Feturi after recording to Continental Illinois National	Bank Anstr	Jean i		درن در و روست و نو مسمول و سرمورو و روست		
231 South LaSalle St. 10th	. F1 Aggress	231 Sout	LaSalle Street			
Chicago, Illinois 60697	· · · · · · · · · · · · · · · · · · ·		Illinois 6069	7		
or Recorders Box 202 Attention Jean M. Lamberth	Prod Acct	1. # 00 <b>19</b> 9 - #00003	4747 12 7513	19		
EXECUTIVE EQUITY/MARKET LINE OF CREDIT  MORTGAGE						
THIS MORTGAGE is made this	13th.	_day ofN	ay			
19 88 petween Thomas C. Matticle Mortgagor and CONTINENTAL ILLINOIS NATIONAL BAI used in tims gocument the words your and your refer to the Company of Chicago and its successors and assigns Indebtedness Being Secured, You are signing this Matter and Company of Chicago and the secured of the	the persons signing this instrument and I Mortgage to secure to Lender (i) repayi	the word "Lender" ref ment of amounts out	ers to Continental Illinois Nat standing under a certain var	ional Bank and Trust		
Equity/Market Line of Credit Agreement (the "Agreement" Credit Linet for someth thereof as may be outstanding to that may be owning under the Agreement providing for month Agreement of not paid earlier either vuluntarily or required which your Account was established, subject to up to foc Agreement, on any amounts advanced to protect the secundovenants and agreements contained in the Mortigage. The computed may change over the term of the Agreement. The Parcentage Mate change. The Prime Rate shall be applied, the forme Rates as report Period in which dissipation.	Inly payments of interest i Finance Charge to be paid on the date one year from the interest in the part from the interest of the part from the interest of this Mortgage, (iii) the performance Agreement sets forth terms under whe Annual Percentage Rate may vary each highest juniess Lender's Prime Rate or it ted in the Kry Money Section of the Wall in the Annual Percentage Rate, will be a time the Annual Percentage Rate, will be	gs and providing for le , ayment due date møder's discretion, an nice of the parties sign incontroller (Annual month if the Prime R reference rate is the tri II Street Journal on the an increase in the sch-	adisums owing to Lender berg or the billing period commen I all renewals, extensions or ting the Agreement, and (v) y Percentage Rate) at which th afte or reference rate used to dighest rate quoted in which c I last business day of the more guiled minimum monthly pay	under and under the cang in the month in modifications of the your performance of e Finance Charge is otermine the Annual ase the next highest into before the Billing ment of the Finance		
Charge. The Agreement still as that the interest rate compounds from of this Mortgage stall a trate cap in excess of this of Lenger's advances under his Agreement or any tenewal original one-year. "Agreement in the trate original of the security. You hereby mortal gailing warrant funless E	ramount, Lender will file a Mognication A afor modification thereof. The term of the e-renewals of the Agreement at Lender's	Agreement, but such h his Mortgage shall be s sole discretion	for approximately five years a	and shall include the		

certain Lots in Moss subdivision of part of Lot 10, and parts of certain Lots and vacated alley lying South of the South Line of certain Lots in Lawrence's subdivision of part of Lot 7, all in the subdivision of the North  $\frac{1}{2}$  of Block 8 in Cannal Trustee's subdivision of the South Fractional ½ of Section 3, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illingis, which survey is attached as Exhibit"A" to Declaration of Condominium recorded in the Recorder of Deeds of Cook County, Illinois, as Document Number 26845241 together with its undivicated percentage interest in the Common Elements, in Cook County, Illinois.

Unit Number 26A in One Magnificent Mile Condominium as delineated on a survey of parts of

PTN: 17-03-207-068-1005

Mortgage, (Insert legal description)

950 North Michigan Avenue; Unit 26A: Chicago, Illinois The property has an address of L

Interests described below relating to this real estate (or the leasehold estate if this Mor gage is on a leasehold) is referred to in this Mortgage as the "Property You also mortgage to Lender the following interests interests interests in Property described above: (i) all buildings and other structures and improvements of whatever kind located on the Property, (ii) all rights that you have in any minerals, oil and gas rights and profits, white, water rights and water stock which are in or a part of the Property, (iv) all rent, in the Property, including, but not limited to, replacements and proceeds of insurance relating to the Property. (v) all fixtures now existing or hereafter a garded on the Property, including, but not limited to, replacements and

and proceeds or instraints relating to the Property. (v) at fixtures now existing or here are a control or an arroperty, including, but his limited to, replacements and substitutions for such fixtures.

Representations and Warranties. You represent and warrant funless Borrower is an illinois Lund frust in which case Borrower represents) to Lender, its successors and assigns, that (i) it may hold the Property free from all claims except for those shown as "Exceptions". In the title insurance policy relating to the Property, (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 that they have rights in the Property aged to Lender, and that you will indominify and hold Lender harmless from any loss or claims arising from a breach of the above representations and warranties. You agree not to take or permit any action to subdivide or partition the

You agree to defend your Property against the claims of persons that they have rights in the Property notify aged to Lender, and that you will indomify and hold Lender Property or to change the condition of title
Property or to change the condition of title
Promises and Agreements. You agree with Lender as follows:

1. Payment of Principal and Interest, You shall promptly pay or cause to be paid, as and when required 1/10 a Agreement, the principal and interest due under the Agreement with all other changes imposed under the Agreement.

2. Application of Payments, Unless applicable law provides otherwise, all payments received by Lender under the Agreement and this Mortgage shall be applied by Lender first to payments required from you to Lender under the Mortgage, then to any suns advanced by Lender for indict the security of this Mortgage, then to interest payable on the Agreement, then to other charges payable under the Agreement and then to the principal payable under the Agreement.

