UNOFFICIAL COPY

EXTENSION AGREEMENT (ILLINOIS)

CL0028

CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.

This Indenture, made this 5th day of November, 19 89, by and between Commercial National Bank of Berwyn, a National Banking Corporation the owner of the mortgage or trust deed hereinafter described, and Rachel Eberly, a widow representing himself or themselves to be the owner or owners of the real estate hereinafter and in said deed described ("Owner"), WITNESSETH:	9006711.1
1. The parties hereby agree to extend the time of payment of the indebtedness evidenced by the principal promissory note or notes of One hundred forty four thousand and no/100ths.	Above Space For Recorder's Use Only
dated November 5, 1987, secured by a monogrape cor trust deed in the November 13, 1987 in the office of the Registrat at Arms (Recorded in the November 13) at page as document No. 8761 Commercial National Bank of Be	der of <u>Cook</u> County, Illinois, in 1748 conveying to
certain real estate in County, Illinois described as follo	
Lots 9, 10, 11 and 12 in Block 6 in Oak Park Avenue of the following; Blocks and parts of Blocks in B. East half of the North Wos. quarter of Section 6, of the Third Principal Meridian to wit, Block 1 (ethereof), Blocks 2, 4, 5 and 6 (except the North Wish feet of the East 152 feet thereof), Block 7 (ethe North 30 feet of that part of the South half the line of alley) Blocks 8, 9 and the North 249.19 feend all of Block 11 in Cook County, Ilinois	F. Shotwell's Subdivision of the Township 38 North, Range 13 East except the North East quarter fest quarter and except the South except the North half and except thereof lying East of the East
Permanent Index #19-06-110-018 (affect: lot 9) , 1 19-06-110-020 (affects 1st 11), 1	9-06-110-019 (affects lot 10), 9-06-110-021 (affects lot 12)
2. The amount remaining unpaid on the indebtedness is \$351,213.	91
3. Said remaining indebtedness of \$\frac{361,213.91}{} shall be	paid on or before November 5, 1990
and the Owner in consideration of such extension promises and agrees to por trust deed as and when therein provided, as hereby extended, and to p. 5, 19 90, at the rate of 5 percent perantillin, and thereafter until maturithe rate of 5 percent almaim, and interest after maturity at the rate principal and interest in the coin or currency provided for in the mortgage of cannot be done legally then in the most valuable legal tender of the Unite thereof, or the equivalent in value of such legal tender in other United St company in the City of Chicago as the holder or holders of the said principal appoint, and in default of such appointment then at Commercial National Bank	ay interest thereon until November ity of sa or fincipal sum as hereby extended, at e of Deperor of the peror of the decision of the decisio
4. If any part of said indebtedness or interest thereon be not paid at the default in the performance of any other covenant of the Owner shall continue the entire principal sum secured by said mortgage or trust deed, together without notice, at the option of the holder or holders of said principal note the same manner as if said extension had not been granted.	he maturity thereof as herein provided, or if the for twenty days after written notice thereof, with the then accrued interest thereon, shall,
5. This agreement is supplementary to said mortgage or trust deed. All the or notes, including the right to declare principal and accrued interest due for deed or notes, but not including any prepayment privileges unless herein extended and effect except as herein expressly modified. The Owner agrees to perfor in said mortgage or trust deed. The provisions of this indenture shall inure note or notes and interest notes and shall bind the heirs, personal represent hereby waives and releases all rights and benefits under and by virtue of the Illinois with respect to said real estate. If the Owner consists of two or more pand several.	or any cause specified in said mortgage or trust pressly provided for, shall remain in full force m all the covenants of the grantor or grantors to the benefit of any holder of said principal statives and assigns of the Owner. The Owner the Owner are Homestead Exemption Laws of the State of
IN TESTIMONY WHEREOF, the parties hereto have signed, sealed a first above written.	
(SEAL) X	achel Eberly (SEAL)
Rachel	Eberiv (SEAL)
This instrument was prepared by Roger C. Forcash, Sr. V.P.	

