| This Indenture, made this 22nd day of May 1987, by and | between |
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| Marquette National Bank | ; • |
| he owner of the mortgage or trust deed hereinafter described, and Dr. Frederick Tan & | |
| Mercedita Tan | |
| epresenting himself or themselves to be the owner or owners of the real estate hereinafter and in selescribed ("Owner"), WITNESSETH: | aid deed |
| 1. The parties hereby agree to extend the time of payment of the indebtedness evidenced by | the prin- |
| ipal promissory note or notes ofDr. Frederick Tan and Mercedita Tan, Hi | s Wif |
| lated <u>February 28.</u> , 1987., secured by a mortgage or trust deed in the nature of a mortgage re- | MAKKAKI ecorded |
| March 31 , 19.87, in the office of the Recorder of . Cook County; II | linoi s , in |
| ofat pageas document No. 87168044conv | r dying to |
| Marquette National Bank | , |
| ertain real estate in Cook County, Illinois described as follows: | |
| The Mortgager hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this Trust Deed, on its own behalf of each and every person, except decree or judgment creditors of the Mortgagor, acquiring any interest in or title to the premises subsequent | |
| to the date of this Trust Deed | |
| | |
| 2. The amount remaining unpaid on the indebtechess is \$ 44,000.00 | |
| 3. Said remaining indebtedness of \$ 44.000 50 shall be paid on or before 202 as follows: payments of \$446.28 principal and interest at 1y 1, 1987 payable monthly on the 1st of each month until ful | tartin |
| 3. Said remaining indebtedness of \$ 44.000 50 shall be paid on or before 02 as follows: payments of \$446.26 principal and interest st | tartin |
| 3. Said remaining indebtedness of \$ 44.000.70 shall be paid on or before 202 as follows: payments of \$446.28 principal and interest at 1y 1, 1987 payable monthly on the 1st of each month until full and the Owner in consideration of such extension promises and agrees to pay the entire indebtedness y said mortgage or trust deed as and when therein provided, as hereby extended, and to pay interest 1 1987 until June 1, 1980, at the rate of 9 by event per annum, and the continuous statement of said original sum as hereby extended at the rate of 9 by event per annum, and the | secured thereon ereafter. |
| 3. Said remaining indebtedness of \$ 44.000 00 shall be paid on or before 202 as follows: payments of \$446.28 principal and interest at 1y 1, 1987 payable monthly on the lat of each month until full and the Owner in consideration of such extension promises and agrees to pay the entire indebtedness and mortgage or trust deed as and when therein provided, as hereby a conded, and to pay interest July 1, 1987 until June 1, 2602, at the rate of 9 payent per annum, and the fill maturity of said principal sum as hereby extended, at the rate of 9 per cent per annum terest after maturity at the rate of said principal sum as hereby extended, at the rate of 9 per cent per annum; and to pay to h principal and interest in concerning the per sum of such legal tender of the United States of America currency at such has king house the equivalent in value of such legal tender in other United States of America currency at such has king house | secured thereon ereafter, hum, and est in the be done thereof, or this terms. |
| 3. Said remaining indebtedness of \$ 44.000 00 shall be paid on or before 202 as follows: payments of \$446.28 principal and interest at 1y 1, 1987 payable monthly on the 1st of each month until full and the Owner in consideration of such extension promises and agree to pay the entire indebtedness y said mortgage or trust deed as and when therein provided, as hereby a conded, and to pay interest July 1, 1987 until June 1, 2002, at the rate of 9 or ment per annum, and the still maturity of said principal sum as hereby extended, at the rate of per cent per annum; and to pay to h principal and interest after maturity at the rate of said appeared to trust deed hereinabove described but if that cannot gally then in the most valuable legal tender of the United States of America current on the due date the equivalent in value of such legal tender in other United States currency, at such oar king house ompany in the City of Chicago as the holder or holders of the said principal note or not a say from | secured thereon ereafter, hum, and est in the be done thereof, or this terms. |
| 3. Said remaining indebtedness of \$ 44.000 °C shall be paid on or before 202 as follows: payments of \$446.28 principal and interest at 1y 1, 1987 payable monthly on the 1st of each month until full and the Owner in consideration of such extension promises and agrees to say the entire indebtedness y said mortgage or trust deed as and when therein provided, as hereby standed, and to pay interest 1 y 1, 1987 until June 1, 2002, at the rate of 9 post entire annum, and the nil maturity of said principal sum as hereby extended, at the rate of 9 per cent per annum, and the terest after maturity at the rate of 9 per cent per annum; and to pay to h principal and interest in or currency provided for in the mortgage or trust deed hereinabove described out if that cannot gally then in the most valuable legal tender of the United States of America current on the due date the equivalent in value of such legal tender in other United States currency, at such oat king house of the equivalent in value of Such legal tender in other United States currency, at such oat king house of the equivalent in value of Such legal tender or holders of the said principal note of not say you from the in writing appoint, and in default of such appointment then at | secured thereon ereafter, and est in the be done thereof, or trust in the best |
