

TRUST DEED

8515011/ 85156017

	THE ABOVE SPACE FOR RECORDER'S USE ONLY		
THIS INDENTURE, made August 19,	19_85, between	·	
William Grandberry, a widower a	and Edna Jones, a tridott		
WIIIIam Grandberry, a widower a	curity Pacific Finance Corp.	anmurooDelawar	
herein reterred to as "Mortgagors," and	Tritter in its angles		
corporation, herein referred to as TRUSTEE,	, witnessern: indebted to the legal holders of the Instalment Note hereinafter (	daccribad	
THAT, WHEREAS the Mortgagors are justry said legal holder being herein referred to as !	folder of the Note, in the principal sum of		
Twelve Thousand Four Hundred S	Sixty One and 41/100 ****** ***************	™Dollars,	
evidenced by one certain Instalment Note of	of the Mortgagors of even date herewith, made payable to the h	lolder and	
delivered, which said Note provides for	${f X}$ monthly instalments of principal and interest, with the b	alance of	
indebtedness, if not sooner paid, due and pay suited above and a credit limit of \$	yable on; or ☐ an initi under a Revolving Line of Credit Agreeme	al balance ent,	
NOW, THEREFORE, the Mortgagors to secure the provisiting and timitations of this trust deed, and the	payment of the said principal sum of money and said interest in accordance will performance of the covenants and agreements berein contained, by the Mort	th the terms, pagors to be	
and WAF Point unto the Trustee, its successors and ass situate fring and leing in City of Chicago	igns, the following described Hear Estate and all bi their estate, right, title and inte	rest therein,	
AND STATE O FILL NOIS, to wit:			
Block 2 in C Abell's Subdivi	Flots 19, 20 and the North 1 foot of Lot 18 ision of the South 412/5 feet of Lot 2 in the K. Hubbard of the East half of the Southwest		
Quarter of Section 2, Township Meridian, in Cook Carty, Illin	38 North, Range 14, East of the Third Princip	al	
		1	
Commonly known as 4339 S. Filia	chicago, Illinois 60653	+	
Committee to the control of the cont	,		
	DEPT-01 FCCORDING	\$11.0	
	T#1111 TPAN 6974 08.	·21/65_13-13-00	
= . m N- 20 02 202 013	7 War #0166 # 13 *-85	156017	
Permanent Tax No. 20-02-302-017	7-40-500	Cn.	
		්රිත	
		(C)	
		ि ग	
		ಭಾ	
		±5	
	· (V)		
		1.2	
which, with the property hereinalter described, is refer-	ed to herein as the "premises."	-	
TOCETHER it is all consequents for amount of the	iments, tixticos, and ancuster ances if meto " NOGE HG, and all regis, issues and of	ofits thereof	
secondarily) and all apparatus, equipment or articles no refrigeration richether single units or centrally controlled doors and windows, floor coverings, awnings, stores of powerally attached thereto or not, and it is acred that -	nd w <sub>k</sub> is. All of the foregoing are decir ed to Le a part of sain feathers. If similar apparatus, equipment or articles hereal er plat ad in the premises by the	nades, storm late whither	
or their successors or assigns shall be considered as c	onstituting part of the real estate.  3 Trustee, its successors and assigns, forever, for the furprises, and upon the use		
TO HAVE AND TO HOLD the premises unto the same herein set forth, free from all rights and boriefits under a	and by virtue of the Homestead Exemption Laws of the State of Illinois, which sal	d rights and	
monetris the Mortgagors do figreby expressly release at	id waive.	1	
This trust deed consists of two pages. I side of this trust deed) are incorporated t mortgagors, their heirs, successors and as:	The covenants, conditions and provisions appear on on page 2(the covenants, conditions and provisions appear on on page 2(the covenants) to be binding the covenants of the cove	ig on the	
WITNESS the hand and seal	of Mortgagors, the day and year first above written.		
Enthing Houselfier	12 [SEAL] Cana & CTICL	_[SEAL] C	
William Grandberry	Edna Jones	_[SEAL]	
This Trust Deed was prepared by J.J. &	mmers 7667 W. 95th St., Suite 100, Hickory Hil	(SEAL) & 51 & 51 & 51 & 51 & 51 & 51 & 51 & 5	
<del></del>	Dolly G. Jenkins		
1	bublic in and for and residing in said County, in the State aforesaid, D	O HEREBY	
	THAT William Grandberry and Edna Jones		
GERIFI	· · · · · · · · · · · · · · · · · · ·		
who are outson	ally known to me to be the same person S whose name S	_are	
subscribed to the force	poing instrument, appeared before me this day in person and acknow		
thev	subscribed to the foregoing instrument, appeared before the this day in person and acknowledged that  they signed, sealed and delivered the said Instrument as their free		
and voluntary act, for the uses and purposes therein set forth			
15th Minney B			
Given under my hand and Notarial Seal this Gay (1995), 19 6			
Notarial Seal	Month Janes No	tary Public	
S120 0185 IL TRUST DEED	Page 1	•	

