1.1	THIS MORT	GAGE is made this	2nd d	ay ofF	ebruary		1987	, between the
		ank J. Green					1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
1 -	'		(here	in "Borrower"), and the Mortg	agen, Persona	1 Finan	
	Company	rang din gam nipo dinama mata yana, dinambanyahidi ne bilikira			orporation organ	nized and existing u ago Heights	nder the laws	of the State of
	DELAWARE	_ , whose address is	201 W.	Joe Orr	Rd., Chic	ago Heights	, IL 60	411
1207				(her	oin "Lender").		aarram br	dwad
4. 4	WHEREAS,	BORROWER is indeb	ted to Lender	in the principa	I sum of	e chousand	seven n	indred
_		and 51/100				dness is evidenced		
F	ев. 2. 1987	(he	rein "Note").	providing for, Feb	monthly installs	nents of principal a	nd interest, w	ith the belance
	sums, with interest formance of the cov	, if not sooner paid, du b. Lander the rapaymen thereon, udvanced in renants and agreements	accordance h	urewith to pro herein contain	tect the security ed. Borrower do	of this Mortgage, is hereby mortgage,	uture advance grant and cos	is, and the per-
		bon property inceted i	•				nois.	
	DWELLI	NG 230 All	egheny,	Park For	est, IL 6	0466		
	TAX ID	ENTIFICATION DESCRIPTION:	Lot 6	in Block	204-007 0 3 16 Vil	سم lage of Par	k Fores	t Area
	No. 1	heir a Sub	division	of part	of the N	orthwest &	and the	North-
	t & of Sect	ion 30, Zayn	ship 35	North, R	ange 14,	East of the	Third	Principal
Mer	idian, Layi Feetern Re	ng South of	tne sout rding to	n right-	t thereof	ne or the r	in the	Recorder'
Off	ice of Cook	County, Ill	irois,	lune 25,	1951, as	Dodument Nu	mber 15	107641,
utin:	Cook County	, Itlinois.						
•			C				41 41 a a	
	attached to the proporty covered to Borrower to convey the Property against all claims at any title insurance; Borrower and 1. Borrower nant and late charge 2. Unless applied by Lender future advances. 3. Borrower 3. Borrower	th all the improvement perty, all of which, in the provents that Borrowe with the Property is not demands, subject to policy insuring Lander and Lender covenant and shall promptly pay it is as provided in the Noplicable law provides first to interest payab a shall pay all taxes, a	ncluding replated to the foregoing is lawfully to interest in the dayree as followhen due the fote and the fotherwise, alle on the Notessessments and seessments and seessments and seessments and seessments and seessments and the fotherwise, alle on the Notessessments and seessments and the fotherwise, alle on the Notessessments and the fotherwise, alle on the Notessessments and the fotherwise and the fotherwi	coments and a blue, together vi- less of the e d, and the Boo tions, passinen he Propusty pows: principal of a rincipal of and payments rec te, then to the	dditions thereto, with said propert itate hereby con rower will warrats or restrictions of interest on the principal of the principal of the s, fines and imposite to the s, fines and imposite to the s, fines and imposite to the side of the side o	shall be deemed to y are herein referred veyed and has the intend defend gener disted in a schedule for indebtedness evic future advances sect under the Note an Note, and then to ositions attributable	be and remail to as the "Prilight to mort; allly the title to fexceptions of exceptions of the title to the title title to the title title to the title to the title to the title to the title title to the title title to the title title to the title to the title ti	in a part of the operty". Jage, grant and o the Property is to coverage in Property. Note, prepaylortgage. hereof shall be sincipal on any
•	attain a priority over 4. Borrowei included wintigs the as Lender may rec provided, that such apple to Lender and 5. Borrowei	er this Mortgage, by mir r shall keep the improve teres Meximatitivers juire. The insurance of approval shall not be shall include a standar r shall keep the Prope	aking paymen rements now e rege", and such arrier providi unreasonable d mortgage of	t, when due, d existing or hero cother hazerds ng the insurar y withheld. Al ause in favor o	rectly to the pay after erectuder. as Lender may on shall be chose insurance polici and in form acc	es thereor, the Property Insure equire and in such a on by Borrowar sub ca a'id renewals the ep.a le (o Lender.	against loss impunts and following appropriate to appropriate for appropriate	by fire, hazards or such periods well by Lender; in form accept
	commenced which enforcement, or all Bdrrower, may mal but not limited to, Any amoun Mortgage. Unless 8 Borrower requestin outstanding princip amounts shall bear Lender to incur any 7. Lender rivine Borrower notice 8. The processing of the Brown	wer fails to perform materially affects Lend rangements or proceed the such appearances, of the such appearances, of the such appearances, of the such appearances, of the such appearance and Lender and Lender and Lender and I thereof, are all under the Note unit interest at the highest appearance or take any analy make or cause to be prior to any such interest of any award or sirty, or part thereof, or part thereof.	der's interest indings, involving dispurse such inable attorney in pursuant to gree to other ind shall bear it rate permissection hereund be made reaspection specialism for day	n the Property n a bankrupt nums and take v's fees and ant this paragraph terms of payr nterest from to of interest at si sible under app der, onable entries fying reasonab mages, direct cance in lieu of	including, but nor decedent, the cuch action as is try upon the Proposition as is try upon the Proposition and interest and the cuch rate would be blicable law. Not upon and inspecie cause therefor, consequential, condemnation.	ot limited to, er in- en Lender at Lind, necessary to protrei erry to make repai, thereon, shall be fu- nts shall be payable sement at the rate r r contrary to applica hing contained in ti tions of the Propert related to Lender's in connection with are hereby assigned	art domain, in a continuity option, in a continuity option, in a continuity option, in a continuity option, in a continuity, Provided the interest in the any condem and shall be	setup to the to
	Unless Lend pone the due date of 9. Extension for successor in rower's successors for payment or other	fer and Barrower other of the monthly installn in the time for paying interest of Borrower in interest. Lender ship nerwise modify amount	nents referred hent ar modif shell not op all not be req zation of the	to in paragrap loation of amo grate to release uited to comm	h 1 hereof or cha rtization of the s , in any manner ence procesding	inge the amount of the secured by this the liability of the sacinst such successions.	iuch (histalline Mortgage gra original Bor ssor or refusa	ints. The state of the state o
	10. Anytori	ower's successors in into pearance by Lender in prediude the exercise of Lender shall not be	exercising an	oht or remedy	. The procureme	nt of insurance or t	ne payment o	TERMS OF OTHER

(Mortgage, 1).

11. All immedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively.

12. The odvenants and agreements herein contained shall bind and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower.

ORIGINAL