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This Indenture, made this 27 day of November and between Harris Bank Wilmette, N.A. day of November . 31, 19 88 by , b

Res

the owner of the mortgage or trust deed hereinafter described, and Lewis T. Stephan married to Cara-Lou Stephan

representing himself or themselves to be the owner or owners of the real estate hereinafter and in said deed described ("Owner"), WITNESSETH:

1. The parties hereby agree to extend the time of payment of the indebtedness evidenced by the principal promissory note or notes of Harris Bank Wilmette, N.A.

Above Space For Recorder's Use Only

dated May 27 , 1988, secured by a mortgage or trust deed in the nature of a mortgage registered/recorded June 15 1938, in the office of the Registrar of Fitles/Recorder of Cook County, Illinois, in as document No. 88261043 conveying to

certain real estate in

County, Illinois described as follows:

Lots 9, 10, 11, IN BLUCK 4 IN E.T. PAUL'S ADDITION TO WILMETTE A SUBDIVISION OF THE WEST 1053.3 FEF? OF THE FRACTIONAL SOUTH HALF OF FRACTIONAL SOUTH EAST QUARTER (EXCEPT SOUTH 6.34 CHAINS) OF THE FRACTIONAL SECTION 28, TOWNSHIP 42 NORTH, RANGE 13, EAST C. THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

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Permanent Real Estate Index Number(s): # 05-28-413-008 #05-28-413-007

Address(es) of real estate: 1719 Elmwood, Wilmetto, IL

- 2. The amount remaining unpaid on the indebtedness is § 7%,000.00
- 70,000.00 3. Said remaining indebtedness of \$

Homestead or marital rights now existing

shali be paid on or before 1/31/89

and the Owner in consideration of such extension promises and agrees to pay the rincipal sum secures by said may tage

or trust deed as and when therein provided, as hereby extended, and to pay integes thereon until , 1989, as the rape of per cent per annum, and thereafter until maturity of said reformal sum as the rate of per cent per annum, and thereafter until maturity of salary in spal sum as hereby extended, at the rate of per cent per annum, and interest after maturity at the rate of per 230 per annum, and to pay both principal and interest in the coin or currency provided for in the mortgage or trust deed here nabove described, but if that cannot be done legally then in the most valuable legal tender of the United States of An vica current on the due date

- cannot be done legally then in the most valuable legal tender of the United States of Anyrica current on the due date thereof, or the equivalent in value of such legal tender in other United States currency, as such banking house or trust company in the City of Chicago as the holder or holders of the said principal note or notes may from lime to time in writing appoint, and in default of such appointment then at Harris Bank Wilmette, N.A.

 1701 Sheridan Road, Wilmette, It 60091

 4. If any part of said indebtedness or interest thereon be not paid at the maturity thereof as her in provided, or if default in the performance of any other covenant of the Owner shall continue for twenty days after writen notice thereof, the entire principal sum secured by said mortgage or trust deed, together with the then accrued interes thereon, shall, without notice, at the option of the holder or holders of said principal note or notes, become and be due and payable, in the same manner as if said extension had not been granted. the same manner as if said extension had not been granted.
- 5. This agreement is supplementary to said mortgage or trust deed. All the provisions thereof and of the principal note or notes, including the right to declare principal and accrued interest due for any cause specified in said mortgage or trust deed or notes, but not including any prepayment privileges unless herein expressly provided for, shall remain in full force and effect except as herein expressly modified. The Owner agrees to perform all the coverants of the grantor or grantors in said mortgage or trust deed. The provisions of this indenture shall inure to the benefit of any holder of said principal note or notes and interest notes and shall bind the heirs, personal representatives and assigns of the Owner. The Owner hereby waives and releases all rights and benefits under and by vixtue of the Homestead Exemption Laws of the State of Illinois with respect to said real estate. If the Owner consists of two or more persons, their liability hereunder shall be joint and several and several

IN TESTIMONY WHEREOF, the parties hereto have sided, solded and delivered this indenture the day and year stabove written. * Lender's prime rate of interest plus/1% (Floating as set from first above written. time to time.

(SEAL)

The signature of Cara-Lou Stephan is being pbtained for the sole purpose of waiving any

Lawis, T. Stephan > (SEAL)

_(SEAL) Gara-Lou Stephan

Lisa Zeig, 1701 Sheridan Road, Wilmette, IL

or hereafternarising as to the mortgage and for no other purpose. (NAME AND ADDRESS)

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OT: A 991 (A))	Illinois	1		-	
STATE OF	Cook	ss.			
COUNTY OF	CASE	1	v :		
a Notary Public i Lewis T. personally know appeared before	n and for said County Stephan married in to me to be the same this day in person	I to Cara-Lou St ime person ^S whose and acknowledged the	, DO HEREBY CERTIFY ephan name S subscrib n they signed, scaled an therein set forth, including	ned to the foregoing addelivered the said in	strumentas
homestead.	·		Nove		19 88
GIVEN under	my hand and official	scarring 2,000	JOH K	Notary Public	ly so
STATE OF	O _x	1			
COUNTY OF	00-	\			
	n and for laid County	in the State aforesaid	, DO HEREBY CERTIFY	े सोबर	•
appeared before		and acknowledged tha		oed to the toregoing a d delivered the said in the release and waive	strument as
	my hand and official	seal his	day of	•	19 .
		004		Notary Pubus	
STATE OF		10			
COUNTY OF		55.	0,		
1		,	4/2		
a Notary Public is	n and for said County	in the State aforesaid.	DO HERLBY CERTIFY President of	that	•
delivered the said the uses and purp custodian of the c voluntary act and	, respectively, ap instrument as their o poses therein set fort orporate seal of said	ames are subscribed to peared before me thing whire and voluntary by and the said Corporation, he did at tary act of said Corporation.	Secretary of said Corpor o the foregoing instruments is day in person and tekn act and as the free and you	cas such nowledged that they s attary act of said Corpe and there acknowledg id a strument as his ov	and signed and oration, for ed that, as on free and
BOX EXTENSION AGREEMENT	WITH			MAIL TO:	GEORGE E. COLE LEGAL FORMS