| 3. Said remaining indebtedness of \$ 44.000 % shall be paid on or before 202 as follows: payments of \$446.28 principal and interest at 1y 1, 1987 payable monthly on the 1st of each month until full and the Owner in consideration of such extension promises and agree to pay the entire indebtedness as a said mortgage or trust deed as and when therein provided, as hereby as nded, and to pay interest 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | secured thereon ereafter, and est in the be done thereof, or trust in the be done thereof, or trust in the bedone thereof, with the bedone thereof, or trust in the bedone thereof, with the brincipal |
| 3. Said remaining indebtedness of \$44.000.50 shall be paid on or before as follows: payments of \$446.28 crincipal and interest at 1y 1, 1987 payable monthly on the 1st of each month until ful and the Owner in consideration of such extension promises and agrees to say the entire indebtedness of said mortgage or trust deed as and when therein provided, as hereby sychied, and to pay interest 1st 1y 1, 1987 until June 1, 2802, at the rate of 9 occupit per annum, and the full maturity of said principal sum as hereby extended, at the rate of per cent per annum; and to restrict the rate of per cent per annum; and to pay to his principal and interest after maturity at the rate of sychia per cent per annum; and to pay to his principal and interest in or currency provided for in the mortgage or trust deed hereinabove described out if that cannot the equivalent in value of such legal tender in other United States of America current on the due date the equivalent in value of such legal tender in other United States currency, at such barking house ompany in the City of Chicago as the holder or holders of the said principal note or note and in default of such appointment then at such as a such barking house or note, and in default of such appointment then at such as a such barking house or notes, become and be due and payable, in the same manner as if said extension had not been a such as a such as a payage or trust deed, together the notice thereof, the entire principal sum secured by said mortgage or trust deed, together ontones, become and be due and payable, in the same manner as if said extension had not been a such as a such a | secured thereon ereafter, and est in the be done thereof, or trust in the bear with a sherein erea erea erea erea erea erea erea ere |
| 3. Said remaining indebtedness of \$44.000 50 shall be paid on or before 02 as follows: payments of \$446.28 crincipal and interest at 1y 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each month until ful 1, 1987 payable monthly on the 1st of each monthly of each grain and the payable ful 1, 1987 payable payable ful 1, 1987 payable payable ful 1, 1987 payable ful | secured thereon ereafter, and est in the be done thereof, or trust in the be done thereof, or trust in the days her with mind days her with granted of and of ny cause is herein erovisions on the days with rebe joint |
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| 3. Said remaining indebtedness of \$ 446.28 principal and interest at 1y 1, 1987 payable monthly on the 1st of each month until ful in the Owner in consideration of such extension promises and agrees to any the entire indebtedness of y said mortgage or trust deed as and when therein provided, as hereby a cheed, and to pay interest 3 and y 1 1987 until June 1 2002, at the rate of 9 or cent per annum, and the ntil maturity of said principal sum as hereby extended, at the rate of per cent per annum; and to pay be not principal and interest after maturity at the rate of saper cent per annum; and to pay be not principal and interest in the most valuable legal tender of the United States of America current on the due date the equivalent in value of such legal tender in other United States currency, at such back high pouse ompany in the City of Chicago as the holder or holders of the said principal of the coverage of the said principal of the coverage of the said principal of the coverage of the coverage of the said principal of the coverage of the coverage of the said principal of the coverage of the coverage of the said principal of the coverage of the coverage of the said principal of the coverage of the coverage of the said of the coverage of the coverage of the said of the coverage of the coverage of the said of the coverage of the coverag | secured thereon ereafter, and est in the be done thereof, or trust in the be done thereof, or trust in the be done thereof, or trust in the done thereof, or trust in the done of and of and of and of and of the cover ovisions of and of the cover ovisions of the done of t |
| 3. Said remaining indebtedness of \$ 44.000 90 shall be paid on or before 02 as follows: payments of \$446.28 principal and interest start 1y 1, 1987 payable monthly on the 1st of each month until ful on the Owner in consideration of such extension promises and agrees to pay the entire indebtedness of yaid mortgage or trust deed as and when therein provided, as hereby 37 cheed, and to pay interest 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | secured thereon ereafter, and est in the be done thereof, or trust in the bedone thereof, or trust days her with granted. If and of any cause is herein e Owner ovisions ovies and releases with rebe joint ture the |

