Continental_Illinoil_atinulBank C L.j. Fria	
231 S. La Salle Street Chicago, Illinois 60697	CINB - 231 S. La Salle Streat Personal Banking - Chicago, IL 60697
or Recorders' Box Attention: JJPaida	MORTGAGE 300
Morigagor and CONTINENTAL ILLINOIS NATIONAL BANK AND TR used in this document the words "you" and "your" refer to the persons Company of Chicago and its seconsacrs and its signs Indebtudness Buing Secured. You are signing this Mortalige to t Agreement the "Agreement"; Lated the same date as the Morigago I I Condit Limit" or so much thereof as may be outstanding from time to I	25th day of November therine B. Cronin, his wife in joint tenency signing this instrument and the world "Lender" refers to Continental Illinois 60697, as Mortgague A signing this instrument and the world "Lender" refers to Continental Illinois National Bank and True lecture to Lender (I) regardless of Jamounts outstanding under a certain variable rate Equity Lin in the amount of \$12,000,000 and providing under a certain variable rate Equity Lin mentaled the Agreement place accuracy interest (Finance Charges), less charges and other amount is of interest (Finance Charges) and providing for all signs owing to Lender prerounder and under the December 16 19 19 91 greement, (ii) any amounts advanced to protect the security of this Mortgage, (iii) the performance of this and agreements contained in the Mortgage The Agreement sets forth terms under which the rate
In parties againing in system to the Finance Charge is computed in dentified and personal against the finance Charge is computed in each day depending upon the daily believe the footh. The Annual of the finance of the finance is the finance fails as self-mean the high finance from the finance charge of the finance charge fails as reported monthly payment of the Finance Charge. The effect of an increase in the monthly payment of the Finance Charge. Security, You hereby mortgage and warrant to Lender the followin prior encumbrances, restrictions of record and to the lieu of this Mort	ts of interest (Finance Charges) and providing for all signs owing to Lendvi hereunder and under the Discounder of the County of this Mortgage. The 19.93 greement, (ii) any amounts advanced to protect the security of this Mortgage. (iii) the performance of his and agreements contained in the Hortgage. The Agreement sets forth terms under which the rativacy change over the term of the Agreement. The Annual Percentage Rate may increase or decreas in Percentage Rate may also vary cach months the Prime Rativor reference rate used to determine the inest (universitient expectations) and the content of the Annual Percentage Rate may increase the near in the Key Money Section of the Wall Stinett Journal on the last business day of the month bofore the Annual Percentage Rate. Whether delity or monthly will be an increase in the scheduled minimum global described real estate located in the County of
of Section 9, Township 40 North, Rang Meridian, Cook Councy, Illinois.	3 in Stewart D. Anderson's addition on of Lots 6 to 10 in Circuit Court of the North Weast fractional quarter ge 13, East of the Third Principal
The property has an artifered of 534° North Linds	D-A-O er Avenue, Chicago, Illinois 60630
focuted on the Property. (ii) all rights that you have in any alleys conditionable property and and are stock which are not in part of this Property. (v) all the proceeds of insurance relating to the Property, (v) all the ureal not insurance.	ettine if this Murigage is on a lonsehold) is referred to in this Morigage as the "Proporty" Property described above (i) all buildings and other structures and improvements of whatever kind in extraction adjoining the real estate. (iii) all rights that you have in any minerats, oil and gas rights and opporty. (iv) all rents issues, royallies or profits from the Property including condemnation proceeds we existing or hereafter acquired on the Property including, but not limited to, replacements and der, its successors and assigns, that (i) it may hold the Property free from all claims except for those fire. (ii) you own the Property free of any outstanding charges other than shown as "Exceptions" in
the title inaurance policy, (iii) you have the right to morrigage property You agree to defined your Property against the claims of persons the harmless from any luss or claims arising from a british of the above rep	rty, (ii) you own the Property free of any outstanding charges other man shown as "exceptions" if one and that you will indemnify and hold funde in the Property mortuaged to Lender, and that you will indemnify and hold funde early attons and warranties. You agree not to take or pairting any action to subdivide or partition that early be not to be not as and when required by the Agreement, the principal and interest due under the
Application of Payments, Unless applicable law provides others Lander first to payments required from you to Londor under the Mortgi	unityise, all p. ymerits received by Lendar under the Agreement and this Mortgage shall be applied by ige, then to any sums advanced by Lender to protect the security of this Mortgage, then to interes
You shall keep the Property free from mechanics' or other liens no 4. Taxes and Assessments; Rents, You shall pay or cause to be paid	when due all genoral and yield it haves and assessments and water, sower and other charges, these contents and water, sower and other charges, these contents of the state of the same of
and ground rease. You shall provide eyigence satisfactory to be now the manner provided by Studiute, any tax or assessment you desire to C. 5. Hazard Insurance. You shall keep all buildings and improvement within the torm outendout coverage, and such other hazards as Lender pay either the cost of replacing the Property in full or to pay in full by	said bayments brothbilly title? "Is respective due delos thereor "Ad and his with the brothbilly title?"
renewals thereof shall be in form acceptable to Lender, shall include a further shall provide for thirty (30) days written notice to Lender prior to carrie have the right to note the policies and renewals thereof, which policies are renewals thereof, which policies are policies.	by you, subject to Lender's approval, which shall not be unreasonably withheld. All policies and standard mortgages clause with loss payable to and in form otherwise acceptable to Lender, and cancellation or material change in coverage. Subject to the terms of any Prior Encumbrance, Lender and renewals (stamped "Paid") shall be determed at 21 Lender no later than ten (10) banking days any loss or damage to the insurance carrier(s) and I to Lender. Lender may make proof of loss if not