11.00 E E

## **UNOFFICIAL COPY**



## 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 damaged or be destroyed, (b) keep said premises in good condition and repair, without waste, and tree 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 premises superior to the lien hereof, and upon request sushibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reproduction and the premises and the use ribored, (f) make no material affections in said premises except as required by taw or menicipal ordinances with respect to the premises and the use ribored, (f) make no material affections in said premises except as required by taw or menicipal ordinance.

  2. Mortgagors shall pay before any penalty affectives all general taxes, and shall pay special assessments, water charges, sewer service charges, und other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate moderal therefor. To prevent default hereuncer Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- assessment which Mortgagors may desire to contest.

  3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm (and flood damage, where the lender is regulted by law to have its loan so insured; under policies providing for payment by the insurance companies of moneys sufficient either to pay in full the cost of replacing the same or to pay in full the indebteness secured hereby, all in companies activations to the holders of the index and more insurance policies payable, in case of loss or damage, to Trustee for the bedders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each bolloy, and shall deliver all policies, including additional and renewal policies for hiders of the role, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- prior to the respective dates of expiration.

  3. In case of od-shull therein, Trustes or the holders of the note may but need not, make any payment or perform any act hereinbefore required of Mortgagors, in any form and manner deemed expedient, and may, but need not, make full or pathat payments of principal or interest on prior encumbrances, if any, and purchase, dischargs, compromise or sattle any tax hen or other prior lien or title or claim thereof, or redeem from any tax sate or fortifiture effecting said premises or contest any tax or assessment. All morneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including afficiency is fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgagord premises and triving hereous plus reasimable compensation to Trustee for each matter concerning which action herein authorized may be taken, whill be so moch indicate and indebtedones secured hereby and shall become immediately due and plyable without notice and with interest herein, a trans equive, encorning the post industry table set forth in the note socially this struct deed, if any, otherwise the prematurity rate set forth in the note socially this struct deed, if any, otherwise the prematurity rate set forth mitted notes of any right according to them or account of any default herein charts or herders or the note shall never be considered as a waiver of any right according to them or account of any default herein and of the notes that it is a structure or herders.
- ination in Trustice or holders of the note shall never be considered as a waiver of any right according to them or account of any default hereunder on the part of Mortgagors.

  5. The Trustice or the holders of the note believely secured making any payment hereby authorized retailing to taxes or assessments, may do so according to any brill, statument or resimilar processed on a control to any brill, statument or estimate or into the validity of any fax, issessment, sale, forfeiture, tax lien or title or claim thereot.

  6. Mortgagors shall pay cach is minimized to the control to the control to the note or in the note, and will not note or of the note or in this Trust Deed to the control t
- principal of interest on the note, or (b) where or 'oult shall occur and continue for three days in the performance of any distance of the Mortgagors herein contained.

