CAUTECH. Consult a lawyer before using or activit under this form. *Nether the publisher nor his select of this form* miskas any womanty with respect thereto, including any womanty of merchantechiny or fitness for a particular purpose

ļ	•
This Indenture, made this 11 day of AUGUST 1992, by and between HARRIS BANK WILMETTE, N.A.	. DEPT-01 FOCORDINGS \$23.4 . T#9999 TRAN 4002 09706798 16:43:60
the owner of the mortgage or trust deed hereinafter described, and GERALD W. MCCLOSKEY AND BERNADETTE MCCLOSKEY, HASBAND AND WIFE	HART # WINDS ALL TO WE AND THE TANK THE
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	92664367
indebtedness evidenced by the principal promissory note or notes of GERALD W. AND BERNADETTE MCCLOSKEY	Above Spice For Recorder's Use Only
dated AlGEST 11, 19.92, secured by a mortgage or trust deed in the JUNE 1, 19.92, in the office of the Registrar of Titles/Recorde	r of COOK County, Illinois, in 26 conveying to
LOT 268 WESTCHESTER PLACE PHASE 3 BEING A SUBDIVISION OF PART OF THE NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY	SOUTH 1/2 OF SECTION 29, TOWNSHIP 39 , ILLINOIS.
Permanent Real Estate Index Number(s): 15-23-321 018	
Address(es) of rent estate: 11108 WESTMINISTER DRIVE: SECTOMESTERI	· · · · · · · · · · · · · · · · · · ·
2. The amount remaining unpaid on the indebtedness is \$ 127,800,00	
3. Said remaining indebtedness of \$ 120,800.00 shall be pr	aid on or before
NOVEMBER 9, 1992	
and the Owner in consideration of such extension promises and agrees to pay or trust deed as and when therein provided, as hereby extended, and to pay . 19–92, at the rate of P42ber cent per annum, and thereafter until maturity the rate of P42ber cent per annum, and interest after maturity at the rate o principal and interest in the coin or currency provided for in the mortgage or t cannot be done legally then in the most valuable legal tender of the United thereof, or the equivalent in value of such legal tender in other United State company in the City of Chicago as the holder or holders of the said principal no appoint, and in default of such appointment then at	Interset thereon until NOVEMBER 9 of said pracipal sum as hereby extended, at fP+3*per sum or annum, and to pay both rust deed hereinabove described, but if that States of America current on the due date es currency, at such conditions house or trust the or notes may from the to time in writing
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 wi without notice, at the option of the holder or holders of said principal note of the same manner as if said extension had not been granted.	for twenty days after written rotice thereof, th the then accrued interest the con, 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 a deed or notes, but not including any prepayment privileges unless herein exprand effect except as herein expressly modified. The Owner agrees to perform in said mortgage or trust deed. The provisions of this indenture shall inure to note or notes and interest notes and shall bind the heirs, personal representations of the interest and releases all rights and benefits under and by virtue of the liftinois with respect to said real estate. If the Owner consists of two or more per and several. *LENDER'S PRIME INTEREST RATE AS SET FROM TIME TO TIME	essly provided for, shall remain in full force all the covenants of the grantor or grantors the benefit of any holder of said principal tives and assigns of the Owner. The Owner domestead Exemption Laws of the State of rsons, their liability hereunder shall be joint
IN TESTIMONY WHEREOF, the parties hereto have signed, scaled and first above written. LAND Mc Clarky (SEAL) BENDER GERALD W. MCCLOSKEY BENDER WARRIS BANK WILNETTE, N.A. ACCY COURSE COURSE COURSE ACCY COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE COURSE	THE MELICIENT (SEAL)
BY: LORI K. CASE, A.V.P. This instrument was prepared by K. HELMES, HARRIS BANK WILMETTE, 1201.	VESTER SUN, A.V. P.
I his instrument was prepared by the time took of the time to the	na transmus a transmus anno anna a transmus anna anna a transmus a transmus anna a demonstratura a transmus anna a transmus a transmus anna a transmus a transmus anna a transmus a transmu

\$23.00

UNOFFICIAL COPY

STATE OF	ss.	
COUNTY OF COCK	1	
a Notary Public in and for said County in the State af	oresaid, DO HEREBY CERTIFY that	
appeared before me this day in person and acknowled	whose nameS. ASE. subscribed to the foregoing instrument, dged thatI. he Y. signed, sealed and delivered the said instrument as urposes therein set forth, including the release and waiver of right of	
homestead. GIVEN under my hand and official seal this ### CAPTICIAL #### RAP 11 110 Hotal Public Sto My Commission Exp	day of August 1972- JAMES AND STATE FOR STATE OF THE PROPERTY FOR STA	
STATE OF	SS.	
COUNTY OF		
I, a Notary Public in and for sand County in the State aforesaid, DO HEREBY CERTIFY that		
personally known to me to be the same person whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that be signed, sealed and delivered the said instrument as		
homestead	urposes therein set forth, including the release and waiver of right of	
GIVEN under my hand and official seal Uns	day of	
	bolay Pabic	
STATE OF U.S.		
COUNTY OF COOK.		
1, THE UNDERSIGNED a Notary Public in and for said County in the State at	foresaid, DO HEP EDY CERTIFY that ORI K. CASE	
A SSISTANT VICE and JAMES F. SHENSON A	President : HARIS BANK WILPETTE V.Pr. Secretary of scid Corporation, who are personally known	
A.V.P. respectively, appeared before	eribed to the foregoing costrollent as such [A.V.P.] and me this day in person and acknowledged that they signed and pluntary act and as the free and polantary act of said Corporation, for	
the uses and purposes therein set forth; and the said	d A.V.P Secretary then and there acknowledged that, as the did affix said corporate seal to said in trument as his own free and	
GIVEN under my hand and official seal this	d Corporation, for the uses and purposes therein set forth.	
MODIFICIAL KARIM	Williams (PILULUL YELL VICE	
Motory laine of My Commission fix	title of ill half	
WE		
REE	OLE	
N AG	GEORGE E. COLE	
X ION ION	EORGE	
Box Ensio		
EXTENSION AGREEMENT WITH	MAIL TO:	
	WAI	