GrentAmerican Foderal Savinan and Loan Acein. Governoth, Mil. 80201 1001 1202 30001

the Mortgagor, does hereby Mortgage and Warrant to

RIDERS ATTACHED TO MORTGAGE FOR RECORDING

MORTGAGE

87044481

THIS		That the undersigned	
	AMERICAN NATIONAL BANK AND	TRUST COMPANY OF CHICAGO	
	······································		
**************		INITED STATES	
a corpora	tion organized and existing under the laws of the CA	UNITED STATES not personally but as Trustee under the provision of a Deed of a more pursuance of a Trust Agreement dated SEPTEMBER 23, 198 strust number 100076-07 hereinafter referred to as	II.
deeds in	trust duly recorded and delivered to the undersigne	d in pursuance of a Trust Agreement dated SEPTEMBER 23, 198	6
	and known as	s trust number 1000/0-0/ hereinafter referred to a	S

GreatAmerican Federal Savings and Loan Association, Oak Park, Illinois

INITIAL WHERE X IS INDICATED). (LEGAL DESCRIPTION RIDER ATTACHED HERETO.

A COOK TOGETHER with all buildings, improvements, fixtures of appurtenances now or hereafter erected thereon, including all apparatus, equipment, fixtures or articles, whether in single units of centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or otherwise and a ty-ther thing now or hereafter therein or thereon the furnishing of which by lessors to lessees is customary or appropriate, including state the life, screens, venetian blinds, window shades, storm doors and windows, floor coverings, screen doors, in-acdoor beds, awnings, stores and water heaters, (all of which are declared to be a part of said real estate whether physically attached thereto or not); and so long-ther with all easements and the rents, issues and profits of said premises which are hereby pledged, assigned, transfered, and set over unto the Mortgage, whether now door hereafter to become due under or by virtue of any lease or agreement for the use or occupancy of said groperty, or any part thereof, whether said lease or agreement is written or vertical and whether it is now or may be hereafter existing or which may be made by the Mortgagee under the power herein granted to lit; it being the instead of late of ledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shill not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgage of this such leases and agreements and all the available thereunder, logether with the right in case of default, either before or after for closure sale, to enter upon and take exclusive possession of, manage, maintain and operate said premises, or any part thereof, as keep and greeners of which are all kinds of insurance, and in general exercise and premises they foreing the profits of a progress or other employees, after or repair said premises, tury furnishings and equipment her for when it deems necessary, purchase all kinds of insurance, and in

TO HAVE AND TO HOLD the said property with said buildings, improvements, fixtures, appurtenances, apparatus and equipment unto said Mortgagee forever, for the uses and purposes herein set forth.

TO SECURE: 1. The payment of a certain indebtedness from the Mortgagor to the Mortgagee evidenced by a note made and delivered concurrently and of even date herewith, by the Mottgagor to the Mortgagee, in the sum of ONE HUNDRED FORTY-ONE thereon as provided by said note, is payable in monthly installments of ONE THOUSAND ONE HUNDRED SIXTY Dollars (\$ 1,162.02) on the First day of each month, commencing with March 01, 1987 until the entire sum is paid.

- Any additional advances made by the Hortgagee to the Mortgagor or its successor in title as hereinafter provided, plus such further sums as may be advanced for the purpose of protecting or enforcing the security, and
- 3. All of the other agreements in said note, which are hereby incorporated herein and made a part hereof and which provide among other things for an additional monthly payment of one-twelfth (1/12th) of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgaged premises. And to secure the performance of the Mortgagor's covenants herein contained.

