mortgagors may it secondarily and all apparatus, equipment or articles now refrigeration (whether single units or centrally controlled, doors and windows, floor coverings, swinlings, slowes and physically attached traceto or not, and it is agreed that all or their successors or assigns shall be considered as controlled to the controlled of the said sherein set forth, free from all rights and the bredits the Mortgagors do hereby systemly release and benefits the Mortgagors do hereby systemly release and	ents, Fixtures, and apputitive entitled thereto (which to neverties therein to the and, ye entitled the fixture of the total fixture of the total fixture of the real of the total fixture of the total to the total fixture of the tomester to the tomester of the tomester o	enances thereto be are pledged prima- rean used to supp- (without restricting e foregoing are de- nent or articles her estate. id assigns, foreve-	, a' un a parity with sald real estate and y hat as, a in conditioning water, light, por the original real sald real estate when the care under any and said real estate when salter place unit a remarked by the modigation of the naturals of the naturals.	mot wer oran the oran to the o
This trust deed consists of two pages. The side of this trust deed) are incorporated he mortgagors, their heirs, successors and assistance.	e covenants, conditi- rein by reference a	ons and provis nd are a part	ions appearing on page 2 a rever hereof and shall be tinding on t	rse
WITNESS too hand 5 and seal 5 Ranna L Reven 7		the day and ye	ar first above written.	
Ramon Falcon Palso know	[SEAL]	Ramon L. Re		ALI
This Trust Dec 1 was prepared by A. Childe	rs 1900 Spring	Road Oal b	rook, Illinois 9/13/85	
SS. a Notary Pub		iding ir said Col	unty, in the State aforesaid, DO HERE	EBY C
and Mary A.	Reyes, his wif	fe	newn as Ramon L. Reyes	<u> </u>
	ng instrument, appear	red before m. th	is day in person and acknowledged t	1.3
and voluntary act, for the	uses and purposes th	erein set form		
Given under my h	and and Notarial Seal	this 13th	(1/1/20am)	
Motarial Seal 3/13/87	Page 1		La Decemolary Pub	olic
	ORIGINAL			
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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 destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanics or other tiens or claims for lien or expressly subordinated to the lien hereof; c) pay when due any indebtedness which may become do the or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (g) complete whitin a reasonable time any building or buildings now or at any time in process of erection upon said premises; (g) comply with all requirements of law or municipal ordinances with inspect to the premises and the use thereof, (f) make no material alterations in said premises except as required by law or

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

duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors any desile to contest.

Mortgagors shall keep all buildings and improximents now or hereafter situated on said premises insured against loss or damage by fire, ightning or windstorm tand floop camage, where the lender is required by law to have its rown so insured) under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing in same or to pay in full the indicatedness secured hereby, all in companies satisfactory to the holders of the note, under fishurance policies payable, in case of loss or damage, to tracte for the hereit of the hilders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall cellivar all policies, including additional and renewal policies not less than ten days prior to the respective dates of expiration.

In case of default interior, Trustee or the holders of the note may, but need not, make any payment or perform any act here abefore required of tablet, uses in any form and manner deeme, expedient, and may, but need not, make full or partial payments of principal or interest on prior class that expire the second purchase, discharge compromise or settle any last into or cther prior or title or claim thereou or redeem from any tax sale of four times. If any and purchase, discharge compromise or settle any last into or cther prior or title or claim thereou or redeem from any tax sale or four time. In a connection reversity including attorney's feet, and any other moneys advanced by trustee or the notite or protect the mortgage of manners and the feet hereef, plus reasonable compensation to Trustee for each matter concurring which action herein authorized and all expenses paid or interest and set up and to the note to protect the mortgage of the note of the note of the note of the note of th

taken, shall be an auch accidional indebtodoress secured pereby and shall become immediately due and payable without notice and with interest teneron at ar a re, virent tuch port maturity rate set forth in the note securing fulls into deay, if any, otherwise the prematurity rate set forth therein inaction of trustee or outries of the note shall rever be considered as a waiver of any sight incruming to them oil account of any default hereunder on the part of Mortgagors.

5. The Trustee or 1 is n 13° of the note hereby secured making any payment hereby authorized relating to taxes it assessments, may do so according to any bill, state or or stimulated on any bill, state or or stimulated on any bill, state or or stimulated on the payoble of the state o

negregate or instance will release this trust deed and the tien thereof by proper instrument upon presentation of satisfactory evidence that all industrial proper instrument upon presentation of satisfactory evidence that all industrial proper instrument upon presentation of satisfactory evidence that all industrial proper instrument upon presentation of satisfactory evidence that all industrial proper instrument upon presentation of satisfactory evidence that all industrial proper sentation that all industrial proper sentation that all industrial proper sentation trustee may accept as the without inquiry. Where a release is requested of a secare free type secured has been price, which represents the properties of a release is requested of a secare properties, such successor frustee may accept as the ground end to the horizon and where the release is requested of a feet endeavor trustee horizon by a prior trustee horizoned or vinctionisms in substance with the described herein described any note which may be presented and which contorns in substance with the described herein described any note which may be presented and which contorns in substance with the described herein it may accept as the genuine note herein described any note which may be presented and which contorns in substance with the described herein contained of the note and which purports to be executed by the persons herein deslips the contorns in substance with the described herein contained of the note and which purports to be executed by the persons herein deslips the contorns in substance with the described herein contained of the note and which purports to be executed by the persons herein deslips to the present of the note and which purports to be executed by the persons herein deslips to the contorns in substance with the described herein contained of the note and which purports to be executed by the persons herein deslips the contorns in substance with the described herein contained of the note and which purports that the very described he

th. Before re'easing this flust deed, Th. Nee or successor shall receive for its servicus 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 Illinias shall be applicable to this trust deed.

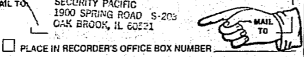
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FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY TRUSTEE BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identif!	cation i	Vo			3			1.60
	Sec. 25.	<i>i</i>	1:				- : :	2.3
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ву	faelet	nt Sec	entan.	/600	ictor	Vica	Dene	dent



SECURITY PACIFIC 1900 SPRING ROAD OAK BROOK, IL 60521



FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE





