00

		4 643
Return alter recording to: 88061365	this instrument was propa e by	10
231 South LaSalle Street Chicago, IL 60697	231 South 135011c Street Chicago, The 80697	
or Recorders' Box: 202 Attention: Jean M. hamberth	00129473.	ンナ
	MORTGAGE	, ,
THIS MORTGAGE is made this Nark R. Plerce	and Gail S. Pierce, his wife	as
used in this document the words "you" and "your" refer to the persons:	UST COMPANY OF CHICAGO, 231 South LaSalle Street, Chicago, Illinois 60697, as Mor signing this instrument and the word "Lander" refers to Cuntinental Illinois National Bani cure to Londer (i) repayment of amounts outstanding under a certain variable rate Execu	k and Trust

Indebtedness Being Secured. You are signing this Mortgage to secure to Londer (i) repsyment of amounts outstanding under a certain variable rate Executive Equity Line Agreement (in "Agreement") dated the same date as this Mortgage in the amount of \$\frac{80.00.00}{80.000.00}\$. One content of the Agreement providing for mainly payments of interest (Finance Charges), fees, charges and other amounts that may be owing under the Agreement providing for mainly payments of interest (Finance Charges) and providing for all sums owing to Lender hereunder and under the Agreement II not paid earlier either voluntarily or required to be paid on the Agreement II not paid earlier either voluntarily or required to be paid on the Agreement II not paid earlier either voluntarily or required to be paid on the Agreement II not paid earlier either voluntarily or required to be paid on the Agreement II not paid earlier either voluntarily or required to be paid on the Agreement II not paid earlier either voluntarily or required to be paid on the Agreement II not paid earlier either voluntarily or required to be paid on the Agreement II not paid earlier either schen in the Agreement II not paid earlier either voluntarily or required to be paid on the Agreement II not paid earlier either either

LOT 12 IN BLOCK 1 IN WHITE PLAIN UNIT 8, BEING A SUBDIVISION OF THE SOUTH WEST 1// OF SECTION 8, TOWNSHIP 42 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

04-08-207-012-0000 P'I'N:

5418 Riverfalls; Northbrook, TL 60062 The property has an address of _

The property has an address of 1418 Riverfalls; Northbrook, TL 60062

and together with all interests described below (clinting to this ront state (print) interests described below (clinting to this ront state (print) interests described above (f) all buildings and other structures and improvements of whatever kind for the print of the first year to rond an action of the property described above (f) all buildings and other structures and improvements of whatever kind or only in the property in the property (clinting the property of the property in the

Encumbrances.

The insurance carrièrs providing said insurance shall be selected by you, subject to Lender's approval, which shall not be unreasonably withheld. All policies and renewals thereof shall be in form acceptable to Lender, shall include a standard mortgagee clause with loss pare to the and in form otherwise acceptable to Lender, and further shall provide for thirty (30) days written notice to Lunder prior to cancellation or material change in coverages, but not to the terms of any Prior Encumbrance, Lender shall have policies and renewals thereof, which policies and renewals to the terms of any Prior Encumbrance, Lender expiration of any of said policies. You shall give prompt notice of any loss or damage to the insurance carrier(a) and to Lender. Lender may make proof of loss if not made promptly by you.

uniter shall be in form occopinhlo to Londer, shall include a sinitiated mortgagen classes with loss pare 5-bit to and in form otherwise acceptable to Lender, and uniter shall provide surface (20 Glossy and produced provided pro

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 recordation hereof.

15. Rehabilitation Loan Agreement: You shall fulfill all of your obligations under any home rehabilitation, improvement, repair, or other loan agreement which you enter into with Lender. Lender, at Lender's option, may require you to execute and deliver to Lender, in form 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's sole discretion, you shall consent of consent to or shall suffer or permit any conveyance, sale (including installment consent shall be granted or withheld at Lender's sole discretion, you shall consent or consent of consent shall be granted or withheld at Lender's sole discretion, you shall consent or consent of consent shall suffer or permit any conveyance, sale (including installment consent shall be granted or withheld at Lender's sole discretion, you shall consent shall suffer or permit any conveyance, sale (including installment consent shall be granted or withheld at Lender may interest therein (or if all or a portion of the beneficial interest of Mortgagor where Mortgagor is not a natural person). In the event of such default, Lender may declare the entire unpaid balancies, including interest. Immediately due and payable; provided; however, the foregoing provisions of this Paragraph 16 shall not apply to the declare the entire unpaid balancies, including interest. Immediately due and payable; provided; however, the foregoing provisions of this Paragraph 16 shall not apply to the declare the entire unpaid balancies, including interest. Immediately due and payable; provided; however, the foregoing provisions of this Paragraph 16 shall

ideal are the entire unpaid balance, including interest, immediately due and payable; provided; however, the foregoing provisions of this Paragraph 16 shall not apply to the len of current taxes and assessments not yel due and payable. This oplion shall not be exercised by Lender If exercise is prohibited by Federal law as of the date of this Mortgage.