* AT \$ \$ 1860

Property of County Clerk's Office

A. THE MORTGAGOR COVENANTS

- 1. To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the time of payment thereof.
- 2. To pay, unless theretofore paid by the Mortgagee out of reserves withheld for that purpose, each annual general real estate tax when the first installment thereof is due and payable and to pay immediately when due and payable all special taxes, special assessments, water charges, sewer service charges and other taxes and charges against said property, including those heretofure due, (the monthly payments provided by said note in anticipation of such taxes and charges to be applied thereto), and to furnish the Mortgagee, upon request, with the original or duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purposes of this requirement.
- 3. To keep the improvements now or hereafter situated upon said premises insured against loss or damage by fire, lightning, windstorm and such other hazards including liability under laws relating to intoxicating liquors and including hazards not now contemplated, as the Mortgagee may reasonably require to be insured against under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, issued by such responsible insurance companies, through such agents or brokers, and in such form as shall be satisfactory to the Mortgagee, until said indebtedness is fully paid, or in the case of foreclosure, until expiration of the period of redemption, (sums accrued in anticipation of renewal premiums on insurance pursuant to the terms of said note shall be applied in payment of such premium); such insurance policies, including additional and renewal policies shall be delivered to and kept by the Mortgagee and shall contain a clause satisfactory to the Mortgagee making them payable to the Mortgagee is as its interest may appear, and in case of foreclosure sale rayable to the owner of the certificate of sale, owner of any deficiency, any receiver or redemptioner, or any grantee in the Master's or Commissioner's Deed, or other judicial deed, and in case of loss under such policies, the Mortgagee is authorized to adjust, collect and compromise. In its discretion, all claims thereunder, and the Mortgagor agrees to sign, upon demand, all receipts, vouchers and releases required of it by the insurance companies; application by the Mortgagee of any of the proceeds of such insurance to the indebtedness hereby secured shall not excuse the Mortgagor from making all membry payments until the indebtedness is paid in full.
- 4. To complete within a reasonable time any buildings or improvements now or at any time in process of erection upon said premises.
- 5. To prompth r pair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed, unless the Mortgagee in its sole discretion, which discretion is hereby granted it, elects to apply the proceeds of any insurance covering such damage or destruction on the indebtedness secured hereby.
- 6. To keep said preminer in good condition and repair, without waste, and free from any mechanics, or other lien or claim of lien not expressly subordinated to the lien hereof.
- 7. Not to suffer or permit ray unlawful use of or any nuisance to exist on said property nor to diminish nor impair its value by any act or omission to act.
 - 8. To comply with all requirements of law with respect to the mortgaged premises and the use thereof.
- 9. Not to suffer or permit, without the fritten permission of the Mortgagee being flist had and obtained, (u) any use of the property for any purpose other than that for which it is now used, (b) any alterations, additions, demolition, removal or sale of any improvements, apparatus, apparatus, apparatus, fixtures or equipment now or hereafter upon said property, (c) a purchase on conditional sale, lease or agreement under which title it reserved in the vendor, of any apparatus, fixtures or equipment to be placed in or upon any buildings or improvements on said property.
- 10. That if the Mortgagor shall procure controls of insurance upon his life and disability insurance for loss of time by accidental injury or sickness, or either, such contract, making the Mortgagee assignee thereunder, the Mortgagee may pay the premiums for such insurance and add said payments to the concipal indebtedness secured by the Mortgage, to be repaid in the same manner and without changing the amount of the monthly payments, unless such change is by mutual consent.
- 11. To appear in and defend any proceeding which in in opinion of Mortgagee affects its security hereunder, and to pay all costs, expenses and attorneys' fees incurred or paid by Mortgagee in any proceeding in which it may be made a party defendant by reason of this mortgage.

B. THE MORTGAGOR FURTHER COVENANTS:

- 1. That in the case of failure to perform any of the covenants herein, the Nortzagee may do on the Mortgagor's behalf everything so covenanted; that the Mortgagee may also do any act it may deem neversary to protect the lien hereof; that the Mortgagor will tepay upon-demand any moneys paid or disbursed by the Mortgagee for any cribe above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness hereby secured and may be included in any decree foreclosing this mortgage and be paid without for the rents or proceeds of sale of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to 'rquire into the validity of any lien, encumbrance, or claim in advancing money as above authorized, but nothing herein contained shall, be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any act hereunder; and that Mortga ee's iall not incur any personal liability because of anything it may do or omit to do hereunder.
- 2. That it is the inlent hefeot to secure payment of said note whether the entire amount shall have been advanced to the Mortgager as the date hereof or at a later date, or having been advanced, shall have been repaid in rail and further advances made at a later date, which advances shall in no event operate to make the principal sum of the indebtedness greater than the original principal amount plus any amount or amounts that may be added to the mortgage indebtedness uplet the terms of this mortgage for the purpose of protecting the security and for the purpose of paying premiums under Section A (3) above, or for either purpose.
- 3. That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagee may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forebear to sue or may extend time for payment of the debt hereby secured without discharging or in any way affecting the Hability of the Mortgagor hereunder or upon the debt hereby secured.
- 4. That time is of the essence hereof, and if default be made in performance of any covenant herein contained or in making any payment under said note or obligation of any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filling of a proceeding in bankrupicy by or against the Morraggor, or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control of or in custody of any court or officer of the government, or if the Mortgagor abandon any of said property, then and in any of said events, the Mortgagee is hereby authorized and empowered, at its option, and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagee hereunder, to declare, without notice all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgagor, and apply toward the payment of said mortgage indebtedness any indebtedness of the Mortgagec to the Mortgagor, and said Mortgagee may also immediately proceed to foreclose this mortgage, and in any fereclosure a sale may be made of the premises on masse without offering the several parts separately.
- 5. That upon the commencement of any foreclosure proceeding-hereunder, the court in which such bill is filed may at any time, either before or after sale, and without indice to the Mortgagor, or any party claiming under him, and without regard to the solvency of the Mortgagor or the then value of said premises, or whether the same shall then be occupied by the owner of the equity of redemption as a homestead, appoint a receiver with power to manage and rent and to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and the statutory period of redemption, and such rents, issues and profits, when collected, may be applied before as well as after the Master's or other judicial sale, towards the payment of the Indebtedness, costs, taxes, insurance or other items necessary for the protection and preservation of the property, including the expenses of such receivership, or on any deficiency decree whether there be a decree therefor in personam or not,

CORPORATE TRUSTEE

Notice: This rider adds a provisions to the Instrument allowing the Lender to require repayment of the Note in full upon transfer of the property.

