40-01-01

### FORM NO. 2202 February, 1985

CAUTION: Consult a lat makes any warranty with

COOK COUNTY, ILLINOIS

FILED FOR RECORD

THIS INDENTURE WITNESSETH, That	Joseph J. Hanley, NW. 18
and Maria P. Hanley, his	wife

(hereinafter called the Grantor), of

SECOND

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Lane, Des Plaines, Illinois 60018 1691 Webster

for and in consideration of the sum of Twenty Thousand and No/1.00 (\$20,000.00)-Dollars

to Meadows Credit in hand paid, CONVEY \_\_\_\_ AND WARRANT. Union, an IL corp., incorp. under the IL Credit Union t of 1801-A Hicks Rd., Rolling Meadows, 60008 IL (No. and Street)

as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and fixtures, and everything apparatus and fixtures, issues and profits of said premises, situated in the County of Cook

ALL 10: 44 86546923

Above Space For Recorder's Use Only

rents, issues and profits of said premises, situated in the County of Cook and State of Illinois, to-wit:

Lot 82 in Oakton Gardens, being a subdivision of the East 1/2 of the West 1/2 of the North West 1// of Section 29, Township 41 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.

Hereby releasing and waiving and rights under and by virtue of the homestead exemption laws of the State of Illinois,

Permanent Real Estate Index Num per s): 02-29-101-013-0000 Address(cs) of premises: 1691 Webster Lane, Des Plaines, Illinois

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IN TRUST, nevertheless, for the purpose Asseuring performance of the covering the age age of the covering the state of the covering the covering the state of the covering the state of the covering the state of the covering the WHEREAS. The Grantor is justly indered upon a principal promissory note bearing even date herewith, payable to Meadows Credit Union in the principal amount of \$20,000.00, payable in 120 installments of \$298.58, bearing interest at the rate of 13% per annum, as per the tenor of the said Installmen'. Note, subject to a call provision contained in the attached Rider.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due is activer, all taxes mediassessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild our espore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall active committed to suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable, and, to the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said and the structure of the indebtedness is not all the committee of the said indebtedness, and the interest thereon, at the time or times when the side in the said payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior inclination of the defecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at the or include the decides and payable and all accounts or agreements the whole of said indebtedness in characteristic and all accounts are all prior incumbrances and the affecting said premises or pay all prior incumbrances and the interest thereon from the date of payment at the prior incumbrance and pay and the same with interest thereon from the date of payment at the prior incumbrance and pay and the same with interest thereon from the date of payment at the prior incumbrance and the interest thereon from the date of payment at th

indebtedness secured hereby.

NOTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, in cluding principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become finguished up and payable, and with inter so thereon from time of such breach at 1.3% per cent per annem, shall be recoverable by fareclosure thereof, or by suit at law, or both, the remeans the said indebtedness had per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the cone as if all of said indebtedness had

then matured by express terms.

It is AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including reasonable attorney's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or complete or any shole of paintiff in connection with the foreclosure hereof—including reasonable attorney's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or complete or any shole of party and the like expenses and disbursements should be paid on the decree of said indebtedness, as such, may be a party, shall also be paid on the expenses and disbursements shall be an additional left upon said premises, shall be taxed as costs and included in any decree tay, in ay be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, no release hereof given, antii all such expenses and disbursements, and fing obts of suit, including attorney's fees, have been paid. The Grantor for the Granton and for the heirs, executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such a proceedings, and agrees that upon the fifting of any complaint to foreclose this Trust Deed, the court in which such complaint is filled, may at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of including under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of including under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of including under the Grantor, appoint a receiver to take possession or charge of said premises.

The name of a record owner is a feet of the

INTHE EVENT of the deaffior removal from said Cook County of the grantee, or of his resignation, refusal or failure to act, then Chicago Title Trust Company of said County is hereby appointed to be first successor in this trust; and if for any like cases said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be sociand successor in this trust. And when all of the aloresaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

This trust deed is subject to first mortgage of GMAC Mortgage Corp formerly Banco Mortgage dated January 13, 1983 and recorded as Document 26471399

Witness the hand S and seal \_S of the Grantor this \_\_28th day of

19.86 /Hanley,

Please print or type name(s) below signature(s)

P. Hanley

MAIL TO:

This instrument was prepared by Joel Goldman, 2 Crossroads of Commerce, Suite 560, Rolling Meadows, (NAME AND ADDRESS)

Illinois 60008

(SEAL)

(SEAL)