3. Prior Encumbrances; Liens. You shall perform all of your obligations under any mortgage, deed of trus or the Agreement.

3. Prior Encumbrances of time, would constitute a default or event of default under any Prior Encumbrance, or unit in any oround lease to which this Mortgage is including your covenants to make payments when drie 4 ny act or omission of yours which, with the subordinate, shall be a default under this Mortgage of us shall prior Encumbrance or ground lease.

You shall keep the Property free from mechanics or other liens not expressly subordinated to the lien hereof.

4. Taxes and Assessments: Rents. You shall pay or cause to be paid when due all general and special taxes and assessments at with the sums due under any Prior Encumbrance or ground lease. You shall pay or cause to be paid when due all general and special taxes and assessments. If it is, in all other sums due under any said ground lease. You shall provide evidence shistactory to Lender of said payments or ground lease.

5. Hazard Insurance. You s

shall have the right to hold title policies and renewals thereof, which policies and renewals (stamped "Paid") shall be delivered to Lender no later than len (10) banking days before expiration of any of sind policies. You shall give prompt notice of any loss or damage to the insurance carrier(s) and to Lender. Lender may make proof of loss if not make promptly by you.

If the Property is abandoned by you, or if you fail to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier of the Property is abandoned by you, or if you fail to respond to Cleder and apply the insurance proceeds, at Lender's sole option and discretion, either to restoration or repair of the Property or to the sums secured by this Mortgage. You hereby direct any insurance companies to pay directly to Lender, as its interest may appear, any ordered in the event of any loss or damage.

6 Use, Preservation and Maintenance of Property: Leaseholds: Condomnitums; Planned Unit Developments, You shall keep the Property in good repail and shall add to commit waste or permit impurment or deterioration of the Property. You shall promptly restore or rebuild any buildings or improvements now or hereafter on the Property which may be come damaged or destroyed. You shall comptly with all requirements of law or municipal ordinances with respect to the use, operation, and maintenance of the Property, and shall make no material attentions in said Property except as required by law or municipal ordinances with respect to the use, operation, and maintenance of the Property, and shall make no material attentions in said Property except as required by law or municipal ordinances with respect to the use, operation, and maintenance of the Property, and shall make no material attenders and administrations or a unit in a condominium or planned unit development, on a planned unit development, and constituent of cumerations and authorizes on a unit in a condominium or planned unit development, and constituent of

such inspections.

9. Condemnation. Subject to the terms of any Prior Encumbrance, the proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Lender is authorized to collect the proceeds and, at Lender's sole option and discretion, to apply said proceeds either to restoration or repair of the Property or to the sums secured by this Mortgage

a Notary Public in and for said county and state, do hereby certify

. free and voluntary act, for the uses and purposes therein set forth.

Notary Public

subscribed to the

signed and delivered the said instrument

282271

COUNTY OF

My Commission expires

personally known to me to be the same person(s) whose name(s) \_

Given under my hand and official seat, this \_

foregoing instrument, appeared before me this day in person, and acknowledged that ...

that ...

## UNOFFICIALLECOPY

and is incorporated into and made a part of that certain Mortgage ("Mortgage") to which this Condominium Ridgis 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 950 N. Michigan Avenue Unit 26A; Chicago, Tilinois—(Property comprises a unit in together with an undivided interest in the common elements of, a condominium project known as One Magnificient Mile (Name of Condominium Project) (hereinafter "Condominium Project"). In addition to the covenants and agree ments made in the Mortgage, Mortgagor and Lender further covenant and agree as follows:	This CONDOMINIUM	RIDER is made this	. ,	13th:	_ day of	May	19 _	88
Agreement to Continental Illinois National Bank and Trust Company of Chicago, a national banking associatio (hereinafter "Lender") (which Agreement is more fully described in the Mortgage). The Property described in the Mortgage is located at 950 N. Michigan Avenue Unit 26A; Chicago, Illinois (Property Address)  The Property comprises a unit in together with an undivided interest in the common elements of, a condominium project known as One Magnificient Mile (Name of Condominium Project) (hereinafter "Condominium Project"). In addition to the covenants and agree	and is incorporated into an	d made a part of that cert	ain Mort	lgage ("N	//ortgage") t	o which this C	Condominiu	m Ridei
The Property comprises a unit in together with an undivided interest in the common elements of, a condominium project known as One Magnificient Mile (Name of Condominium Project) (hereinafter "Condominium Project"). In addition to the covenants and agree	Agreement to Continental (hereinafter "Lender") (wh	Illinois National Bank an ich Agreement is more fu	d Trust ( illy desci	Compan ribed in t	y of Chicago the Mortgag	o, a national b e). The Prope	eanking asso rty describe	ociation d in the
project known as One Magnificient Mile (Name of Condominium Project) (hereinafter "Condominium Project"). In addition to the covenants and agree								
(Name of Condominium Project) (hereinafter "Condominium Project"). In addition to the covenants and agree	The Property comprises a project known as	unit in togelner with an u One Magnificient 1	ndivided Mile				of, a condo	minium
	(Name of Condominium P	roject) (hereinafter "Cor	idominit	im Proje er covena	ct"). In addi ant and agre	tion to the co e as follows:	venants and	l agree-

- 1. Assessments. Mortgagor shall promptly 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 other 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 5 regarding application of hazard insurance proceeds shall be superseded by any provisions of the declaration, by-laws, 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 during 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 Lender 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 secured by the Mortgage, with the excess, if any, paid to Mortgagor.

- 3. Lender's Prior Consent. Mortgagor shall not, except after notice to Lender 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 a bandonment 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 Gwners' 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 e	executed this Condominium Rider.	
	Thomas C. Mattick Mortgagor	
	Mortgagor	
	Mortgagor	