This Due-On-Transfer Rider is made this .30th... day of ... December 1986..., of the same date (the "Note") and covering the property described in the Instrument and located at:

663 W. Melrose - Chicago, Il., 60657 - UNIT &'s E-1,A-2; B, C, B-2 (Property Address)

AMENDED COVERANT. In addition to the covenants and agreements made to the Instrumen Borrower and Lender further covenant and agree as follows:

TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

If all or any part of the Property or an interest therein is sold or transferred by Borrower (or 1) a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person or persons but is a corporation, partnership, trust or other legal entity) without Lender's prior written consent, excluding

(a) a transfer by devise, descent or by operation of law upon the death of a joint tenant or partner.

the grant of any leasehold interest in a part of the Property of three years or less (or such longer lease term as Lender may permit by prior written (b) approval) not containing an option to purchase (except any interest in the ground lease, it this Instrument is on a leasehold),

(c) sales or transfer of beneficial interests in Borrower provided such sales or transfers, together with any prior sales or transfers to beneficial interests in Borrower, but excluding sales or transfers under subparagraph (a) above, do not result in more than 49% of the beneficial interests in Borrower having been sold or transferred since commencement of amortization of the Note, or

sales or transfers of fixtures or any personal property pursuant to the immediate 9 hereof,

Lender may, at Lender's option declare all the sums secured by this Instrument to be immediate due and payable and Lender may invoke any remedies permitted by this Instrument.

Lender may consent to a sale or transfer if: (1) Burrower causes to be submitted to Lender information required by Lender to evaluate the transferee as if a new loan were being made to the transferee: (2) Lender reasonably determines that Lender's security will not be impaire and that the risk of a breach of any covenant or agreement in this Instrument is acceptable; (3) interest will be payable on the sums secured by this Instrument at a rate acceptable to Lender; (4) changes in the terms of the Note and this Instrument required by Lender are made, including, for example, periodic adjustment in the interest rate, a different final navment date for the loan and addition of unpaid interest to principal: different final payment date for the loan, and addition of unpaid interest to principal; and (5) the transferee signs an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements wave in the Hote and this Instrument, as modified if required by Lender. To the extent permitted by applicable law, Lender also may charge a reasonable fee as a condition to Lender's consent to any sal or transfer.

Borrower will continue to be obligated under the Note and this Instrument unless Lender releases Borrower in writing.

IN WITHESS WHEREOF, TRUSTEE has executed this Due-On-Transfer Rider. IN WITNESS WHEREOF, AND TRUST COMPANY OF CHICAGO not Personally but as Trustee as aforesaid, has caused these presents to be signed by its VICE President and its Corporate Seal to be hereunto affixed and attested by its AssT Secretary, this 30th day of December , A.D., 1986

ATTEST:	
Millian	& nume
7547	Secretary

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO

As Trustee as aforesaid that hot Personally
BY: uco President

(CORPORATE SEAL)

RIDER ATTACHED TO PORTAG FOR THE TROTISAL

CONDOMINIUM RIDER

LUMB : Dimensione

This condominium rider is made this 30th - day of December 1986,
and is incorporated into and shall be deemed to amend and supplement a Mortgage,
Deed of Trust or Deed to Secure Debt (herein "security instrument") dated of
even date herewith, given by the undersigned (herein "Borrower") to secure
Borrower's Note to GREATAMERICAN FEDERAL SAVINGS AND LOAN ASSOCIATION
(herein "Lender") and covering the Property described in the security instrument
ind located at 663 W. Melrose - Chicago, II., 60657 - Unit #'s E-1, A-2, B,C,B-2
· (Property Address)
The Property comprises a unit in; together with an undivided interest in the
common elements of, a condominium project known as 663 West Melrose Avenue (Name of Condominium Project)
ondominium (herein "Condominium Project").

Condominium Covenants. In addition to the covenants and agreements made in the security instrument, Borrower and Lender further covenant and agree as follows:

- A. Assessments. Borrower shall promptly pay, when due, all assessments imposed by the Owners Association or other governing body of the Condominium Project (he e'n "Owners Association") pursuant to the provisions of the declaration, ly-laws, code of regulations or other constituent document of the Condominium Project.
- B. Hazard Insurance. So long as the Owners Association maintains a "master" or "blanke." policy on the Condominium Project which provides insurance coverage against fire, hazards included within the term "extended coverage," and such other hazards as Lender may require and in such amounts and for such periods

as Lender may require, then:
(i) Lender waive, the provision in Uniform Covenant 2 for the monthly payment to Lender of one-twilfth of the premium installments for hazard insurance

on the Property;

(ii) Borrower's obligition under Uniform Covenant 5 to maintain hazard

insurance coverage on the Property is deemed satisfied; and
(iii) the provisions in Uniform Covenant 5 regarding application of hazard insurance proceeds shall be surerseded by any provisions of the declaration, by-laws, code of regulations or other constituent document of the Condominium Project or of applicable law to the extent necessary to avoid a conflict between such provisions and the provisions of Unitern Covenant 5. For any period of time during which such hazard insurance coverage is not maintained, the immediately preceding sentence shall be deemed to have no force or effect. Borrower shall give Lender prompt notice of any lapse in such hazard insurance coverage.