If Lender exercises this online, Lender shall, give you notice of acceleration. The notice shall provide a period of not less than 30 days from the date of shall provide a period of not less than 30 days from the date of shall provide a period of not less than 30 days from the date of the notice (as defined in Paragraph 12 hereof) within which; you must pay or cause to be paid all sums secured by this Mortgage. If you fail to pay or cause to be paid as a secured by this Mortgage. If you fail to pay or cause to be paid as a secured by this Mortgage. If you fail to pay or cause to be paid as a secured by this Mortgage, If you fail to pay or cause to be paid as a fine transport of the expiration of said and the provided in the expiration of said and the payable without further demand and may commence judicial proceedings to foreclose this Mortgage. Lender may also exercise all remedias available under the Agreement, including, without limitation, termination of future credit privages. If the provise it is a second to declare the event of foreclosure, all oxygeness of foreclosure, including, without limitation, reasonable attorney's foes, costs of documentary evidence, abstracts and, title reports all of which shall become additional indebtedness secured by this Mortgage and by the payable without the provise payable payable without the provise payable payable payable payable without the provise payable pay

tees, premiums on receiver's bolids and reasonable attorneys' tees, and then to the sums secured by this Mortgage. The receiver small be trained to the sums secured by this Mortgage. Lender shall release this Mortgage upon your payment of all costs and tees to release same, if any.

21. Release. Upon payment or a sums secured by this Mortgage, Lender shall release this Mortgage upon your payment of all costs and tees to release same, if any.

22. Homestead Waiver. By signing from you waive all rights of Homestead exemption in the Property.

23. Authority to Sign, if Corporatio. The execution of hits Mortgage has been duly authorized by our Board of Directors.

24. Riders. The Condominium Ride. Site hed hereto, if any, is incorporated herein and made a part hereof.

REQUEST FOR NOTICE OF DEFAULT.

AND FORECLOSURE UNDER PRIOR

You and Lender request the holder of any Frize Encumbrance or other encumbrance, with a tien 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 this .dr. tgage VERECO Mark R. Pijerce Gail S. Pierce 0 STATE OF ILLINOIS gy Public in and for sald county and state, do hereby certify certe 212 personally known to me to be the same person(s) whose name(s) signed and delivered the said instrument foregoing instrument, appeared before me this day in person, and acknowledged that as act, for the uses and purposes therein set loud. . 19 Given under my hand and official seal, this My Commission expires: OFFICIAL SEAL STATE OF ILLINOIS ANN T. CARMODY
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES 3/19/90 COUNTY OF Public in and for said county and state, do hereby certify subscribed (CBe personally known to me to be the same person(s) whose name(s) signed and delivered the said instrument foregoing instrument, appeared before me this day in person, and acknowledged that free and voluntary act, to the uses and purposes therein set in day of _ Given under my hand and official seal, this

COOK COUNTY, ILLINOIS FILED FOR RECORD

1988 FEB 25 AM 11: 27

88081365

Notary Public

6-00-946 NS/86

My Commission expires:

, i

UNOFFICIAL COPY

ADDENDUM TO THE MORTGAGE FOR CONTINENTAL'S VARIABLE RATE EXECUTIVE EQUITY LINE ACCOUNT

BETWEEN Mortgagor AND

Continental Illinois National Bank and Trust Company of Chicago

This Addendum amends the Mortgage containing provisions establishing a limitation on the Annual Percentage Rate.

The paragraph entitled Indebtedness Being Secured, is changed in the ninth line by removing the period after the word "changes" and adding the following:

Annu.

Cooker Date
Cooker Office "provided that he Annual Percentage Rate cap will never exceed 18% during the term of the 'Agreement' ".

UNOFFICIAL COPY

HART OF THE BREEF A SOME ROW FRANCIS FARE BREEF MARK THEFT OF BASIN FAREDE BATTEROBINE COURS IN THE

ALFANTLE SegunteriA Susa

The end of the end of the construction of the confidence of the co

application of the second property of the second property of the second second

सार्थ का अमानुरा अस्तर का क्षार्य मीमोन गाँउ पर मानुसन्दर्भ के अस्तर्भ के प्राप्ति में का पार्ट के हैं है । अस प्रमुख्य में की कारण प्रस्ति के रूप

ene baller er einfliche ein er B.E. been ein namer Ben man ein B. might delte ibt in der eine bestellte in der

STALL SERVICE