MORTGAGE

19th October 19 07 between Peter L. Johnson and Walter J. Schuppin, both never married

Mortgagor and CONTINENTAL ILL INDIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, 231 South LaSalle Street, Chicago, illinois 60697, as Mortgagor and continued the world "you" refer to the persons algoring his strument and the world "Lender" refers to Continental Illinois National Bank and Trust facebredness Being Secured, You are signing this Mortgage to secure to Lender (i) repayment of Encounts pulganding under a certain variable rate Executive Equity Line Agreement, I dated the same date as this Mortgage in the amount of a continue to Lender (ii) repayment of Encounts pulganding under a certain variable rate Executive Equity ("Credit Limit") or so much this reof as may be outstanding from time to time under the Agreement income to the Agreement providing for mortify payments of interest (Finance Chargos), fees, charges and other amounts that may be owing under the Agreement providing for mortify payments of interest (Finance Chargos), fees, charges and other amounts had may under the Agreement providing for rottify payments of interest (Finance Chargos), fees, charges and other amounts had may under the Agreement providing for all sums owing to Lender hereunder and under the Agreement providing for all sums owing to Lender hereunder and under the Agreement for all remarks extensive the society of the society of the Bortgago of the parties signing the Agreement, and (iv) your partormance of covenants and agreements contained in the Mortgago. The Agreement is forth terms under which the Finance Chargos is considered to the finance Chargos of the Agreement in Annual Percentage Rate changes. The Prime Rate shall be agreement to the Agreement The Annual Percentage and which the finance Chargos of the Prime Rate shall be affected in the finance of the Wall Street Journal on the highest rate quoted in which case the next highest Prime Rate shall be applicable) of the Prime Rate shall be apported in the Key Mortey Section of the Wall Street Journal on the list business day of the month before the Billing Period in wh

SEE RIDER ATTACHED

325-067-1011

The property has an address of

1634 North Mohawk; Chicago, Illinois

The property has an address of and together with all secretarial below cotating to this real estate (c. po. Inspected estate it this Mortginge is on a lessefield) is referred to in this Mortginge as the "Property of all or all rights that you have man, "a.", or roads not to or adjoining the real estate, the all rights that you have man, "a.", or roads not to or adjoining the real estate, the all rights that you have man and supplies to the Property (i.e., all rights that you have man and supplies in the property. (ii) all rights that you have man you muturals of whitever in all property. (ii) all rights that you have many muturals of whitever in any muturals or all and professed of insurance reliating to the Property. (iv) all fast is a now existing or hereafter acquired on the Property including, but not limited to replacements and proceeds of insurance reliating to the Property. (ii) all rights hat you have many muturals or including, but not limited to replacements associations for such listoures.

Shown as "Exceptions in the title insurance policy reliating to the," or "ety. (ii) you own the Property free of any outstanding charges other than shown as "Exceptions" in the title insurance policy. (iii) you have the right to mortgage Property to Lender.

You agree to defend your Property against the claims of persons the riphy have rights in the Property mortgaged to Lender, and that you will indemnify and fold Lender Property; or to change the condition of title.

Promises and Agreements. You shall promptly pay or cause, a re paid, as and when required by the Agreement, the principal and interest due under the Agreement together with all other charges imposed under the Agreement and this Mortgage shall be applied by payable on the Agreement. Then to other charges payable under the Mortgage, then to my similar and any entered to my out of the principal and interest due under the Agreement. Then to other charges payable under the Mortgage, including your cov, has a storaged of the Agreement (collectively "Prior

Design on the Agreement. How to other charges beyont our mide from Agreement and that to the principle segment sheet to agreement. Scallectively. Place Encumentaries, with a less than that placed your than Meditages, excluding you can be a made agreement sheet but and any act or ormston of your which, with the group of mack on the placed your which, with the group strained on the placed your which, with the group strained on the placed your strained and the placed your strained on the placed your strained and the placed your strained on the placed your strained and the placed and

UNOFFICIAL COPY

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

15 Rehabilitation Loan Agreement, You shall fulfill all oil your obligations under any home the property of the property or of a Beneficial fulfill all oil your obligations under any home acceptable to Lender; an assignment of any nights, claims or defenses within your may have against parties who supply labor, malerials or services in connection with improvements made to the Property.

16 Transfer of the Property or of a Beneficial Interest in Mortgage. It is hall be an immediate defauth hereunder it, without the prior written consent of Lender, which which you without the prior written consent of Lender, which consent shall be granted or without the prior written consent of Lender, which consent shall be granted or without the prior written consent of Lender, which consent shall be granted or without the prior written consent of Lender, which consent shall be granted or without the prior of the Property or any part thereof or interest therein (or rail or a portion of the beneficial interest of Mortgago is 3 Transferred, where Mortgago is not a natural person). In the event of such default, Lender may decise the entire unpaid believe in prohibile of by Pederal lew as of the date of this Mortgage is the prior of the

You and Lender request the holder or an Pilor Encumbrance or other encumbrance with a lien which has priority over this Mortgage to give Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior encumbrance and of any sale or other foreclosure action.

