UNCOMPONINA FUER PSY Loan # 597769-0

THIS CONDOMINIUM RIDER is made this 6th day of December . 19-88, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to

GOLDOME REALTY CREDIT CORP.

(the "Lender")

of the same date and covering the Property described in the Security Instrument and located at:

511 W. MELROSE STREET, UNIT 210, CHICAGO, ILLINOIS 60614

[Property Address]

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

511 W. MELROSE CONDOMINIUM

[Name of Condominium Project]

(the "Condominium Project"). If the owners association or other entity which acts for the Condominium Project (the "Owners Association") holds title to property for the benefit or use of its members or shareholders, the Property also includes Borrower's interest in the Owners Association and the uses, proceeds and benefits of Borrower's interest.

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

- A. Condom'alum Obligations. Borrower shall perform all of Borrower's obligations under the Condominium Project's Constituen Documents. The "Constituent Documents" are the: (i) Declaration or any other document which creates the Condominio a Project; (ii) by-laws; (iii) code of regulations; and (iv) other equivalent documents. Borrower shall promptly pay, when due, and chies and assessments imposed pursuant to the Constituent Documents.
- B. Hazard Insurance. So long as the Owners Association maintains, with a generally accepted insurance carrier, a "master" or "blanket" policy or die Condominium Project which is satisfactory to Lender and which provides insurance coverage in the amounts, for the periods, and against the hazards Lender requires, including fire and hazards included within the term "extended coverage," then:
- (i) Lender waives the provision in Uniform Covenant 2 for the monthly payment to Lender of one-twelfth of the yearly premium installments for hazard insurance on the Property; and
- (ii) Borrower's obligation and it Uniform Covenant 5 to maintain hazard insurance coverage on the Property is deemed satisfied to the extent that the required exverage is provided by the Owners Association policy.

Borrower shall give Lender prompt notic roll any lapse in required hazard insurance coverage. 🔨

In the event of a distribution of hazard in archive proceeds in lieu of restoration or repair following a loss to the Property, whether to the unit or to common elementy, my proceeds payable to Borrower are hereby assigned and shall be paid to Lender for application to the sums secured by the Sec...ity Instrument, with any excess paid to Borrower.

- C. Public Liability Insurance, Borrower shall talle such actions as may be reasonable to insure that the Owners Association maintains a public fiability insurance policy accepted in form, amount, and extent of coverage to Lender.
- D. Condemnation. The proceeds of any award or claim 6 c lamages, direct or consequential, payable to Borrower in connection with any condemnation or other taking of all or any part of the Property, whether of the unit or of the common elements, or for any conveyance in heu of condemnation, are hereby a signed and shall be paid to Lender. Such proceeds shall be applied by Lender to the sums secured by the Security Instrumer are provided in Uniform Covenant 9.
- E. Lender's Prior Consent, Borrower shall not, except after notice to Lender and with Lender's prior written consent, either partition or subdivide the Property or consent to:
- (i) the abandonment or termination of the Condominium Property Acept for abandonment or termination required 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;
- (ii) any amendment to any provision of the Constituent Documents if the gazavizion is for the express benefit of Lender;
 - (iii) termination of professional management and assumption of self-management of the Owners Association;
- (iv) any action which would have the effect of rendering the public liability insurance or grage maintained by the Owners Association unacceptable to Lender.
- F. Remedies, If Borrower does not pay condominium dues and assessments when due, then Leyder may pay them. Any amounts disbursed by Lender under this paragraph I shall become additional debt of Borrower sective by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

By SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Condominium Rider.

Robert a. Sineui	(5.1)
ROBERT J. SIMENI, A BACHELOR	-Borrower
	(Seal)
	Borrower
	(Scal)
	-Borrower
	(Seai)
	-Borrower
(Sign	Original Only)

0-0000000 UNOFFICIAL COP

23 8. 764460aC alternation in the contract of ুক্তেটে লাম্বন্ধ হৈ হৈছে ৷ ১ লাগ্যালি

METER SERVICE TALEBOOKS SEEMS

a short common day, a little of the

Contain Programs

<u> १८ १५३ व २२५५५) (१४८) १</u>

esta analyzania salas The state of the state of the gibbbbath tall so

Serio or County Clerk's Office

energeti iz in zah

to three body north body they are be-

and property of the second sec the thirty of the first base of the same o terrapede de electrospiliero da 24 e forma el 1904 de 1905.

edickly weeks to be not all the first of a sound

лачестой ROUSE OF STARREY A RACHELOR

and the Sa

By wave

frants Hanay No. 1 (1995)

WALL WELFTHAMPS Reason 64 Office 43 经保险契约 多數 联节 连续统计