  7. When the indet techness hereby secured that become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forechose the lies hereof, there shall be allowed and included as additional indebtedness in the decree for sate all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for altomeys' fees, Trustee's fees, appraiser's fees outlays for gocumentary and expense expert elide of e.s. stendyraphors' charges, publication costs and costs (which may be estimated as to tember to be expended after antily of the decree) of producing. The abstracts of title, title searches and examinations, title insurance policies, formals continuously and expenses with respect to fittle as Trustee or holders of the note may deem to be reasonably necessary either to protecute such suit or to evidence to be dies at any sale in this paid, right, nentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereor all a late ecrit radio, to the part rate so the interest of the note remaining that and bankrustry proceedings, to which either as them shall be a paid, in the payable with interest thereor all a late ecrit radio, to the payable with interest the edge of any undebtedness hereby secured: Or (b) preparations for the community rate self exist note and bankrustry proceedings, to which either as them shall be a payable, with interest proceedings, to which either as them shall be a payable, with the restriction and bankrustry proceedings, to which either as the shall be a shall be added to the proceedings of the process and shall be distributed and bankrustry proceedings, to which either as them shall be a payable, with the context of the reaction of the foreclosure shall be distributed and the proceedings in the foll
- as their rights may appear.

  9. Upon, or at any time after the tilling of a bit to foreclose this trust deed, the could in which such pill is filled may appoint a receiver of said premiser. Such appointment may be made either before or after sale, without notice, without replied to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or who is 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 now to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a said and a deficiency, collect such statutory period of tedemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervinition of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such care for the protection, possession, control, management and operation of the premised quiries the whole of said period. The Court from time to turn may authorize the receiver to apply the not income in his hands in payment in whole or in past oit (s). The indebtedness secured hereby, or by any cache freceiver to apply the not foreclosure said, (b) the deficiency in case of a saile and deficiency.

  10. No action for the enforcement of the filen or if any provision hereof shall be subject to any defense which would no be good and available to the pastly interposing same in an action at taw upon the rote hereby secured.

  11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access inerele shall be permitted for that purpose.

- 12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the valid. Of the signatures or the identity, chapacity, or authority of the signatories on the note or trust deed, nor shall frequency be a conditionable to record this trust used or to exercise any pavel herein given unless expressly obligated by the terms hereof, nor be isoble for any acts or contistions be resulted, excep, for 4 as of its own gross negligence or misconquot or that of the agents or employees of Trustee, and it may require indominities satisfactory to it before a crossing any power
- 13. Trustee shall release this trust deed and the hen thereol by proper instrument upon presentation of satisfactory evidence that with debtoness occured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request of any person. This shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtoness hereby secured has been paid, which represents the maturity thereof, produce and exhibit to Trustee the note, representing that all indebtoness hereby secured has been paid, which represents the representation Trustee may accept as the without inquiry. Where a release is requested of a successor trustee, auch successor trustee may accept as the genuine note herein described any note which paid of the note and which purpors to be executed by the persons herein designated. It is makers thereof, and where the release is requested of the note and which purpors to be executed by the persons herein described her and makers thereof.

  14. Trustee may resign by instrument in writing filled in the office of the Recorder of Registrar of Titles in which this instrument shall have been structed shall be Successor in Trust. Any Successor in Trust hereuncer shall have the idential life, powers and authority as are berein given Trustee.

  15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors, and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used for the insulation as all have executed the note of this Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shell fluide all such persons and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shell have executed the note of this Trust Deed. The word "note" when used in this instrument shall be construed to the an "notes" when more than o

- 16. Before releasing this trust deed, Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. 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.

	<u> </u>
IMPORTANT!  FOR THE PROTECTION OF BOTH THE BCRROWER 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
MAIL TO: SECURITY PACIFIC  7667 W 954-ST.  HICKORY HILLS TL. 60457  PLACE IN RECORDER'S OFFICE BOX NUMBER	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE