PHYLO ENTRY IN COURTS IN

		C 12 Factor	Charles 4	37006544
THIS MORTGAGE is made this	20th day of	November	······································	19 86 , between the
Mortgagor John M and Lynne E	. Rose, his w	ife 349 Rose	wood Drive, Frankf	ort. IL 60423
	(herein "B	lorrower"), and the \hbar	Mortgagee,	
Personal Finance Compan	y	, a corporation	organized and existing unde	er the laws of the State of
DELAWARE , whose address is	17507 S. Ked	zie P.O. Box	172 Hazel Crest	IL 60429
<u></u>		(harein "Lender	" }.	
WHEREAS, BORROWER is indeb	ted to Lender in the	principal sum of	Six Thousand Two H	undred Twenty
Eight Dollars and 28/100	. Ship aga, ann san san san san shib mar hag dan aga. Mh	Dollars, which ind	lebtednuss is evidenced by	Borrower's note dated
(he	rein "Note"), provi		stallments of principal and i	nterest, with the balance
of the indebtedness, if not sooner paid, du				 •
To Secure to Lender the repayment sums, with interest thereon, advanced in formance of the covenants and agreements	accordance herewith	h to protect the secu	rity of this Mortgage, futu	re advances, and the per-
the following describ_d property located in	n the County of	Cook	, State of	
Lot 9 (except the	North 35 fee	t theroeof) al	1 of Lot 10 and the	a oc
Ridge, being a sul	bdivision in t	the North East	Elmore's Kedzie Ave 1/4 and the South	· · · · · · · · · · · · · · · · · · ·
			ange 13 East of the ian Boundary Line,	i G
Cook County, II.	pridian, tying	g south of find	idii boundary mane,	
	081 20		** .	
Commonly known as	3-415 039	all		
Commonly known as	: 16336 Spaul	lding, Markham	, IL 60426	•
Together with all the improvement attached to the property, all of which, incorporaty covered by this Mortgage; and all Borrower covenants that Borrower convey the Property, that the Property is unagainst all claims and demands, subject to any title insurance policy insuring Lender's Borrower and Lender covenant and	of the foregoing, on is lawfully seised of inencumbered, and to any declarations, en- interest in the Prop- agree as follows:	s and additions then gether with said prop if the estate hereby o hr (Borrower will wa asements or restriction erty.	eto, shall be deamed to be perty are herein referred to a conveyed and has the right strant and defend generally ons listed in a schedule of ex-	and remain a part of the as the "Property". to mortgage, grant and the title to the Property exceptions to coverage in
1. Borrower shall promptly pay wiment and late charges as provided in the No. 2. Unless applicable law provides capplied by Lender first to interest payable future advances.	hen due the princip ote and the principal otherwise, all payme	l of and interest on a ents received by Lend	ny future advances secured (der under the Note and par	by this Mortgage. agraph 1 hereof shall be
3. Borrower shall pay all taxes, assettain a priority over this Mortgage, by mak	sing payment, when	due, directly to the	sayee thereof.	
4. Borrower shall keep the improver included within the term "extened coverages. Lender may require. The insurance car provided, that such approval shall not be uable to Lender and shall include a standard 5. Borrower shall keep the Property	e", and such other h rrier providing the i unreasonably withhe mortgage clause in f	nazards as Lender ma insurance shalf be ch eld. Alf insurance po lavor of and in form a	y requir) and in such amous nosen by abrrower subject dicies and anovals thereof acceptable o Lender.	nts and for such periods to approval by Lender; shall be in form accept-
Property. 6. If Borrower fails to perform th commenced which materially affects Lende enforcement, or arrangements or proceed! Borrower, may make such appearances, dis	e covenants and ager's interest in the Prings involving a bar	reements contained operty, including, bunkrupt or decedent,	in this Mortgage, (it if any it not limited to, entire?) do then Lender at Lender's	action or proceeding is omain, insolvency, code option, upon notice to
but not limited to, disbursement of reasona Any amounts disbursed by Lender Mortgage, Unless Borrower and Lander agr Borrower requesting payment thereof, and outstanding principal under the Note unless amounts shall bear interest at the highest in Lender to incur any expense or take any act	ble attorney's fees a pursuant to this par ree to other terms of shall bear interest of interest of interest of interest or rate permissible und tion hereunder.	ind entry upon the Pr ragraph 6 with intere of payment, such am from the date of disk st at such rate would der applicable law. N	roperty to make repairs. st thereon, shall be future a ounts shall be payable upor oursement at the rate payabl be contrary to applicable is othing contained in this pa	dvances secured by this nicities from Lender to le mom time to time on sw, in which event such tragraph 8 shall requirements.
7. Lender may make or cause to be give Borrower notice prior to any such inspersion B. The proceeds of any award or claking of the Property, or part thereof, or Unless otherwise agreed by Lender in writing, paid to Borrower. Unless Lender and Borrower otherwise.	ection specifying rea laim for damages, di for conveyance in l ing the proceeds sha	sonable cause therefore or consequential lieu of condemnation all be applied to the	or related to Lender's intere al, in connection with any a n, are hereby assigned and a sums secured by this Mort	est in the Property. condemnation or other shall be paid to Lender. gage, with the excess, if
And the second s	ne enforced to -	rancab 1 bases = -	hance the amount of such i	neselimene

some the due date of the monthly installments referred to in paragraph 1 hereof or change the amount of such installments.

9. Extension of the time for payment or modification of amortization of the time and the Mortgage granted by Lender, to any successor in interest of Borrower shall not operate to release, in any manner, the lighting of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against the successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by resson of any demand made by the original Barrower and Barrower's successors in interest.

10. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise affold d by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of intuitance are the payment of taxes or other tiens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage.

Mortgage.

11. All remedies previoed in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law of purply and may be exercised concurrently, independently or successively.

12. The objection and agreements herein contained shall bind and the rights hereunder shall inure to, the respective successors

and assigns of Cender and Borrower.

	13. Except for the notice to Borrower provided for in this Mortosch half be given by rising notice to Borrower provided for in this Mortosch half be given by rising such notice by certified half a screen and (b) any notice to Lender shall be given by certified
	mail, return recept requested, to Lender's address stated héréin or to such other address as Lender may designate by notice to Bor-
	15. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time of execution or after record
	16. Borrower shall be furnished a conformed copy of the Note and of this Mortgage, at the time of execution or after record ation hereof. 18. Upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower's provided in paragraph 13 hereof specifyings (1) the preach; (2) the action required to cure such breach; (3) a deternotices than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) lifts failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the study extreme or is designative. The notice shall further inform Borrower of the right to reinstate after acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports. 17. Notwithstanding Lender's acceleration of the sums secured by this Mortgage Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower contained in this Mortgage it: (b) Borrower taxes all breaches of any other covenants or agreements of Borrower to a judgment enforcing this Mortgage if (a) Borrower taxes all breaches of any other covenants or agreements of Bo
	whose past due. All Tents 'Coffected' by Lender or the receiver thall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to receiver's fees, premiums on receiver's bonds and reasonable attorney's
•	Afees, and then to the sums secured by this Mortgage. Lender and the receiver shall be liable to account only for those rents actually received.
	19. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without charge to Borrower. Borrower shall pay all costs of recordation, if an
	20. Borrower hereby waives all right of humasterd examption in the Property of the Witness WHEREOF, Borrower has executed this Mortgage.
	This instrument was prepared by:
	Joann Bajorek (NAME)
	17507 S. Kedzie Hazel Crest, II. 60429 Ayre E. Rose
	(ADDRESS) (BORROWER) \$11.25
	. T\$0002 TRAN 0215 01/06/87 13:20:00 STATE OF Illinois) . \$0540 * C *-87-006544
	COUNTY OF COOK)
	I, a Notary Public, in and for the said county in the state aforesaid do hereby certify that
	John M. Rose and Lynne R. Rose personally known to me to be the same person
	whose name(s) are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that they
	signed, sealed and delivered the said instrument as their own free and voluntary act for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
	Given unider my hand and Notarial Seal this 4 day of December A.D. 19 86.
	NOTARY PUBLIC
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87006544	AIL TO: P.O. Box P.O. Box
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