85193153

| | CTTC 7 | TI!E. | ABOVE SPACE FOR RECORDS | ER'S USE ONLY | |
|--|---------------------------|--|---|--|-------------|
| THIS INDENTURE, made | SEPTEMBE | R 13th 198 | 5 between access | | |
| | | | K. COOPER, his wif | P | |
| | | | MEADOWS | | |
| herein referred to as "Mortgage REKERIK ZURIO, herein referred | to as TRUSTEE, w | /itnesseth: | ROLLING MEADO | WS, ILLINOIS | |
| THAT, WHEREAS the Mortga | | | | | |
| legal holder or holders being he | | | | | |
| THIRTY | FOUR THOUSAN | UI\UU.UUANU (00 000 86\$) | U | | |
| evidenced by one certain Inst | | | | | |
| BEARI'R | aniem Note of the | marigagers or e | ven date netewith, made p | ayaole to THE ORDER OF | |
| and delivered, in and by w | hich said Note th | ne Morteagors n | romise to pay the said | principal sum and interest | |
| MANKAKAKAKAKAKAKAKA | CKANIKKKKKKKKKKK | KANA KKKAKAKA | х инфохикий хрикцовия х их | (STEKNIK XIK XİMBIÇOK SINIK XOT | |
| . BŘKKKKKKKKKKK KCE | | | | | i |
| | | | and effect thereof. | | i |
| (KKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKK | !XXXXXXXXXXXXXX | <u> </u> | KXXXXXXXXXXXXXXXXX | THE STATE OF THE S | CX. |
| MAKKKRIKKKKKATAN Karming bermakkar (* 1. – 1. | | | | | *1 |
| and into est, if not sooner pa | | | | | 1 |
| account a the indebtedness es | adenced by said on | te to be first app | lied to interest on the unna | id principal balance and the | 1 |
| ternainder (o principal; provide | | | | | |
| of 10.00 per amount, | and all of said pri | ncipal and intere | st being made payable at s | uch banking house or trust | - |
| company inROLL IN | IG MEADOWS | [Ili | ion, as the holders of the n | ote may, from time to time. | 1 |
| in writing appoint, and it, at which | re of wich appointing | ent, then at the o | ffice of | | |
| m said City, | | SUBL | IRBAN BANK OF ROLLII | NG MEADOWS | |
| NOW, THERELORE, the Mon- | gore to secure the pay | ment of the said p | incipal sum of money and said | interest in accordance with the | 1 |
| terms, provisions and limitations of to be performed, and also in consid- | eration of the area of | the Chiller it hand | read the receipt whereaf is her | thy acknowledged do by these | |
| prevents CONVEY and WARRANI | mlo i hr Traitee sia su | cereors and asserts. | the fullywing described Real Ec | tate and all of their estate, right. | } |
| Title and interest therein, w | 00 11 1 10 VIS. 5 1 P . C | selut in the | THE PERSON OF THE PROPERTY OF THE PERSON OF | THECOUNTY OF | 1 |
| **** | | | | 10 =7 50 | 128 |
| Lot 3 in Bloc | k 5 in Pepper | Tena Farms | Unit Number 2, bei | ng a Subdivis∕fon टें S | 0.13 |
| in the West 1 | /2 of the Nor | tiwest 1/4 c | it Section II, lowns | snip 42 north, | 1 |
| Range 10. £as | t of the Thir | d Principal | Meridian, recorded | as per plat | |
| Document Numb | er 20,484,66/ | , all in Coc | k County, Illinois | | |
| Permanent Ind | au Numbana A | 2 .11 .110 97 | 1 | | |
| remanent ind | ex number: 0 | 2-11-110-000 | $\mathcal{D}_{\mathbf{x}}$ | | |
| <u> </u> | ¢r. | በ 17 ላ። _ | | | |
| | 31 | L-11-22 3 | 5 2 7 h · 851931 | 53 · A — Rec | 111. |
| 14400 1 | | | | | ļ - |
| | | | し、シ | | 0 |
| | | | | A Company of the Comp | C |
| which, with the property hereinafter a | described, is refetted to | o herein as the "prer nts. fixtures, and as | nises." muttenances thereto belonging. | at ar rents, issues and profits | 1 1 |
| thereof for so lone and durine all so | th times as Mortgagori | may be entitled the | reto !which are pledged prim .il | ly or a on a parity with said real | 3 |
| estate and not secondarily) and all conditioning, water, light, power, ref | decration (whether til | ale units or centrall | y controlled), and ventilation, in | clusing (without restricting the | 1 |
| foregoing), screens, window shades, foregoing are declared to be a part | storm doors and wine | lows, floor covering | is, inador bed!, awnings, stoves | and wat to raters. All of the | 1 t |
| equipment or articles hereafter places | in the premises by the | mortpagnes or thei | successors of assigns shall be co | nsidered as constitution of | 1 |
| the teal estate. TO HAVE AND TO HOLD the p | remises unto the said | Trustee, its successi | es and assigns, forever, for the p | urposes, and up in the ur scand | i |
| tructs herein set forth, free from all | rights and benefits und | fer and by virtue of | the Homestead Exemption Law | s of the State of allinging winter | |
| said rights and benefits the Mortgagor This trust deed consists of tw | | | and providings reposition on | none 3 (the reverse et a of | ì |
| this trust deed) are incorporated | to pages. The coven | ants, conuntrons : | no garage aloravous an | the most carons their heir | |
| | nerem by reterence | and sie a barrine | ico: and atan oc origing on | the morteagors, then hens | |
| successors and assigns. WITNESS the hand Same | isani S of Mor | taxants the day at | d year first above written. | | 0 |
| XX XX XX XX XX | U) MOI | VV. | 7 | Carles Lucia | ÇŢ |
| DONALD F. COOPER | 4 | .(SEAL AA VTD | CINID K COOPER HT | S UNF | 1 |
| Dumined F. Courter F | | (SLAL) | marrays my book bing 111 | (SEAL) | 3 |
| | | | | | ŭ |
| STATE OF ILLINOIS, | | nion D. Wat | | | 65193153 |
| ss. | | | in said County, in the State afore | raid, do hereby certify | ت |
| County of <u>COOK</u> | | nald E. Coo | | | |
| · | | | poper, his wife | i | |
| | personally known to | | | are subscribed to the | |
| foregoing | | exted before | | and acknowledged that their free and | |
| | ct, for the uses and pu | | rered the wid Instrument as _ | CHEIF free and | |
| voluntary a | ret tot me mer and ber | thoses enegetial set to | | ` | |