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 Borreyers are hereby assigned and shall be paid to Lender for application to the sum's secured by the security instrument, with the excess, if any, paid to Borrower.

C. Lender's Prior Consent. Borrower shall not, except after notice to

Lender and with Lender's prior written consent, partition on subdivide the Property or consent to:

(i) the abandonment or termination of the Condominius 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;

(iii) any material amendment to the declaration, by-laws or code of regulations of the Owner's Association, or equivalent constituent document 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

(iii) the effectuation of any decision by the Owners Association to terminate professional management and assume self-management of the Condominium Project.

Remedies. If Borrower breaches Borrower's covenants and agreements hereunder, including the covenant to pay when due condominium assessments, then Lender may invoke any remedies provided under the security instrument, including, but not limited to, those provided under Uniform Covenant 7.

In Witness Whereof, RORLINER has executed this Condominium Rider.

IN WITNESS WHEREOF, AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, not personally but as Trustee as aforesaid, has caused these presents to be signed by its <u>UICE</u> President and its corporate seal to be hereunto affixed and attested by its <u>ASST</u> Secretary, this 30th day of December, A.D., 1986.

	AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO
ATTEST:	As Trustee as aforesaid and not newsonally BY:
(CORPORATE SEAT) TELETY	force President

December 30, 1986

Detween GreatAmerican Federal Savings and Loan Association and AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, As Trustee U/T/A #100076-07 Dated 9-23-86

The mortgagor shall promptly deliver to the mortgagee a true and full copy of each and every notice of default received by the mortgagor with respect to any obligation of the mortgagor under the provisions of the Condominium Property Act of the State of Illinois (the "Condominium Property Act"), the Declaration of Condominium Ownership of 663 West Melrose Avenue Condominium adopted by the Board of Mangers (the "Rules and Regulations"), or the By-laws of any corporation created to facilitate the administration and operation of 663 West Melrose Avenue Condominium Association (the "By-Laws"). The mortgagor shall not, except

with the prior written consent of the mortgagee (a) institute any action or proceeding for partition of the property of which the mortgaged premises are a part; (b) vote for or consent to any modification of, amendment to or relaxation in the enforcement of any provision of the Declaration or By-Laws; and (c) in the event of damage to or destruction of the property of which the mortgage premises are a part, vote in opposition to a motion to repair, or rebuild. In each and every case in which, under the provisions of the Declaration, the By-Laws or the Condominium Property Act, the unanimous consent or the unanimous vote of the owners of units is required, the mortgagor shall not so vote or give such consent without, in each and every case, the prior written consent of the mortgagee. It shall constitute a default under this mortgage entitling the mortgages at its option to accelerate the entire unpaid balance of the indebtedness secured hereby if the Board of Managers or any association of unit owners caused to be incoorporated by the Board of Managers pursuant to the Declaration (the "Owners" Association") fails of refuses to maintain in full force and effect a policy or policies of fire insurance, with ax'ended coverage vandalism and malicious mischief endorsements, for the full insurable replacement value of the common elements, and having firm or contingent or conditional endorsements covering the replacement value of the units to provide for restoration thereof to enantable cordition in the event of damage. Such policy or policies shall be written in the name of, and the proceeds thereof shall be payable to, the members of the Board of Managers, as Trustees for each of the unit owners in the percentages established in the Declaration, and to the respective mortgagees of the unit owners, as their interest may appear. Said policy or policies shall provide for separate protection for each unit and its attached, built-in or installed fixtures and equipment to the full insurable replacement value thereof, and with a separate loss payable endo sement in favor of the mortgagee or the mortgagees of each unit. Such policy or policies shall permit the waiver of subrogation and shall provide that the insurance company or compaines will look to the Board of Managers, the Owners! Association, or any unit owner for the recovery of any loss under said policy or policies. Such policy or policies shall not be cancelleole except after ten (10) days written notice to the mortgagee and a copy or a duplicate of such policy or policies shall be deposited with the mortgagee with evidence of the payment or pressums and with renewal policies to be deposited with the mortgagee not later than ten (10) days prior to the expiration of existing policies. In the event that the policy or policies or insurance maintained by the Board of Managers, or the Owners' Association, insures the mortgaged premises only on a contingent or conditional basis which requires the individual unit owner to provide his own insurance on his unit, then the mortgagor shall furnish to the mortgagee an original policy of fire insurance with extended coverage, vandalism and malicious mischief endorsements for the full insurable replacement value of the mortgaged premises to the satisfaction of the mortgagee. Anything hereinabove to the contrary notwithstanding, in the event the board of Managers, or the Owner' Association, or the mortgagor fails or refuses to provide insurance coverage as above provided, the mortgagee at its election may take out fire insurance with extended coverage, vandalism and malicious mischief endorsements, covering the mortgaged premises for its benefit as mortgagee and may add the premium therefore to the unpaid balance of the indebtedness secured hereby. In the event that the Board of Managers, or the Owners' Association, does furnish insurance on the entire building and the mortgaged premises as above specified and in the event of damage to or destruction of the building or any part thereof or ci the mortgaged premises the mortgagee shall, if the proceeds of insurance collectible by the Board of Manage or the Owners' Association, are sufficient to repair or restore the building, permit the proceeds of such insurance affecting the mortgaged premises to be disbursed by the Board of Managers, or the Owners' Association, for the purpose of repairing and restoring the dama to the building.

