CALIFICITE. Commit a lewyor behing or acting under this form. Neither the publisher for the seller of this form makes any marranty with respect thereto, including any warranty of merchantebility or three for a particular purpose.

This Indenture, made this 5 day of AUGUST , 19 92, by and between HARRIS BANK WILMETTE, N.A.		
the owner of the mortgage or trust deed hereinafter described, and JAMES M. TICUS AND JESSICA E. TICUS, HUSBAND AND WIFE	DEFT-01 RECORDINGS \$23.	
representing himself or themselves to be the owner or owners of the roal estate hereinafter and in said deed described ("Owner"), WITNESSETH:	3月9999 TRON 4773 6976B79R 69741190 ・ 別4496 サー・サービアン一心のランタの GDOK CHUNTY PECONMEN	
1. The parties hereby agree to extend the time of payment of the indebtedness evidenced by the principal promissory note or notes of RICHAD A. KEEFE, JAMES M. TICUS AND GARY L. TICUS	92664321 Above Space For Recorder's Use Only	
dated AUSUST 5 , 19 92, secured by a mortgage or trust deed in JUNE 13 , 19 91, in the office of the Registrar of Titles/Rec XXXXXX of XXXXXX at page XX as document No. 91 HARRIS BANK WILESTOF, N.A.	order ofCOOKCounty, Illinois, in285690conveying to	
COOK COUNTY, ILLINOTS. COOK COUNTY, Illinois described as follows: THE SOUTH 20 FEET OF LOT 10 AND THE NORTH 20 FEET OF LOT 9 IN BLOCK 7 IN ORRINGTON ADDITION TO EVANSTON A SUBDIVISION IN THE SOUTHMEST 1/4 OF SECTION 7, TOWNSHIP 41 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOTS.		
Permanent Real Estate Index Number(s): 11-17-116-009	92664321	
Address(es) of real estate: 2305 SHERWAN, EVANSTON, U. 60201		
2. The amount remaining unpaid on the indebtedness is \$4\(\mathbb{D}_1\)\(\mathcal{D}_2\)\(\mathcal{D}_2\).		
3. Said remaining indebtedness of \$ 490,000.00 shalf or paid on or before NOVEMBER 5, 1992		
and the Owner in consideration of such extension promises and agrees to or trust deed as and when therein provided, as hereby extended, and to 19, at the rate of Ph1 per cent per annum, and thereafter until mate the rate of Ph1 per cent per annum, and thereafter until mate the rate of Ph1 per cent per annum, and interest after maturity at the rate of increase in the coin or currency provided for in the mortgage cannot be done legally then in the most valuable legal tender of the United company in the City of Chicago as the holder or holders of the said princip appoint, and in default of such appointment then at WRRIS. BANK to	pay interest thereon until NOVEMBER 5, 1992 arity of said principal sum as hereby extended, at the of Ph3? per annum, and to pay both to rust dued hereinabove described, but if that ited States of America current on the due date states currency, as such banking house or trust all note or notes may from the to time in writing	
4. If any part of said indebtedness or interest thereon be not paid at default in the performance of any other covenant of the Owner shall conti the entire principal sum secured by said mortgage or trust deed, togethe without notice, at the option of the holder or holders of said principal no the same manner as if said extension had not been granted.	the maturity thereof as here; provided, or if nucleof twenty days after written potice thereof, or with the then accrued interest thereon, shall,	
5. This agreement is supplementary to said mortgage or trust deed. All or notes, including the right to declare principal and accrued interest due deed or notes, but not including any prepayment privileges unless herein and effect except as herein expressly modified. The Owner agrees to perf in said mortgage or trust deed. The provisions of this indenture shall fun note or notes and interest notes and shall bind the heirs, personal repress hereby waives and releases all rights and benefits under and by virtue of thinois with respect to said real estate. If the Owner consists of two or morand several. *LENDER'S PRIME INTEREST RATE AS SET FORM TIME TO 1N TESTIMONY WHEREOF, the parties hereto have signed, scaled first above written.	for any cause specified in said mortgage or trust expressly provided for, shall remain in full force form all the covenants of the grantor or grantors are to the benefit of any holder of said principal entatives and assigns of the Owner. The Owner the Homestend Exemption Laws of the State of e persons, their liability hereunder shall be joint TIME	
JAMES M. TICUS JESSIG	(SEAL)	
TOT: RODERIVIT. PESIZER, S.V.P.	T: JAMES Y SHENSON, A.V.P. (SEAL)	
This instrument was prepared by K. HELMES, HARRIS BANK WILMETTE, N.A. 1701 SERIDAN ROAD, WILMETTE, IL 60091 (NAME AND ADDRESS)		

\$23,00

UNOFFICIAL COPY

STATE OF	
COUNTY OF COOK—	
COUNTY OF CLUE	
1, THE UNDERSIGNED a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that	and the profession of the second of the seco
personally known to me to be the same person S. whose name S. ARE. subscribed to	
appeared before me this day in person and acknowledged that They signed, sealed and delive THEIR free and voluntary act, for the uses and purposes therein set forth, including the re	ered the said instrument as
homestead. GIVEN under my hand and official seal this 31 day of August Saren +1	1972
Solar Solar	LAUL-
CARTILITATIS	
STATE OF Water Public, State of Illinois My Construct Explores 10-12-94	
STATE OF Linear Public, State of Indianal State of Indiana St	
	•
a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that	
personally known to me to be the same person whose name subscribed to appeared before me this day in person and acknowledged that he signed, scaled and delive	the foregoing instrument,
free and voluntary act, for the ses and purposes therein set forth, including the re-	
homestead. GIVEN under my hand and official seal this day of	
	չ Քահա
	y Pulviu
STATE OF 16	
COUNTY OF COK	
THE UNDERSIGNED	
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
a Notary Public in and for said County in the State aforesaid, DO HELE BY CERTIFY that ROBERT H. MEEDER, SENIOR VICE President of AMES E. SHENSON A.V.P. SENEONY of said Corporation.	who are personally known
to me to be the same persons whose names are subscribed to the foregoing analyament as such A.V.P., respectively, appeared before me this day in person and a knowled	ch S.V.P. and
delivered the said instrument as their own free and voluntary act and as the free and voluntary a	ect of said Corporation, for
the uses and purposes therein set forth; and the saidA Secretary there and the custodian of the corporate seal of said Corporation, he did affix said corporate seal to said in the	
custodium of the corporate seal of said Corporation, he did affix said corporate seal to said in a voluntary act and as the free and voluntary act of said Corporation, for the uses and purposes of GIVEN under my hand and official seal this. OFFICIAL SEAL! KARLIM HELIAES Notary Further State of tilinois My Commission Expires 10-12-94	therein set forth.
"OFFICIAL SEAL" BARON 9	Jernece_
Notary Futher State of Illinois)	Public
My Commission Expires 10-12-94	<u>_</u> 0
~	
	{ !
	S ES
	S ABO
N A NITH	9 E
NSIO NSIO	GEORGE E. COLE
	3 -
EXTENSION AGREEMENT WITH	2
	MAIL TO
n n i i i i i i i	11 2