## UNOFFICIAL COPY

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## TRUST DEED

Security Pacific Finance, Corp. 1900 Spring Rd. 203 OakBrook, Il. 60521 SEP-11-65, 3 48 76 9 86164861 0 A F Rec

11.00

	THE ABOVE SPACE FOR RECORDER'S USE ONLY				
THIS INDENTURE, made September 9th	1985 , between Larry Ingram and Jacqueline D.				
Ingram, his wife in joint tenand herein referred to as "Mortgagors," and _Sec corporation, herein referred to as TRUSTEE.	urity Pacific Finance Corp. an WAYAY				
THAT, WHEREAS the Mortgagors are justly in	debted to the legal holders of the Instalment Note hereinafter described, older of the Note, in the principal sum or Fourteen Thousand				
evidenced by one certain instalment Note of delinered, which said Note provides for indebt afne is, if not sooner paid, due and paya stated acceptain and a credit limit of \$	nd Ninety-two cents ————————————————————————————————————				
performed, and also in upon loss afron of the sum of One Do	Har in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY ns, the following described Real Estate and all of their estate, right, title and interest therein, COUNTY OF COOK				
LOT 18 IN SURRISE BUILTERS, INC. RESUBDIVISION OF LOTS 1 TO 22, BOTH INCLUSIVE, LOTS 25, 26, 27, 32, 35, 5', AND 35 TOGETHER WITH THE EAST AND WEST VACATED ALLEY LYING SOUTH OF LOTS 5 AND 18 AND YING NORTH OF LOTS 6 TO 17 INCLUSIVE EXCEPT THE WEST 110.0 FEET OF LOTS 32, 3, 34, AND 35 AND ALSO EXCEPT THAT PART OF LOTS 1, 2, 3, 4, 5, AND THE VACATED ALLEY SOUTH OF SAID LOT SLYING EASTERLY OF A LINE DESCRIBED AS FOLLOMS. BEGINNING AT A POINT ON THE NORTH LINE OF SAID LOT 1, 60.20 FEET WEST OF THE NORTH EAST CORNER OF SAID LOT 1, THENCE SOUTH 560.0 FEET TO A POINT WHICH IS 62.60 FEET WEST OF THE EAST LINE OF SAID LOT 5, THENCE SOUTH EASTERLY TO THE NORTH EAST CORNER OF AFORESAID LOT 6 ALSO THAT PART OF VACATED 32ND AVENUE LYING SOUTH OF A LINE PARALLEL WITH AND 253.0 FEET SOUTH OF THE SOUTH LINE OF GRANT AVENUE, ALL IN HENRY ULRICH-S ADDITION TO BELLWOOD, BEIN'S A SUBDIVISION OF THAT PART OF THE SOUTH 1/2 OF THE NORTH EAST 1/4 NORTH OF ST. CHAPLES ROAD AND WEST OF AND ADJOINING 20 ACRES SUBDIVIDED BY JACOB GLOS, IN SECTION 9, TO ONE OF THE SOUTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLIPJIS					
PARCEL NO. 15-09-219-007					
for so long and during all such times as Mintgagors may its secondarily and all apparatus, equipment for entrices now retrigeration rateflither single units or centrally cointoiled; doors and emotives, floor coverings, awnings, stoves and physically attached mereto or not, and it is agreed that all or their successors or assigns shall be considered as cent TO HAVE AND TO HOLD the premise unto the said herein set forth, free from all nights and benefits under an benefits the Mortiagors on breeby expressly release and This trust deed consists of two pages. This	ents, fratures, and appurtenances thereto belonging, and all rents, is: _ex ar _ profits thereof embled thereto (which are pledged primarily and on a party with said _ a wasaly and not be repeated thereto (which are pledged primarily) and on a party with said _ a wasaly and not be repeated theren on thereous used to supply lead, gas, and conditioning, way it, light power, and wentlation, violuting (without restricting the foregoing), screens, window shad s. from water healers. All of the foregoing are declared to be a part of said foreal east it. In white similar apparatus, equipment of articles hereafter placed in the premises by the multipagner stituting part of the real estate.  Install, its successors and assigns, forever, for the purposes, and upon the uses and tru is by writing of the homestead Exemption Laws of the State of tilinois, which said rights an _ assigns.  Be coveriants, conditions and provisions appearing on page 2 (the reverse rein by reference and are a part hereof and shall be binding on the				
Lay Surger	[SEAL]				
	d 1900 Spring Rd October Til COS21				
This Trust Deed was prepared by Bea Conrad 1900 Spring Rd. OakBrook, I1 60521  STATE OF ILLINOIS.  I. Raymond M. Manypenny Jr.					
County of <u>Dupage</u> SS. a Notary Pub	Tenancy Ingram and Jacqueline D.R. Ingram Tenancy				
whois personall	y known to me to be the same person <u>s</u> whose name <u>are</u> <u> </u>				
theys	ng instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said Instrument as their live uses and purposes therein set forth.				
	and and Notarial Seal July 9th day September , 19.85				