The mortgagor shall promptly pay as the same become due and payable all payments to the maintenance and reserve funds and all assessments as required by the Declaration or By-Laws or any resolutions adopted pursuant to either thereof, and shall promptly upon demand exhibit to the mortgagee receipts for all such payments, and in the event that the mortgagor fails to make such payments as the same become due and payable, the mortgagee may form time to time at its option, but without any obligation so to do and without notice to or demand upon the mortgagor make such payments, and the same shall be added to the debt secured hereby and shall bear interest until repaid at the rate provided in said promissory note; provided, however, that the failure of the mortgagor to make any such payment to the maintenance fund or to exhibit such receipts shall, at the election of the mortgagee, constitute a breach of covenant under this mortgage entitling the mortgagee to accelerate the indebtedness secured hereby. The mortgagor shall fully and faithfully keep and perform each and every covenant, agreement and provision in the Declaration or By-Laws, and Rules and Regulations on the part of the mortgagor to be kept and performed, and in the event of the failure of the mortgagor so to do within a period of thirty (30) days after notice from either the Board of Managers or the Owners' Association or from the mortgagee, or in the case of any such default which

(continued)

cannot with due diligence be cured or remedied within such thirty (30) days period, if the mortgagor fails to proceed promptly after such notice to cure or remedy the same with due diligence, then in any such case, the mortgagee may from time to time at its option, but without any obligation so to do, cure or remedy any such default of the mortgagor (the mortgagor hereby authorizing the mortgagee to enter upon the mortgaged premises as may be necessary for such purpose), and all sums expended by the mortgagee for such purposes, including reasonable counsel fees, shall be added to the debt secured hereby, shall become due and payable and shall bear interest until repaid at the rate provided in the note secured hereby; provided however, that the failure of the mortgagor to keep or perform any such covenant, agreement or provision for thirty (30) days after any such notice shall, at the election of the mortgagee, constitute a breach of covenant under this mortgage entitling the mortgagee to accelerate the indebtedness secured hereby.

To the extent that the printed portion of this mortgage conflicts with the provisions contained in the Rider, the provisions of this Rider shall prevail.

Notices may be mailed to GREATAMERICAN FEDERAL SAVINGS AND LOAN ASSOCIATION at 1001 Lake Street, Oak Park, Illinois 60301.

IN WITNESS WHEREOF, CERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, not personally but as Trustee as aforesaid, has caused these presents to be signed by its UCCE President and its corporate seal to be hereunto affixed and attested by its Accordance Secretary, this 30th day of December, A.P., 1986.

ATTEST:

(CORPORATE SEAL)

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO

As Trustee as aforesaid and not personally

Vice President

ADJUSTABLE PAYMENT RIDER

CORPORATE TRUSTEE

RIDER ATTACHED TO MORTGAGE FOR RECORDING

663 W. Melrose - Chicago, Il., 60657 - Unit 0's E-1, A-2, B, C, B-2
(Property Address)

This Note Contains Provisions Allowing For Changes In The Interest Rate And The Monthly Payment And For Increases In The Principal Amount To Be Repaid.

The Note Also Provides For Calculations Of Two Separate Monthly Payment Amounts. One Will Be The Amount That The Borrower Must Actually Pay Each Month. The Other Will Be An Amount That The Borrower Wou'd Pay Each Month To Fully Repay The Loan On The Maturity Date. This Means That The Borrower Could Repay More Than The Amount Originally Borrowed Or That The Borrower Could Repay The Loan Before The Maturity Date.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial rate of ... 9.27.... %. Sections 2, 3, 4, 5 and 6 of the Note provide for changes in the interest rate and the monthly payments, as follows:

2. INTEREST

(A) Interest Owed

Interest will be charged on that part of principal which has not been paid. Interest will be charged beginning on the date of this Note and continuing until the full amount of principal has been paid.

(B) The Index

Beginning with the first Change Date, my interest rate will be based on an Index. The "Index" is the weaks average yield on United States Treasury securities adjusted 0; constant maturity of 1 year, as made available by the Federal Reserve Board. The most recent Index figure available 2, of the date 45 days before each Change Date is called the "Current Index."

If the Index is no longer available, the Note Holder will choose a new index which is based upon comparable information. The Note Holder will give me notice of this choice.

The most recently available Index figure as of the date 30 but not more than 45 days before each Interest Change Date is called the "Current Index."

(C) Calculation of Interest Rate Changes

Before each Interest Change Date, the Note Holder will calculate my new rate of interest by adding . 0.3500... percentage points (...3.500.....%) to the Current Index. This amount will be rely new rate of interest until the next Interest Change Date.

(D) Interest After Default

The rate of interest required by this Section 2 is the rate I will owe both before and exter any default described in Section 9(B) below.