UNOFFICIAL COPY

	T11::-	ì			
	STATE OF Illinois COUNTY OF Cook	ss.			
	COUNTY OF	}			
	I, Barbara A. Strong a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that Rachel Eberly, a widow personally known to me to be the same person whose nameis_ subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that _she signed, sealed and delivered the said instrument asher free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of right of				
	homestead. GIVEN under my hand and official seal this		day of November		
	GI V EIV BROCK My hand and official seaf (1855)		Barbara N. C	Strong	
	STATE OF	\ ss.	OFFICIA BARBARA A NOTARY PUBLIC, ST MY COMMISSION E	I. SEAL STRONG	
	I, a Notary Public in and for said County in the Sta	ate aforesaid, DO F	EREBY CERTIFY that _	•	
	personally known to me to be the same person appeared before me this day in person and acknowledge free and voluntary act. To the uses a	owledged that he	signed, sealed and deliver	red the said instrument as	
	homestead. GIVEN under my hand and official sea this.		_ day of	19	
			್ಲಾ ಕ್ರ	RECORDING \$1	
		4			
	STATE OF	_1C	n #5555 - 1 ≟7719 - ≟	16mu 0792 01/05/90 09 38:	
	COUNTY OF	ss. O	Chok :	# #-90-00711 COUNTY RECORDER	
	1,				
	1, Debis in additional County in the St		Ď.,		
.	1, a Notary Public in and for said County in the Sta	ate aforesaid. DO I	AFREBY CERTIFY that	•	
1,77/	and	ate aforesaid, DO I	AFR': BY CERTIFY that der. of retary of said Corporation, we foregoin, instrument as such	rho are personally known	
\supset	and	ate aforesaid, DO F, Presi subscribed to the f refore me this day nd voluntary act and e said ion, he did affix said of said Corporation,	den. of	tho are personally known and and tof said Corporation, for re acknowledged that, as ament as his own free and therein set forth.	
	and, to me to be the same persons whose names are, respectively, appeared be delivered the said instrument as their own free a the uses and purposes therein set forth; and the custodian of the corporate seal of said Corporate voluntary act and as the free and voluntary act of	ate aforesaid, DO F, Presi subscribed to the f refore me this day nd voluntary act and e said ion, he did affix said of said Corporation,	der. of	tho are personally known and and tof said Corporation, for re acknowledged that, as ament as his own free and therein set forth.	
	and, to me to be the same persons whose names are, respectively, appeared be delivered the said instrument as their own free a the uses and purposes therein set forth; and the custodian of the corporate seal of said Corporate voluntary act and as the free and voluntary act of	ate aforesaid, DO F, Presi subscribed to the f refore me this day nd voluntary act and e said ion, he did affix said of said Corporation,	den. of	tho are personally known and and tof said Corporation, for re acknowledged that, as ament as his own free and therein set forth.	
	and, to me to be the same persons whose names are, respectively, appeared be delivered the said instrument as their own free a the uses and purposes therein set forth; and the custodian of the corporate seal of said Corporate voluntary act and as the free and voluntary act of	ate aforesaid, DO F, Presi subscribed to the f refore me this day nd voluntary act and e said ion, he did affix said of said Corporation,	den. of	tho are personally known and and tof said Corporation, for re acknowledged that, as ament as his own free and therein set forth.	
	and	ate aforesaid, DO F, Presi, Secure subscribed to the fivefore me this day and voluntary act and e said ion, he did affix said of said Corporation,	den. of	who are personally known and ed that they signed and it of said Corporation, for the acknowledged that, as ament as his own free and therein set forth.	
30007114	and	of President of President of Secretary and Presi	den. of	ho are personally known and ed that they signed and it of said Corporation, for re acknowledged that, as iment as his own free and ierein set forth. 19 19 19 19 19 19 19 19 19 1	
	and	ate aforesaid, DO I, Presi Secure subscribed to the fore me this day nd voluntary act and e said ion, he did affix said of said Corporation,	den. of	who are personally known and ed that they signed and it of said Corporation, for the acknowledged that, as ament as his own free and herein set forth. 19 Public 19 20	