EXTENSION AGREEMEN C 23 NFC # 78 61 sidales IsirstoN bas bash yan reban aeviD said Bank, for the uses and purposes therain set forth. Secretary's own free and voluntary act and as the free and voluntary act of said corporate seal of said Bank to said instrument as said Assistant Secretary, as custodian of the corporate seal of said Bank, did affix the Assistant Secretary did also then and there acknowledge that said Assistant set of said Bank, for the uses of purposes therein set forth; and the said instrument as their own free and voluntary act, and as the free and voluntary this day in person and acknowledged that they signed and delivered the said Vice President and Ashistant Secretary respectively, appeared before me persons whose names are subscribed to the foregoing instrument as such Assistant Secretary of said Bank, personally known to me to be the same Joseph L. Scheurich Vice President of the MARQUETTE NATIONAL BANK, and, gredory Scheurich County, 'n the state aforesaid, do hereby certify, that a Notary Public in and for Roselyn L. Hooper - V - 15920518 • 62544 12.00 18.17 - - NOS COUNTY OF COOK 'ss (STATE OF ILLINOIS) Notary Public OIVEN under my hand and notarial seal this... vereg the said med dimen to release and waiver of right of homestead.

set forth, including the release and waiver of right of homestead. ənut free and voluntary act, for the uses and purposes therein. vered the said instrument as _ instrument, appeared before me this day in person and acknowledged that the Y signed, sealed and delivered the said instrument as personally known to me to be the same person a whose named are subscribed to the foregoing. a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that

Dr. Frederick Tan & Dr. Mercedita Tan Rosalyn L. Hooper COUNTY OF STATE OF

GEORGE E. COLE LEGAL FORMS

WUNOFFICIAL COPY

UNOFFICIAL3GORY /

mail alls 5 as delimented on survey of the following described in real of continuous which survey is etteched as fraible "9" to the implemented of Continuous Contration by Amelgamented Trust and Sarilys Bank, as Trustes ander Trust Banker 1303; and recorded in the citics of the Amelgament of Cont County, Illinois as Document Valuer 24,489,833 as described as tollows: Office

That part of the East 40 acres of the bast 1/2 of the Morthwest 1/4 of the Frincipal Marriages 24. The marris 42 morth, happy 11. East of the Third Principal Marriages. Lying South of the Morth line of the Touch 1/2 of the Morthwest 1/4 (except the Year 10 feet thereof) in Cool Touch 1/2 of the Morthwest 1/4 a percentage of common elements applicable to said Unit as with a percentage of common elements applicable to said Unit as said percentage and last acres 1/4 elements of the fordance with amended percentage are filed of record. Pursuent to said Declaration are saided a record as the percentages sat forth in such amended Declaration elements. The percentages sat forth in such amended Declaration elements which percentages aball auti-itically be desired to be conveyed element on the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as thought common the recording of e(ch such amended Declaration as the principal common the recording of e(ch such amended Declaration as the principal common that the principal common the recording of e(ch such amended Declaration as the principal common that the principal common the recording of elements and the principal common the recording of elements and the principal common that the principal common that the princip