Continental Bank N. A. 231 S. LaSalle Street

Chicago, Illinois

231 S. LaSalle Street Chicago, Illinois 60697

89478521

or Recorders' Box:

202

Jean M. Lamberth

EXECUTIVE EQUITY/MARKET LINE OF CREDIT MORTGAGE

THIS MORTGAGE is made this

made this 4th. day of August Peter S. Hajas and Lori J. Hajas, his wife

Address

day of

as Mortgagor and CONTINENTAL BANK N.A., 231 South LaSalle Streat, Chicago, Illinois 60897, as Mortgagee. As used in this document the words "you" and "your" related to the persons signing this instrument and the word "Lender" related to Continental Bank N.A. and its successors and assigns.

Indebtedness Being Secured. You are signing this Mortgage to secure to Lender (f) repayment of amounts outstanding under a certain variable rate Executive

Equity/Market Line of Credit Agreement (the "Agreement") dated the same date as this Mortgage in the amount of \$ 70,000,000.

Equity/Market Line of Credit Agreement (the "Agreement") dated the same date as this Mortgage in the amount of \$ 70,000,000.

("Credit Limit") or so much there to smay be outstanding from fine to time under the Agreement plast accrued interest (Finance Charges), lete, charges and other amounts that may be owing under the Agreement providing for monthly payments of interest (Finance Charges) and providing for all sums owing to Landor hereunder and under the Agreement providing for monthly payments of interest (Finance Charges) and providing for all sums owing to Landor hereunder and under the Agreement state of the parties of the billing period commencing in the month which your Account was established, subject to up to four consecutive one-year renewals at Lendor's discretion, and all renewals, extensions or modifications of the Agreement, all of the parties and agreement, and (if) your performance of the parties signing the Agreement, and (if) your performance of the parties signing the Agreement, and (if) your performance of the parties signing the Agreement, and (if) your performance Charges to computed may change, very the textual that Agreement The Annual Parcentage Rate changes are prime Rate shall be applicable, of the Prime Rate shall be an increase in the scheduled minimum monthly payment of the Finance Period in which it is to be a pile. The afterent size the highest results of the month before the Billing Period in which it is to be a pile. The afterent size in the scheduled minimum monthly payment of the Finance Charges.

Charge. The Agreement status that the interest rate component of the Annual Percentage Rate will indiver exceed 1.8. %. It a renewal of the Agreement station to this Mortgage states read cap in excess of this amount, Lender will file a Modification Agreement, but such Modification Agreement shall not affect the priority of Lender's advances under this rate of the renewal or modification thereof. The term of this Mortgage shall be for approximately five years and shall include the original one-year "Agreement" plus use to four consecutive renewals of the Agreement at Lender's sole discretion.

Security. You hereby mortgage and verrant (unless Borrower is an illinois Land Trust in which case Borrower mortgages and quitelaims) to Lender the following

described real estate located in the Count, of (Insert legal description)

COOk State of Illinois subject only to prior oncumbrances, restrictions of record and to the lion of this Mortgage:

Lot 35 in S. T. Sunderson and Son's Greenfields addition to Oak Park in Section 6, Townslir 39 North, Range 13, lying east of the Third Principal Meridian Ir Cook County, Illinois. COOK COUNTY, ILLINOIS FILED FOR RECORD

1989 OCT 10 PM 1: 43

89478521

16-06-113-017-0000 PTN:

1031 North Marion,

Onk Park, Illinois

The property has an eddress of 1031 North Marion, Onk Park, Illinois

Interest described below relating to this real estate (or the leasehold estate if this Mortgage to on a passebolis is retorned to in this Mortgage as the Property of the Interest of the Property, (this Interest of the Property, (this Interest of the Property, (this Interest of the Property), (this Interest of the Property),

9. Condemnation. Subject to the lemology Prior E cumulance, the proceeds a value of condemnation or other taking of the Coperty, or by the reof, or for some yance in lieu or condemnation, are hereby assigned and shall be paid to Lander. 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

10. Continuation of our Obligation; Forbearance by Lender Not a Walver, Remedies Cumulative. Extension of the time for payment or modification of the sums secured by this Mortgage granted by Lender to you or any of your successors in interest shall not operate to release, in any manner, your liability. Lender shall not be required to commence proceedings against such successors or refuse to extend time to payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand cannot be provided to be extended to the carried of the carried o

declare the enthe unpaid but it et including interest, immediately due and payable; provided, however, the foregoing provisions of this Paragraph 16 shall not apply to the iten of current taxes and as assemble not yet due and payable. This option shall not be exercised by Lender it exercise is prohibited by Federal law as of the date of this Mortgage and the second of the payable. This option shall not be exercised by Lender it exercises is potters. Ander shall give you notice of acceleration. The notice shall provide a period of not iess than 30 days from the date of shall be notice (its defined in Paragraph 12 ner of) within which you must pay or cause to be paid all sums accured by this Mortgage. If you lail to pay or cause to be paid said sums prior to the expiration of said 30 car period. Londer may invoke may are payable without further notice or demand on you.

17. Remedies: Entire Agreement I vie. In the event of a default under the Agreement or you have the payable without further notice or demand on you.

18. Remedies: Entire Agreement I vie. In the event of a default under the Agreement or you have the payable without further notice or demand on you.

19. The private of the payable without further notice or demand on you are payable without further notice or demand on you are payable without further notice or demand on the payable without further not and the payable without further not and the payable without further not and to the payable without further not payable without further not and to the payable without further not payable without payable without payable without paya

IN WITNESS WHEREOF, Mortgagor has executed this Mortgage

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Luce litera	
Peter S. Hajas	Mortgagor
Lori J Rajas	Morigagor
0,	Mortgagoi

STATE OF ILLINOIS COUNTY OF Cook ss Lamberth Dal Peter S. Hajas and Lori J. Hajas, his wi	Mortgagos , a Notary Public in and for said cor no and state, do hereby certify fe
personally known to me to be the same person(s) whose name(s)	
diregoing instrument, appeared before me this day in person, and acknowledged that as their. Given under my hand and official seal, this 25th. My Commission expires: "OFFICIAL SEAL"	the Y signed and delivered the said instrument free and voluntary act, for the uses and purposes therein set forth. day of September 19 89
STATE OF ILLINOIS COUNTY OF JEAN IA. LAMBERTH Notary Public, State of Illinois My Commission Expites 11/3/91 ss.	Jen A. Jaluett Notary Public
Inat	, a Notary Public in and for said county and state, do hereby certify
Personally known to me to be the same person(s) whose name(s)	hesigned and delivered the said instrument free and voluntary act, for the uses and purposes therein set forth.
	Notary Public