EXTENSIONAGHE MENTER FIRM NO A1010 COPY |

CAUTION: Consult a lawyer before using or acting under this form All warrantess, including menchantability and htmss, are excluded

This instrument was prepared by Dianna St. Marie Mic	dwest Bank Elmwood Park, Illinois
	(SEAL)
X ((a)(()))(()(eller) (SEAL) Marilyn Mueiler	(SEAL)
IN TESTIMONY WHEREOF, the parties hereto have signe irst above written.	•
5. This agreement is supplementary to said mortgage or trust or notes, including the right to declare principal and accrued intelled or notes, but not including any prepayment privileges unless and effect except as herein expressly modified. The Owner agreen said mortgage or trust deed. The provisions of this indenture note or notes and interest notes and shall bind the heirs, personal nereby waives and releases all rights and benefits under and by all linois with respect to said real estate. If the Owner consists of twind several.	rest due for any cause specified in said mortgage or trus s herein expressly provided for, shall remain in full force es to perform all the covenants of the grantor or grantor shall inure to the benefit of any holder of said principa il representatives and assigns of the Owner. The Owne if the of the Homestend Exemption Laws of the State of
4. If any part of said indebtedness or interest thereon be no default in the performance of any other covenant of the Owner si he entire principal sum secured by said mortgage or trust deed without notice, at the option of the holder or holders of said prin he same manner as if said extension had not been granted.	t paid at the maturity thereof as here a provided, or i all continue for twenty days after written lot ce thereof, together with the then accrued interest thereon, shall acipal note or notes, become and be due and payable, in
and the Owner in consideration of such extension promises and or trust deed as and when therein provided, as hereby extended, 1988, at the rate of 10 per cent per annum, and thereafter the rate of 12, per cent per annum, and interest after maturity principal and interest in the coin or currency provided for in the cannot be done legally then in the most valuable legal tender of thereof, or the equivalent in value of such legal tender in other company in the City of Chicago as the holder or holders of the sai appoint, and in default of such appointment then at	i, and to pay interest thereon until January 8 intil maturity of said principal sum as hereby extended, a at the rate of per continuous, and to pay bot nortgage or trust deed here mabove described, but if that the United States of Amolica corrent on the due date. United States currency, at such banking house or trust d principal note or notes may from the to time in writing.
3. Said remaining indebtedness of \$ 54,000.00	shad be paid on or before January 8, 1988
2. The amount remaining unpaid on the indebtedness is \$	34,000.00
EGO OF	8760050 <u>1</u>
PIN 12-01-311-024 7	Enter in a
Lot 21 in Basioner's Canfield Rid Subdivision of part of Lot 2 in to of the South 1/2 of Sectional, To East of the Third Principal Merid	he Assesor's Subdivision waship 40 North, Range 12,
certain real estate in CTOK County, Illinois describ	ped as follows:
of at page as document N	No. 87199599 conveying to
Witnesseth: 1. The parties hereby agree to extend the time of payment indebtedness evidenced by the principal promissory note or marilyn Mueller dated April 13, 19 87 secured by a mortgage or trus April 15 19 87 in the office of the Registrar of T	of the
the owner of the mortgage or trust deed hereinafter describe Marilyn Mueller, divorced and not since remarried. representing himself or themselves to be the owner or owners real estate hereinafter and in said deed described ("Ow	of the

UNOFFICIAL COPY

STATE		MILLION	<u></u>	ss.				
COUN I, a Notar	DIA	for said Coun		///AR foresaid, DO		TIFY that M	ARICYN	ME
Notes to the second sec	illy known to ted before me the free and versal. The second of the free and versal. The second of th	me to be the is day in person pluntary act, for and and official SEAL" Marle le of Illinois (Sept. 14, 1988)	n and acknowle or the uses and p al seal this	whose name dged that the purposes there	successions succes	bscribed to the fed and delivered uding the release of the public Notary Public Notary Public TIFY that	the said instrui and waiver of	ment as right of A9 27.
appeare	d before me th	is day in perso	n and acknowle	dged that h	signed, seal	bscribed to the f ed and delivered uding the release	the said instru	ment as
	au. EN under my h	and and officia	a scal this	· · · · · · · · · · · · · · · · · · ·	_ day of			19,
			00/			Notary Public	c	manife television against
STATE	OF		7)				
	TY OF			Ss.				
t				40				
a Notar						TIFY that		
delivered the used custodia volunta GIVE	o be the same point of the said instrict and purposes in of the corporty act and as the EN under my hards as to the corporty act and as the EN under my hards as to the corporty act and as the EN under my hards as to the corporty act and as the EN under my hards as to the corporty act and as the EN under my hards as to the corporty act and as the corporty act and as the corporty act and a	persons whose espectively, a ument as their therein set for tate seal of saile free and vol. and and official will be a seal of the seal o	e names are sub- appeared before own free and ve orth; and the sai d Corporation.	Secribed to the me this day oluntary act and detailed affix said Corporation	re' ary if said C forecoing instru- in part in, and d as the free and Secretary d corporate sca , for the uses an	orporation, who ament as such	are personally that they sign said Corporat cknowledged t nt as his own fr in set forth.	known and ed and ion, for that, as
EXTENSION AGREEMENT		WПН		TO	Manual To State of the State of		AIL TO:	GEORGE E. COLE ⁸ LEGAL FORMS