offers to settle a claim for insurance benefits, Lendor is authorized to coll repair of the Property or to the sums secured by this Maidgage. You? proceeds in the event of any lass or damage.	ider within 30 days from the date notice is malled by Lender to Borrower that the insurance carrier ect and apply the insurance proceeds, at Lender's solic option and discretion, either to restoration of lefeby direct any insurance companies to pay directly to Lunder, as its integer may appear, and individually reper to the process of
coming waste or purint impuriment or deterioration of the Property. You which may become damaged or destroyed. You shall comply with all the Property, and shall make no material alterations in said Property enting Property, and shall make no material alterations in said Property enting Property, and shall make no material alterations in said Property enting the condominium of planned unit development, the by-laws.	graph plottipit, fusion of rebuild any onlongs or reproductive to a restrict of the control of t
A Protection of Lender's sections. If you take to promit in the Property, sums, including reasonable alterneys fees, and take such action as is payment or discharge of Prior Encumbrances, payment, setting, or dismaking said authorized payments of takes and assessments, may do swithout migury into the accuracy of same or into the validity of any tits.	then Londer, at Lender's option, upon notice to you, may make such applied incos, disburse such noticessary to protect Lender's interest, including but not limited to making repairs, full or partial scharge of tax liens, payment of ground rents of any), and procurement of insurance. Lender, in accurdance with any bill, statement, or estimate procured from the appropriate public office assossment, sale, forfeiture, tax lien or title or disantive the Agreement, shall become additional
indebledness secured by this knotgage of these you and become agree to payment thereof. Nothing contained in this Paragraph 2 shall require L considered a waiver of any right accruing to Lender on account of any	other terms of payment, such amounts shall be payable upon notice from Lendor to you requesting ender to incur any repense of take any action hereunder, and inaction by Lendor shall never be provision in this farigraph 7 which the provision in this farigraph 8 which the provision in this farigraph 8 which the provision is required to maintain such the terminates an accordance with your and Lender's written agreement or applicable law this upon and inspections of the Property, provided that Lender shall give you notice prior to any
Such inspections. 9 Condemnation. Subject to the terms of any Prior Encumbrance, condemnation or other taking of the Property, or part thereof, or for cauthorized to collect the proceeds and, at Lender's sole option and discretifis Mortgage.	the proceeds of any award or claim for damages, direct or consequential, in connection with any onveyance in flee of condemnation, are hereby assigned and shall be paid to Lender Lender is then, to apply said proceeds either to restoration or repair of the Property of the sums secured by
the sums socured by this Mortgage grantled by Conder to you or any of yo be required to commonce proceedings against such successors in interest. A applicable law, shall not be a waiver of or preclude the exercise of any authorized by Paragraph 7 hereof, including but not limited to the process shall not be a waiver of Lender's right to accelerate the maturity of the cumulative to any other right or remedy under the Muritage or infloride 1.1 Successors and Assigns Bound; Joint and Several Liability. Co.	to extend time for payment or otherwise modify anontration of the sums secured by this Mortgago iny forberrance by Lender in expressing any right or remedy hereunder, or otherwise afforded by such right or remedy. Any acts performed by Lender to protect the security of this Mortgage, as sement of insurance, the payment of taxes or other tiens, rents or charges, or the making of repairs, indebtedness secured by this Mortgage. All remodies provided in this Mortgage are distinct and d by law or equity, and may be expressed concurrently, independently or successively esigners. Subject to the provisions of Paragraph 16 hinted the covenants and agreements herein and the provisions of the provisions of Paragraph 16 hinted.
and several. Each of you who co-signs this Mintgage, but does not execute Property to Lender under the terms of this Mintgage and to release agrees that Lender and any other Mortgagor hereunder may agree to extend the Agreement without your consent and without releasing that Mort 12 Notice. Except for any notice required under applicable has not hand delivery or by certified mail, return receipt requested. Notices shall have been served and illustration that date.	te the Agreement (a) is co-signing this storaged only to mortgage and warrant or you then homested rights, (b) is not personally limble on the Agreement or under this Mortgage, and (c) and, modify forboar, or make any other accommenations with regard to the terms of this Mortgage (gapor or modifying this Mortgage as to this Mortgage is interest in the Property to given in another manner, any notices required or given under this Mortgage shall be served by the served upon you at the Property Address and upon Londer at Londer's address stated herein of debiters, if hand-definered or 3 days after the date of mailing shown on the curtified receipt, if
mailed. Any party hereto may change the address to which hotices are 13. Governing Law, Severability. The state and local laws applicable.	sent by notice as provided herein to this jurisdiction in which the Property is located. The foregoing to this Mortgage shall be the tax's of the jurisdiction in which the Property is located. The foregoing in the event intal any provision of clause of this Mortgage or the Agreement conflicts with applicable the Agreement which can be given effect without the conflicting provision, and to this end the able. As used herein, "costs", "expenses" and "afformeys" fees "include all sums to the extent not