3. CALCULATION OF AMOUNTS OWED EACH MONTH

The Full Monthly Amount I owe may be more or less than the amount I am required to pay each month. Section 5 is below describes how my unpaid principal balance will change if the amount of my monthly payment and the Full Monthly Amount are different.

4. PAYMENTS

(A) Time and Place of Payments

I will pay principal and interest by making payments every month. My monthly payments will be applied to interest before principal.

Property of Coot County Clark's Office

(人) おからとか

I will make my monthly payments at Greatementan Federal Salvings & Coan Association, 1001 Lake Street, Oak Park, II 60301, or at a different place if required by the Note Holder.

(B) Amount of Monthly Payments

My monthly payment will be in the amount of U.S. § 1.162.02. The Note Holder will change my monthly payment as required by Section 4(C) below on the First Interest Change Date and on that day every 12th ... month thereafter. Each of these dates is called a "Payment Change Date." The Note Holder will also change my monthly payment on any Interest Change Date if Section 5(B) below requires me to pay the Full Monthly Amount.

(C) Calculation of Monthly Payment Changes

Before each Payment Change Date, the Note Holder will calculate a new monthly payment sufficient to repay the unpaid principal balance on my loan in full over the remaining amortization period at the Payment Rate in substantially equal payments. The "Payment Rate" is the Index on the most recent Interest Change Date plus 1.0+3500....
percentage points (.3.,500...%).

I will pay the amount of my new monthly payment until the next Payment Change Date unless Section 5(B) below requires me to pay the Full Monthly Amount.

(D) Effective Date of Payment Changes

Until my monthly payment is again changed, I will pay the amount of my new monthly payment each month beginning on the first monthly payment date after the Payment Change Date, or Interest Change Date if I am required to pay the Full Monthly Amount.

5. UNPAID / RINCIPAL BALANCE

(A) Changes in My Unpaid Principal Balance

My monthly payment could be less than the amount of the interest portion of the first Full Monthly Amount I owe or less than the interest portion of my first Full Monthly Amount after an Interest Change Date. If so, the Note Holder will subtract t'e amount of my monthly payment from the amount of interest I owe and will add the difference to my unpaid principal before each month until the next Interest Change Date. The Note Holder will also add interest on the amount of this difference to my unpaid principal balance each month. Until the next Interest Change Date when the Note Holder determine, my new rate of interest on my then unpaid principal balance, the rate of interest on the interest added to principal w. If he the rate determined in Section 2 above.

My monthly payment could be incre than the amount of the Full Monthly Amount. If so, the Note Holder will subtract the difference from the unpend principal balance of my loan each month until the next Interest Change Date as if I had made a partial prepayment under section 7 below.

(B) Limit on Unpaid Principal Balance; Required Full Monthly Amount

My unpaid principal balance can never acced a maximum amount equal to one hundred twenty-five percent (125%) of the principal amount I originally burror ed. If my paying the amount of my monthly payment after any Interest Change Date would cause the unpaid principal balance to exceed that maximum amount at any time, I must pay instead the Full Monthly Amount as my monthly payment until the next Payment Change Date.

6. NOTICE OF CHANGES

The Note Holder will mail or deliver to me a notice of any changes in the Full Monthly Amount and my monthly payment before the effective date of any change. The notice will include information required by law to be given me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

B. CHARGES; LIENS

Uniform Covenant 4 of the Security Instrument is amended to read as follows:

4. Charges; Liens. Borrower shall pay all taxes, assessments, and other charges, fines and impositions attributable to the Property which may attain a priority over this Security instrument, and leasehold payments or ground rents, if any, in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the payer thereof. Borrower shall promptly for aish to Lender all notices of amounts due under this paragraph, and in the event Borrower shall make payment directly. For ower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any for which has priority over this Security Instrument; provided, that Borrower shall not be required to discharge any stordien so long as Borrower: (a) shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender; (b) shall in good faith contest such lien by, or defend against enforcement of such lien in, legal proceedings which in the opinion of Lender operate to prevent the enforcement of the lien or forfeiture of the Property of any part thereof; or (c) shall secure from the holder of such lien an agreement in a form satisfactory to Lender subordinating such lien to this Security Instrument.

If Lender determines that all or any part of the Property is subject to a lien which may attain a priority over this Security Instrument, Lender shall send Borrower notice identifying such lien. Borrower shall satisfy use, lien or take one or more of the actions set forth above within ten days of the giving of notice.

C. NOTICE

Uniform Covenant 14 of the Security Instrument is amended to read as follows:

14. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by first class mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

D. UNIFORM MORTGAGE; GOVERNING LAW; SEVERABILITY

Uniform Covenant 15 of the Security Instrument is amended to read as follows:

15. Uniform Mortgage: Governing Law: Severability. This form of Security Instrument combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property. This Security Instrument shall be governed by Federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Security Instrument and the Note are declared to be severable.