C<sub>Q</sub>

ORIGINAL \_

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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 bect damaged or be destroyed. (b) keep said premises in good condition and repair, without waste, and tree from mechanic's or other time or chains for not ear-restly subordinated to the tien histori, (c) pay when due any indebtedness which may be serured by a lien or charge on the premises superior. The lien herent, and upon induced re-hibbt sallistactory evidence of the discharge of such prior lien to Trustee or to holders or the note; (d) complete at a reasonable time any building or buildings how or at any time in process of erection upon said primises, (e) comply with all requirements of tax municipal distrances with respect to the premises and the use thereof; (I) make no material afterations in said premises except as required by law or municipal ordinance
- 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, furnish to Trustee or to holders of the note duplicate recar pit freezelor. To prevent default hereunder Mortgagors shall pay in full under protect, in the mannet provided by statute, any tax or assessment which Mortgagors may desire to contest.
- assessment windings may despite to comest.

  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 tender is required by law to have its loss as insured under policies providing for payment by the insurance companies of moneys sutfricient 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 or damage, to Trustee for the borefit of the holders of the note, such rights to be entidenced by the standard morrgago clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies to holders of the note, and in case of insurance about to expire, shall deliver netward policies not less than ten days prior to the respective dates of expiration.

  A to care of ideality therein. Trustee or the holders of the note, may but need on, make any have not or preform any and hereafted removable to the case of the pay and hereafted removable to the manufactory may be the respective for the note of the note.
- prior to the respective dates of expiration.

  In case of default therein, Trustee or the holders of the rinte 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 partial payments of principal or interest on prior encumbrances, if any, and purchase, dispharge, compromise or settle any tax fien or offer interprior lier or faller or claim thereot, or redeem from any tax safe or forfeither affecting said premises or contest any tax or assessment. All moneys had or any of the purposes therein authorized and all expenses paid or incurred in connection therewith, including attorney's fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the tien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much ariditional indebtedches secured hereby and shall become immediately due and payable without notice and with interest thereon at a rate equivalent to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the prematurity rate set forth therein. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accurring to them on account of any default here indeed on the order and the forth care.
- 5. The Trustee of the holizer, of the note hereby secured making any payment tereby authorized relating to taxes or assessments, maccording to any bill, status, not it estimate procured from the appropriate public office without inquiry into the accuracy of such bill, status limite or into the validity of any tax, assessment, safe, forfeiture, tax lien or title or ctaim thereof
- 6. Mortgagors shall pay each tiem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof, At the option of the holders of the note, an Lwin hout notice to Mortgagors, all unpard indebtedness secured by this Trust Dend sitall, notwithstanding anything in the holder or in this Trust Dend sitall, notwithstanding anything in the holder or in this Trust Dend sitall, notwithstanding anything in the holder or in this Trust Dend sitall, notwithstanding anything in the holder or in this Trust Dend sitall, notwithstanding anything in the holder or in this Trust Dend sitall, notwithstanding anything in the holder or in this Trust Dend sitall, notwithstanding anything in the case of default in making payment of any instalment of principal Co interest on the inote, or it's wish default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- principal or interest on the note, or th' wit an default shall occur and continue for three days in the performance or any other agreement or una Mortgagors herein contained.