Bn/69

UNOFFICIAL COPY

14. Your Copy. You shall be turnished a conformed copy of the Agreement and of this Mortgage at the time of execution or after recordation hereof.

15. Rehabilitation Loan Agraement. You shall fulfill all of your obligations under any home enablifitation, improvement, repair, or other loan agreement which you enter into with Lender. Lender, at Lender, at Lender, at John, may require you to execute and defiver to Lender, in torm acceptable to Lender, an assignment of any rights, claims or defenses which you may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. Transfer of the Property or of a Beneficial interest in Mortgagor, it shall be an immediate default hereunder if, without the prior written consent of Lender, which consent shall be granted or withheld at Lender's sole discretion, you shall create, effect or consent to or shall suffer or permit any conveyance, sale (including installment) assignment, transfer, lien, piedge, mortgage, security interest, or other encumbrance or alienation (collectively "Transfer") of the Property or any part thereof or interest therein (or if all or a portion of the beneficial interest of Mortgagor is Transferred, where Mortgagor is not a natural person). In the event of such default, Lender may declare the entire unpaid balance, including interest, immediately due and payable, provided, however, the foregoing provisions of this Paragraph 16 shalf not apply to the lien of current taxes and assessments not yet due and payable. This option shall not be exercised by Lender if exercise is prohibited by Federal tax as of the date of this Mortgage.

11 Lender exercises this option, Lender shall give you notice of acceleration. The notice shall provide a period of not less than 30 days from the date of this mortion for the expiration of said 30-day period. Lender may invoke any remedies permitted by this Mortgage if you lail to pay or cause to be paid said sums secured by this Mortgage. Lender may, at its option

toward out particular the entire angular secured by the Mortgage of the Mortga

You and Lender request the holder of City Prior Encumbrance or other encumbrance and of any sale or other forections.

IN WITNESS WHEREOF, Mortgagor has executed this Mortgage STATE OF ILLINOIS COUNTY OF _ J. Janet Paída a Notary Public in and for said county and state, do heraby certify G. Richard Cronin and Catherine T. Sronin, his wife personally known to me to be the same person(s) whose name(s) ___ BTE foregoing instrument, appeared before me this day in person, and acknowledged that £ ne Y their free and voluntary act, for the uses and purposes therein set forth. 2nd December Given under my hand and official seal, this My Commission Expires June 14, 1988 My Commission expires: STATE OF ILLINOIS COUNTY OF a Notar, Fribin in and for said county and state, do hereby certify personally known to me to be the same person(s) whose name(s) foregoing instrument, appeared before me this day in person, and acknowledged that aigned and delivered the said instrum free and voluntary act, for the uses and purposes therein set forth. My Commission expires Notary Public

BOX 169

1986 DEC 12 PH 2: 21

86596356

and the second