E. TRANSFER OF THE PROPERTY; ASSUMPTION

Uniform Covenant 17 of the Security Instrument is amended to read as follows:

17. Transfer of the Property: Assumption. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Security Instrument which does not relate to a transfer of rights of occupancy in the property, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured by this Security Instrument to be immediately due and payable.

If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph 14 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may put the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 18 hereof.

Lender may consent to a sale or transfer if: (1) Borrower causes to be submitted to Lender information required by Lender to evaluate the transferee as if a new loan were being made to the transferee; (2) Lender reasonably determines that Lender's security will not be impaired and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable; (3) interest will be payable on the sums secured by this Security Instrument at a rate acceptable to Londer; (4) changes in the terms of the Note and this Security Instrument required by Lender are made, including, for comple, periodic adjustment in the interest rate, a different final payment date for the loan, and addition of unpaid interest to principal; and (5) the transferee signs an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument, as modified if required by Lender. To the extent permitted by applicable law, Lender also may charge a reasonable fee as a condition to conder's consent to any sale or transfer.

Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing.

F. BORROWER'S RIGHT TO REINSTATE

Non-Uniform Covenant 19 ("Borzor er's Right to Reinstate") is amended to read as follows:

19. Borrower's Right to Reinstate. No withstanding Lender's acceleration of the sums secured by this Security Instrument, Borrower shall have the right to have any proceedings begun by Lender to enforce this Security Instrument discontinued only if applicable law so provides. Any right to reinstate shall be exercised in the manner required by such law.

G. NO FUTURE ADVANCES

Non-Uniform Covenant 21 of the Security Instrument ("Future Advances") is deleted.

H. LOAN CHARGES

If the loan secured by the Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges co lected or to be collected in connection with the loan exceed permitted limits, then (1) any such loan charge shall be rejuced by the amount necessary to reduce the charge to the permitted limits; and (2) any sums already collected from Portower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment under the Note.

J. LEGISLATION

If, after the date hereof, enactment or expiration of applicable laws have the effect either of rendering the provisions of the Note, the Security Instrument or this Adjustable Rate Rider (other than this paragraph I) unenforceable according to their terms, or all or any part of the sums secured hereby uncollectuals, as otherwise provided in the Security Instrument and this Adjustable Rate Rider, or of diminishing the value of Leider's security, then Lender, at Lender's option, may declare all sums secured by the Security Instrument to be immediately due and payable. The parties hereto agree that such an enactment or expiration of applicable laws would produce a mutual mistake in law.

IN WITNESS WHEREOF, TRANSCAMAS executed this Adjustable Payment Rider.

IN WITNESS WHEREOF, AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, not presonally but as Trustee as aforesaid, has caused these presents to be signed by its NCE President and its corporate seal to be hereunto affixed and attested by its Secretary, this 30th day of December, A.D., 1986.

ATTEST:

Willan A Thuria

BY:

President

Asser Secretary

(CORPORATE SEAL)

Property of Cook County Clark's Office

and if a receiver shall be appointed he shall remain in possession until the exputation of the full period allowed by statute for fedemption, whether there be redemption or not, and until the issuance of deed in case of sale, but if no deed be issued, until the exputation of the statutory period during which at may be issued and no lease of said premises shall be nutlified by the appointment or entry in possession of a receiver, but he may effect to terminate any lease fainor to the lien hereof, and upon foreclosure of said premises, there shall be allowed and included as an additional indebtedness in the decree of sale all expenditures and expenses together with interest thereon at the rate of 11 ginest Statutory per annum, which may be paid or incurred by or on behalf of the Mortgagee for attorney's fees, Mortgagee's IEE. Applied Treef, Office, office, annum, which may be paid or incurred by or on behalf of the Mortgagee for attorney's fees, Mortgagee's IEE. Applied Treef, Office, office, annum, which may be paid or incurred by or on behalf of the Mortgagee for attorney's fees, Mortgagee's IEE. Applied Treef, Office, our costs, publication costs and costs (which may be estimated as to and include items to be extended after the entry of the decree) of procuring all such abstracts of title, title searches, examinations and reports, guaranty policief, Toriens' certificates and similar data and assurances with respect to title as Mortgagee may reasonably deem necessary either to prosecute such suit or to evidence to bidders at any sale held pursuant to such decree the true title to or value of said premises; all of which aforesaid amounts together with interest as herein provided shall be immediately due and payable by the Mortgagor in connection with (a) any proceeding, including probate or bankruptry proceedings to which either party hereto shall be a party by reason of this mortgage or the note hereby secured for (b) preparations for the commencement of any suit for the foreclosure hereof after the accural of

- 6. That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith; that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of the Mortgagee to require or to enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, shall include the feminine, and the singular number, as used herein, shall include the plural; that all ohts and obligations under this Mortgage shall extend to and be binding upon the respective heirs, executors, administrators, synce isors and assigns of the Mortgage and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.
- 7. This Muricale 's executed by AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO not personally but as T.v. see asaforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO execute this instrument) and it is expressly understood and agreed that nothing herein or in said note contained shall be conconstrued as creating any liability of the said AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO either individually or as Trustee riorisaid, personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by the Morgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as AMERICAN NATIONAL BAIK AND TRUST the thick duality of the Item after a further than are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created in the manner herein and in said note provided or by action to entirce the personal liability of the guarantor, if any.
- 8. Notwithstanding anything hereinstated, the Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this Mortgage, in its own behalf and on behalf of each and every person, except decree or judgment creditors of the Mortgagor, acquiring any trevest in or title to the premises subsequent to the date of this Mortgage.