## **UNOFFICIAL COPY**

	Service Line			en de la companya de
STATE OF ILLINOIS	- } ss.			
COUNTY OF COOK	_ }			
$\label{eq:continuous} (\mathcal{A}_{\mathcal{A}}}}}}}}}}$	in the second second		113	
I. Joel Goldman		, a Notary F	Public in and for s	aid County, in the
State aforesaid, DO HEREBY CERTIFY that	Joseph J. H			
his wife				
personally known to me to be the same person	s whose name	s are sub	scribed to the for	egoing instrument
appeared before me this day in person and				
instrument as free and voluntary ac	t, for the uses an	d purposes there	ein set forth, includ	ling the release and
waiver of the right of homestead.				
Given under my hand and official seal this	28th	day of _At	igust	, 19 <u>86</u> .
		~		
(Impress Seat Here)			L XI	
		77	Notary Public	
Commission Expires 2-2-39	e de la companya de La companya de la co	$\sim$ $U_{\odot}$	The first page of the	
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Identification No. 4379	4			
Meadows Credit Union, Trustee	'			
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BOX No.

Trust Deed

JOSEPH J. HANLEY, JR.

and

MARIA P. HANLEY, his wife

TO

MEADOWS CREDIT UNION, an Illinois

Corporation

GEORGE E. COLES LEGAL FORMS

RIDER ATTACHED TO MEMANMINUMOTAL
TRUST DEED AND MADE A PART HEREOF
TO THAT CERTAIN NOTE DATED August 28, 1986
MEADOWS CREDIT UNION, AS MORTGAGEES
("TRUSTEE"), AND Joseph J. Hanley, Jr.
and Maria P. Hanley, his wife
AS MORTGAGORS ("GRANTORS").

Notwithstanding anything to the contrary contained herein, the Mortgagor ("Grantor") does further covenant and agree that it will not transfer or cause to be transferred or suffer an involuntary transfer of any interest, whether equitable or legal, and whether possessory or otherwise in the mortgaged premises to any third party, including, but not limice to, conveyance by deed or assignment of beneficial interest or Articles of Agreemen' for Deed or Installment Contract for Deed, so long as the debt secured hereby subsists, and further that in the event of any such transfer by the Mortgagor ("Grantor"), the Mortgagee ("Trustee") may, in its sole discretion, and without notice to the Mortgagor ("Grantor"), declare the whole of the debt hereby secured immediately due and payable, and may avail itself of all rights and remedies, without necessity of election, provided to Mortgagee ("Trustee") under this certain Trust Deed and Installment Note.

Notwithstanding anything contained herein, and to the extent fully allowed by law, the holder of the Note, MEADOWS CREDIT UNION shall have the option at the end of the third, sixth and ninth years of the term of this loan, which dates shall coincide with the third, sixth and ninth anniversary dates of the execution of the Indenture for Trust Deed and Installment Note, to demand payment in full of the principal of that Note then due, and all accrued and carned interest on that date. Notice shall be given to Mortgagor ("Grantor") as provided elsewhere in the Installment Note or Indenture for Trust Deed Second Mortgage. All other notices are herein waived.

Grantors may prepay principal balance secured herein (undersigned obligors may prepay the principal balance of this Note) at any time without penalty.

Insenh J. Hanley

Maria P. Hanley

# **UNOFFICIAL COPY**

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# TAX 403-21-202-028-0000 NOFFICIAL

(Interest Rate Limits)

THIS ADJUSTABLE RATE RIDER is made this14TH day ofOCTOBER 19.86
and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Deed to Secure
Debt (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Adjustable Rate Note toAMERIFED. FEDERAL SAVINGS BANK
(the "Lender") of the same date (the "Note") and covering the property described in the Security Instrument and located at:
2411 GRESHAN COURT, ARLINGTON HEIGHTS, ILLINOIS
[Property Address]

This note contains provisions allowing for changes in the interest rate every year after the first \_\_\_ONE \_\_\_\_ year\_\_ subject to the limits stated in the Note. If the interest rate increases, the Borrower's monthly payments will be higher. If the interest rate decreases, the Borrower's monthly payments will be lower.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

#### A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

rate and the monthly payments, at follows:

#### "4, INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Dates

every 12th month thereafter. Each date on vinic's my interest rate could change is called a "Change Date."

#### (B) The Index

Beginning with the first Change Date, we interest rate will be based on an Index. The "Index" will be the Federal Home Loan Bank Board monthly medien cost of funds (Annualized). The most recent Index figure available as of the date 45 days before each Change Dite is called the "Current Index".

If the Index is no longer available, the Note Ho der will choose a new index which is based upon comparable information. The Note Holder will give me notice of this chore.

#### (C) Calculation of Changes

Before each Change Date, the Note Holder will calculate my next interest rate by adding 2.50... percentage points (...2.50...%) to the Current Index. The Note Holder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D)below, this rounded amount will be my new interest rate until the next Change Date.