  7. When the indebtedness hereby securities is all become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the dicties for sale all expenditures and expenses which make one; in or incurred by or on-bently of trustee or her holders of the note for altorneys' leep. Trustees field, appraiser's fees, outlays for occumentary and experties a stendard of trustee or notides of the note for altorneys' leep. Trustees field, appraiser's fees, outlays for occumentary and experties despended after entry of the decree) of post indicties the stendard of title, title searches and costs each costs fashed make to demand the note of the note for altorneys leep. Trustees from the same that is an advantage, and similar data and assurances with reflect to title as Trustee or holders of the note may deem to be reasonably heceasary either to prosecute such suit or to evidence to bidders at any sale which may be nad pursuant to such decree the true condition of the fittle to or the value of the permisses. All expenditures and expenses of the nature in this pair, grain mentioned shall become so much additional indeptigueness secured neithey and immediately due and payable, with interest thereon at a rail error, it is not to prosecute the permaturity rate set forth interior at a rail error, it is not to evidence to the note in connection withing any proceeding, included in more red by Trustee or holders of the note in connection withing any proceedings, to which either as them shall be useful to the foreclosure hereof after accrual of such right to resecute whether or not actually commenced or (p) preparations for it is defense of any threatened suit or proceeding included or any inhebit preced after accrual of such right conta
- as their rights may appear.

  9. Upon or at any time after the filing of a pill to foreclose this trust died, the court in ... Ich such bill is filed may appoint a receiver of said premises. 5 jch appointment may be made either before or after sale, without notice, without regard to the solivency or insolvency of Mortgagors at the time of application for such receiver and without regard to the tress value of the premises or technic the same shall be then occupied as a norm shall be from the roustee references or technic the same shall be then occupied as a norm shall be then occupied as a norm shall be from the roustee references or technic statutory period of receiver, solid as a premises during the pendency of such foreclosure suit and, in case of a said and a peliciency clum; the full statutory period of recemption, whether there the redemption or not, as well as during any further times when Mortgagors, except to the file, entired is such receiver, would be entired to collect such rents, issues and profits, and all other powers which may be necessary or are usually in size is less for the profition, possission, control management and operation of the premises during the whole of said benefits. The Court from time to will be in the profit of the profit o
- 16. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which with not be good and available to the party interposing same in an action at law upon the note hereby secured.

   Trustue or the holders of the note shall have the right to inspect the premises at all reasonable times and access thore is 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 value by it the signatures or the identity, capacity, or authority of the signatories on the note or flust deed, nor shall Trustee be obligated to record this tru. if e. or to exercise any power hereis, given unless expressly obligated by the terms hereof, nor be liable to any acts or omissions hereonder, excent it is by of this own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before user in any power
- herein given.

  13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that ull indebteoriess secured by this frust deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request of any person who stich either before or after maturity thereof, produce and substitute Trustee the role, representing that all indebtedness hereby secured has been pix it, into representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine much berein described any note which bears an identification number purporting to be pieced thereon by a prior trustice hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as he wakers thereof, and where the triticase is requested of the original trustee and it has neer placed its identification number on the note described here, in, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

  14. Trustee may resign by instrument in writing filled in the office of Reportain of Trustee in which this instrument shall have been
- contained of the note and which purports to be executed by the persons herein designated as makers thereof.

  14. Trustee may resign by instrument in writing titled in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deads of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereinder shall have the identifiable powers and authority as are herein tieve. Trustee:

  15. This Trust Dead and all previsions hereind, shall esteem to and be brinding 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 indeptedness or any part thereof, whether or not such persons shall have executed the note of this Trust Dead. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

  16. Before releasing this 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 filmors 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		
点	TO: SECURITY PACIFIC 1900 SPRING ROAD S-203	[	OR RECORDER'S INDEX PUR SERT STREET ADDRESS OF SCRIBED PROPERTY HERE	ABOVE

OAK BROOK, IL 60521 PLACE IN RECORDER'S OFFICE BOX NUMBER



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