Form 807 Trust De R. 11/75





Page 2
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

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

1. Mortgazous shall (a) promptly repair, restore or rebuild any buildings or improvements now or betrafter on the permises which may become damaged or be destroyed; (b) keep said premises in pool condition and repair, without wants, and fee from mech suic's to other liens to be a promption of the less hereof and upon terrenof (c) the allocations are allocated as a possible of the permises superior to the less hereof and upon terrenof (c) the allocated or any allocated as a possible of the permises superior to the less hereof and upon terrenof (c) the allocated or any allocated as a possible time of the less thereof and upon terrenof (c) the allocated or any allocated or allocated or any allocated or
preparations for the defense of any threate of shit or proceeding which might affect the premises or the security hereof, whether or not actually communiced.

8. The proceeds of any foreclosure whe of the new sesshall be distributed and applied in the following order of priority: First, on account of all costs and expenses medicult to the forecknine or new networking all such items as are mentioned in the proceeding paragraph hereof; second, all other items which under the terms hereof cost in solventors in dochtedness all inchestores which in estimates the region which in the region and interest or owing any account of the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their region may appear.

9. Upon, or at any time after the films of a hill to foreck se the said premises. Such appointment may be made either before or a crest, without notice, without regard to the solvency of insolvency of Mortgagors at the time of a phylacition for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be assisted to the then value of the premises of whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be assisted to the then value of the premises of whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be assisted to the then value of the premises of which they here premises of such terevises of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as a distinguish of the premises when Mortgagors, except for the intervention of such receiver, would be entitled to collect such remit, issues at a profit, and all other powers which may be necessary or are treat and case for the protection, possition, control, management and of the premises during the whole of said period. The control term is not be proposed as a control of the feet of such decrees

available to the purity interpoune some in an action at law upon the note hereby secured.

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

12. Trustee has no duity to examine the title, location, existence or condition of the premises, or o inquire into the validity of the signatures or the identity, expants, or authority of the signatures or the note or trust deed nor shall. It or 'e.' o bligated to record this trust deed or to exercise any power herein river unless expressly obligated by the terms bettor, nor be liable for 'e' acts of omissions hereinder, except in case of its own grows neglegence or missionalect of that of the agents or employees of Trustee, and 'n by y require indemnities unistatory) to it before exercising any power berein given.

13. Trustee shall release this trust deed and the first thereof by proper institument upon presentation of so accord, endence that all indebtiness secreted by this trust deed and the first thereof, produce and exhibit to Trustee the note, representing that all it in bredness hereby secured his been paid, which representation frustee may accept as true without inquiry, where a release interest of an uccept with the extensive the whole the principle of the note and while all the hereby they against the premise herein described any note which bears an identification number or locations of the note and while justified therein it a prime trustee of the original trustee at dit has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which bears in the note and while in purpor its to be executed by the persons bearing down and the described herein, it may accept as the genuine note herein described any note with the describing herein described therein the propers and all propers to be executed by the persons bearing down to the institution, mability or retrial to act of Trustee, th

| IMPORTANT: THE PROTECTION OF BOTH THE BORROWER AND LENDS THE INSTALMENT NOTE SECURED BY THIS LENDS THE INSTALMENT NOTE SECURED BY THIS LENDS TO SHOULD BE TO SET THE TRUST AND RUSS COMPANY, TRUSTEL, BEFORE THE TRUST DELITE BY EACH OR RECORD. | | | Identification No. CHICAGO TITLE AND TRUST COMPANY. Trust By Assistant Secretary/Assistant Vice Prevident | | |
|--|--|-----------------|---|--|-----------|
| Man Told | SURDING MEADONS 3250 KIRCHOFF ROAD 0011 ING MEADOWS 11 L 60008 | | | FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE IN TOTAL COLUMN ACTUAL COLUMN | 20 05) |
| PLACE | E IN RECORDER'S OFFICE BOX NUMBER | · - | | # 12-11-110-83 | . / |