The Note Holder will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal balance of my loan I am expected to owe on the Change Late in full on the maturity date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

#### (D) Limit on Interest Rate Changes

(D) Limit on Interest Rate Changes

AFTET THE FIRST CHANGE DATE
The rate of interest I am required to pay shall never be increased on any single Change Date by more than [x] one percentage point (1.0%) [] two percentage points (2.0%) [Check only one box] from the rate of interest I have been paying 

#### (E) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.

#### (F) Notice of Changes

The Note Holder will mail or deliver to me a notice of any changes in the amount of my monthly payment before the effective date of any change. The notice will include information required by law to be given me and also the title and telephone number of a person who will answer any question I may have regarding the notice."

#### B. CHARGES; LIENS

Uniform Covenant 4 of the Security Instrument is amended to read as follows:

4. Charges; Liens. Borrower shall pay all taxes, assessments, and other charges, fines and impositions attributable to the Property which may attain a priority over this Security Instrument, and leasehold payments or ground rents, if any, in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due. Exectly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph. and in the event Borrower shall make payment directly, Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which has priority over this Security Instrument; provided. that Borrower shall not be required to discharge any such lien so long as Borrower; (a) shall agree in writing to the payment of the obligation secured by such lien in a minner acceptable to Lender; (b) shall in good faith contest such lien by, or defend against enforcement of such lien in, legal proceedings which in the opinion of Lender operate to prevent the enforcement of the lien or forfeiture of the Property or any part thereof; or (c) shall secure from the holder of such lien an agreement in a form satisfactory to Lender subordinating such lien to this Security Instrument.

If Lender determines that all or any part of the Property is subject to a lien which may attain a priority over this Security Instrument, Lender shall send Borrower notice identifying such lien. Borrower shall satisfy such lien or take one or more of

\*ON THE FIRST CHANGE DATE, THE INTEREST SHALL NOT BE INCREASED BY MORE THAN TWO PERCENTAGE POINTS (2.00%).

## **UNOFFICIÁL COPY**

Uniform Covenant 14 of the Security Instrument is amended to read as follows:

Instrument shall be deemed to have been given to Borrower or Lender when given in the manner designated herein. other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Security provided herein, and (b) any notice to Lender shall be given by first class mail to Lender's address stated herein or to such addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail 14. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to

#### D' NNILOBW SECHBILL INSLBUMENL! CONEBNING LAW; SEVERABILITY

Uniform Coverant 15 of the Security Instrument is amended to read as follows:

which can be given effect without the conflicting provision, and to this end the provisions of this Security Instrument and Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the security instrument covering real property. This Security Instrument shall be governed by federal law and the law of the covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform 15. Uniform Security Instrument; Coverning Law; Severability. This form of Security Instrument combines uniform

E' LEVIZIES OL THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER the Mote are exclared to be severable.

Uniform Coverage: 17 of the Security Instrument is amended to read as follows:

Instrument to be immediately due and payable. However, this option shall not be exercised by Lender if exercise is without Lender's prior written consent, Lender may, at Lender's option, declare all the sums secured by this Security is sold or transferred (or f a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) 17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or an interest therein

Lender may, without further notice or derigand on Borrower, invoke any remedies permitted by paragraph 18 hereof. which Borrower may pay the sums acclured due. If Borrower fails to pay such sums prior to the expiration of such period, paragraph 14 hereof. Such notice stall provide a period of not less than 30 days from the date the notice is mailed within If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with prohibited by Federal law as of the date of this Security Instrument.

unicas Lender has released Borrower in writing. Notwithstanding a sale or transfer, Borover will continue to be obligated under the Note and this Security Instrument

#### F. COVENAUT DELETED

Non-Uniform Covenant 21 of the Security Instrument (' Future Advances") is deleted.

C' NOLICE

payment to Borrower. If a refund reduces principal, the reduction will be requed as a partial prepayment under the Note. Borrower. Lender may choose to make this refund by reducing the principal owed under the Mote or by making a direct permitted limit, and (2) any sums already collected from Borrower which exceeded permitted limits will be refunded to permitted limits, then: (1) any such loan charge shall be reduced by the amount necessary to reduce the charge to the interpreted so that the interest or other loan charges collected in connection with the loan exceed If the loan secured by the Security Instrument is subject to a law which sets maximum loan charges, and that law is finally

declare all sums secured by the Security Instrument to be immediately due and payable. and this Adjustable Rate Rider, or of diminishing the value of Lender's security, the Lander, at Lender's option, may their terms, or all or any part of the sums secured hereby uncollectable, as otherwise [ro] ided in the Security Instrument Note, the Security Instrument or this Adjustable Rate Rider (other than this paragraph H) unenforceable according to If, after the date hereof, enactment or expiration of applicable laws have the cire it either of rendering the provisions of the

IN WITNESS WHEREOF, Borrower has executed this Adjustable Rate Rider,

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(InoS)	
-Borrower	HITE ST EXPROTECT
(las2)(Seal)	HILA F. FRANCISCO
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