Suggested Language for Line of Credit Mortgage Agreement

The collateral provider	(Signature) hereby furnishes
this collateral to mortgagee 0000 B	ank (including its head office and all
branches) for the creation of a lin	e of credit mortgage. The collateral
provider also acknowledges that the	mortgage created covers all present
(including debts incurred in the	ne past that have not been paid
off) and future debts and obliga	tions of the debtor to the mortgagee,
up to the maximum amount as agree	ed in this agreement, including,
,, and, whi	ch include principal, interest, default
interest, penalty, expenses incurred i	n obtaining a ground for enforcement
against the debtor, expenses assoc	iated with compulsory enforcement,
expenses associated with participat	ion in allocation of proceeds, other
expenses agreed by the parties (in	cluding but not limited to insurance
expenses of the collateral paid b	y the mortgagee on behalf of the
collateral provider), and damages	incurred by the mortgagee due to
non-performance of debt by the deb	tor). (Note: The blanks will be filled
out after the bank has discussed a	and agreed with the client the types
of debts to be covered. However	er banks shall observe the newly
amended Article 881-1 of the Civ	il Code on line of credit mortgage
that claims secured by line of cr	edit mortgages shall be limited to
claims deriving from specific lega	l relationships or to rights deriving
from negotiable instruments. H	lence banks may no longer use
unspecific wording such as "of	ther credit-related debts" in the
agreement).	