IN WITNESS WHEREOF, Mortgagor has executed it is Nortgage Peter L. Johnson Iter J. Schupple Mortgagor. Mortgagor Wester Jalungs Моповрои STATE OF ILLINOIS COUNTY OF Cook Lourdes Y. Magpali Peter L. Johnson and Walter J. Schuppin, both Nevernaccied personally known to me to be the same person(s) whose name(s) at pearing above t he V signed and delivered the said instrument foregoing instrument, appeared before me this day in person, and acknowledged the a totally 25th Given under my hand and official seal, this Notary Public, State of Hinnis My Commission expires: Sanuary 26, 1990 My Commission Expires 1/26:90 STATE OF ILLINOIS COUNTY OF . a Nutary Public in and for said county and state, do hereby certify subscribed to the personally known to me to but the same person(s) whose name(s) __ signed and delivered line said instrument foregoing instrument, appeared before me this day in person, and acknowledged that free and volunta y ict, for the uses and purposes therein set forth. Given under my hand and official seal, this My Commission expires

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ATTACHED LEGAL DESCROPTION MADE A PART OF THIS MORTGAGE DATED OCTOBER 19, 1987 MADE TO PETER L. JOHNSON AND WALLER J. SCHUPPIN, BOTH NEVER MARRIED.

UNIT NUMBER 1634, IN THE EUGENIE PARK CONDOMINIUM ALSO RHOWN AS THE ST. MICHAEL'S MEWS I CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATU:

CERTAIN LOTS AND PARTS OF LOTS AND ALLEYS WHICH INCLUDES ALL LOTS AND PORTIONS FORMERLY USED FOR THE OPINITS OF OGDEN AVENUE IN C. J. HULL'S SUBDIVISION OF BLOCK 53 OF CANAL TRASTESS' SUBDIVISION IN THE EAST 1/2 OF THE SOUTH WEST 1/4 OF SECTION 33, TOWNSHIP 46 HORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT 'B' TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 26089249 TOUTHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

UNOFFICIPALIFICOPY

This CONDOMINIUM RIDER is made this 19th day of October , 19 87 , and is incorporated into and made a part of that certain Mortgage ("Mortgage") to which this Condominium Rider is attached, dated of even date herewith, given by the undersigned (hereinafter "Mortgagor") to secure that certain Agreement to Continental Illinois National Bank and Trust Company of Chicago, a national banking association (hereinafter "Lender") (which Agreement is more fully described in the Mortgage). The Property described in the Mortgage is located at 1634 North Mohawk; Chicago, IL 60614 (Property Address)

The Property comprises a unit in, together with an undivided interest in the common elements of, a condominium project known as

(Name of Condominium Project) (hereinafter "Condominium Project"). In addition to the covenants and agreements made in the Mortgage, Mortgagor and Lender further covenant and agree as follows:

- 1. Assessments. Mortgagor shall promply pay, when due, all assessments imposed by the Owners' Association or other governing body of the Condominium Project (hereinafter "Owners' Association"), pursuant to the provisions of the declaration, by-laws, code of regulations or other constituent documents of the Condominium Project.
- 2. Hazard Insurance. So long as the Owners' Association maintains a "master" or "blanket" policy on the Condominium Project which provides insurance coverage against fire, hazards included within the term "extended coverage," and such owner hazards as Lender may require, and in such amounts and for such periods as Lender may require, then:
- (a) Mortgagor's obligation under Paragraph 5 to maintain hazard insurance coverage on the Property is deemed satisfied; and
- (b) the provision in Paragraph's recording application of hazard insurance proceeds shall be superseded by any provisions of the declaration, by-lays, code of regulations or other constituent documents of the Condominium Project or of applicable law to the extent necessary to avoid a conflict between such provisions and the provisions of Paragraph 5. For any period of time ripking which such hazard insurance coverage is not maintained, the immediately preceding sentence shall be deemed to have no force or effect, and the provisions of Paragraph 5 of the Mortgage shall control. Mortgagor shall give Lander prompt notice of any lapse in such hazard insurance coverage previously maintained by the Owners' Association.

In the event of a distribution of hazard insurance proceeds in lieu of restoration or repair following a loss to the Property, whether to the unit or to common elements, any such proceeds payable to Mortgagor are hereby assigned and shall be paid to Lender for application to the sums serviced by the Mortgago, with the excess, if any, paid to Mortgagor.

- 3. Lender's Prior Consent. Mortgagor shall not, except after notice to Londer and with Lender's prior written consent, partition or subdivide the Property or consent to:
- (a) the abandonment or termination of the Condominium Project, except for abandonment or termination provided by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation or eminent domain;
- (b) any material amendment to the declaration, by-laws or code of regulations of the Owners' Association, or equivalent constituent documents of the Condominium Project, including, but not limited to, any amendment which would change the percentage interests of the unit owners in the Condominium Project; or
- (c) the effectuation of any decision by the Owners Association to terminate professional management and assume self-management of the Condominium Project.
- 4. Remedies. If Mortgagor breaches Mortgagor's covenants and agreements hereunder, including but limited to the covenant to pay condominium assessments when due, then Lender may invoke any remedies provided under the Mortgage, including, but not limited to, those provided under Paragraph 17.

IN WITNESS WHEREOF, Mortgagor has executed this Condominium Rider.
Peter L. Johnson Mortgagor
Walter J. Schuppin Mortgagor
Mortgagor