	4/2
IN WITNESS WHEREOF. AMERICAN NATIONA	AL BANK AND TRUST COMPANY OF CHICAGO
not personally but as Trustee as aforesaid, has caused th	ese presents to be signed by its UICE President, and its corporate
seal to be hereunto affixed and attested by its	Secretary, this 30'.no y of December A.D., 1986.
,	AMERICAN NATIONAL BARK AND TREST COMPANY OF CHICAGO
ATTEST:	By
ASS Secretar	VICE President
(CORPORATE SEAL)	
STATE OF ILLINOIS //	
COUNTY OF GOR SS.	
LORENTA M. SOMENSKI	CO
HEREBY CERTIFY, THAT	Notary, Sublic, in and for said County, in the State aforesaid, DO
TRUST COMPANY OF CHICAGO	President of AMERICAN NATIONAL BANK AND
	o me to be the same persons whose names are subscribed to the fore-
going Instrument, as such President, and person and acknowledged that they signed and delivered t and voluntary act, of said corporation. Trustee as	ABOUT 'A Secretary respectively, appeared before me this day in the said instrument as their own free and voluntary act and as the free aforesaid, for the uses and purposes therein set forth; and the said as custodian of the corporate seal of said corporation,
did affix said seal to said Instrument as high own free as	nd voluntary act and as the free and voluntary act of said corporation, 💢 🥏
as Trustee as aforesaid, for the uses and purposes therein :	
GIVEN under my hand and Notarial seal, this	day of A.D. 19
	WALVEL BARPIC
My commission expires	
والرابية والمراوف الإيلامين والمعارض والمراوية والمائية والمنافظ والمنافظ والمنافظ والمنافظ والمنافظ والمنافظ	For Receiver's Index Purposes
	MORTGAGE PROPERTY Located at:
	663 W. Melrose - Unit f's F-1, A-2, B,C, B-2 Chicago, II., 60657

PARCEL 1:

UNIT NOS. A2, B, C, E-1 AND P-3 IN 663 WEST MELROSE AVENUE CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:

THE WEST 16 FEET OF LOT 1 AND LOT 2 IN THE SUBDIVISION OF LOTS 43 AND 44 IN THE RESUBDIVISION OF LOT 40 AND LOT 12 IN SANDER'S SUBDIVISION OF THE SOUTH 3.19 CHAINS OF LOT 30 IN PINE GROVE, A SUBDIVISION OF FRACTIONAL SECTION 21, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MURIDIAN, IN COOK COUNTY, ILLINOIS

WHICH SURVEY 13 ATTACHED AS ENHIBIT 'A' TO THE DECLARATION OF CONDUNINIUM RECOILED AS DOCUMENT 25934148 AND FILED AS LR 3225866, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS

PARCEL 2:

UNIT NO. B2 IN 663 WEST HILLROSE AVENUE CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBID REAL ESTATE:

THE WEST 16 FEET OF LOT 1 AND LOT 2 IN THE SUBDIVISION OF LOTS 43 AND 44 IN THE RESUBDIVISION OF LOT 45 AND LOT 12 IN SANDER'S SUBDIVISION OF THE SOUTH 3.19 CHAINS OF LOT 30 1.3 PINE GROVE, A SUBDIVISION OF FRACTIONAL SECTION 21, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

WHICH SURVEY IS ATTACHED AS EXHIBIT 'A' TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 25954148 AND FILED AS LR3225866, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

Mortgagor also hereby grants to Mortgagee, its successors and assigns as rights and easements appurtenant to the above described Real Estate, the rights and easements for the benefit of said property set forth in the aforementioned Declaration.

This Mortgage is subject to all rights, easements, restrictions, conditions, covenants and reservations contained in said Declaration the same as though the provisions of said Declaration were recited and stipulated at length herein.

PERMANENT INDEX NUMBERS 18 14-21-303-060-1003

C14-21-313-060-1004

E-1/4-21-313-060-1021

F.314-21-313-060-1027

C03 10. Melrose

0416 E-1, A-2

B, C, 13-2, P-3

E-1/4-21-313-060-1021

Chgo, C

C0657



DEFT-01 RECORDING Property of Corps Clother Clother T#3333 TRAN 5:97 01/22/87 16:33:00 #3393 # A *-87-044481 COOK COUNTY RECORDER

MORTGAGE

Loan #01-10526082

AMERICAN NATIONAL BANK AND TRUST

COMPANY OF CHICAGO, As Trustee

11/T/A #100076=07 Dated 9-23-86

Great American Federal Savings and Loan Association

87044481

GreatAmenicas, Kritera Savings and Loan Assiratation

Deliver to:

1001 Like Street Ook Paik, Illineis 60301

Box Number

Property of Cook County Clark's Office