I HIS WIL	JH I GAGE IS IT	iacie mis	CALL GRA O	·	<u> </u>			_' 1a', c	erweni ma
Mortgagor R	alph F.	Whipple	and Dian	e J. Whip	ple			·	
			(herein ''	Borrower"), and	I the Mortgage	e, Pers	Innc	Finance	Compan
				, a corpor					
DELAWARE	, whose a	ddress is <u>20</u>	1 W. Jac	Orr Rd	Chicago	Heigh	ts. I	L 60411	
	andre a real of the andrewate against			(herein "L	ender").				
WHERE	AS, BORROWE	A is indebted	to Lender in th	ne principal sum	of Thirty	two t	h <mark>a</mark> uso:	nd and (00/100
				Dollars, whi	ch indebtedne:	ss is evide:	nced by	Borrower's r	note dated
Nav 20.	1988	(herei	r "Note"), pro	viding for mont	hly installmen	ts of princi	ni bna lac	iterest, with t	he balance
of the indebtedr To Secur sums, with inter formance of the	re to Lender th rest thereon, ac	e repayment c Ivanced in acc	of the indebteds cordance herew	tess evidenced b ith to protect th	y the Note, wi ne security of	th interest I this Mortga	ge, futur	e advances, a	nd the per-
the following de	scrib <i>e</i> d propert	y located in t	he County of_	Cook	, , s	tate of	Illin	ois.	
TAX IDE LEGAL D to the Book 52 subdivi west t	NTIF CAT ESCRIPAL plat the 3 of pla sion of of Section	TON NUMB On: Lot .cof rec ts, page the Mort on 75, T	ER: 32-3 644 in Toorded Fels 1 and hwest 4 ownship	uk Villag 6-203-011 ndian Hil bruary 27 2 in Cook of the No 35 North, ntv, Illi	l Subdiv , 1959 a County, rtheast Range 1	iston os Documents Documents Illinois The Il	ment d pis, l part d	17,467,2 being a of the C	223 in Konthe

Together with all the improvements now or he eafter erected on the property and all rents and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the

property covered by this Mortgage; and all of the foreg.in.j. (ogether with said property are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully seizer of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and this Sorrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, e semints or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property

Borrower and Lender covenant and agree as follows:

1. Borrower shall promptly pay when due the principal or and interest on the indebtedness evidenced by the Note, prepay

ment and late charges as provided in the Note and the principal of and interest on the independent strategies by the Mote, prepayment and late charges as provided in the Note and the principal of and interest on any future advances secured by this Mortgage.

2. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraph 1 hereof shall be applied by Lender first to interest payable on the Note, then to the principal of the Note, and then to interest and principal on any future advances. future advances.

3. Borrower shall pay all taxes, assessments and other charges, fines and in positions attributable to the Property which may

attain a priority over this Mortgage, by making payment, when due, directly to the payle thereof.

4. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extendd coverage", and such other hazards as Lender may be ure and in such amounts and for such periods as Lender may require. The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies and enewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender.

5. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the

Property

8. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or ri any action or proceeding is commenced which materially affects Lender's interest in the Property, including, but not limited to, min nt domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Londo's option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including, but not limited to, disbursement of reasonable attorney's fees and entry upon the Property to make repairs.

Any amounts disbursed by Lender pursuant to this paragraph 6 with interest thereon, shall be future advances secured by this

Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon intice from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law. Nothing contained in this paragraph 6 shall require Lender to incur any expense or take any action hereunder.

7. Lender may make or cause to be made reasonable entries upon and inspections of the Property, Provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

8. 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. Unless otherwise agreed by Lender in writing the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower.

Unless Lender and Borrower otherwise agree in writing any such application of proceeds to principal shall not extend or post-

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

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

Mortgage.

11. All remedies 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 covenants and agreements herein contained shall bind and the rights hereunder shall inure to, the respective successors

and assigns of Lender and Borrower.

13. Except for any notice required under applicable asy to be given in another manner to any notice to Borrower provided for address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by continuous control of the cont mail, return receipt requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. 14. This Mortgage shall be governed by the law of this state.

15. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time of execution of after record ation hereof. 16. 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 as provided in paragraph 13 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that 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 proceed ing the non-existence of a default or any other defense of Borrower to 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 docu mentary 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 pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage, (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage and in enforcing Lender's remidies as provided in paragraph 16 hereof, including, but not limited to, reasonable attorney's fees, and (d) Borrower takes such action is Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in fulf force and effect as if no acceleration had occurred 18. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration and a paragraph 16 hereof or abondonment of the Property, have the right to collect and retain such rents as they become due and careble. Upon acceleration under paragraph 16 hereof or abandonment of the Property, and at any time prior to the expiration of an period of redemption following judical sale, Lender, in person, by agent or by judicially appointed receiver, shall be entitled to enter soci, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall 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 fees, 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 secures by this Mortgage, Lender shall release this Mortgage without charge to Borrower Borrower shall pay all costs of recordation, if any 20. Borrower hereby waives all right of hon estead exemption in the Property IN WITNESS WHEREOF, Borrower has executed this Mortgage. This instrument was prepared by: Lynn Mednansky INAME 201 W. Joe Ort Rd., Chgo Hts., T1. (ADDRESS) STATE OF Illinois ACKNOW! EDGMENT COUNTY OF _ _ Cook I, a Notary Public, in and for the said county in the state aforesaid do hereby certify not Ralph F. Whipple and Diane J. Whipple personally known to me to be the same person whose name(s) are subscribed to the foregoing instrument appeared before me this day in Jerson and acknowledged that they signed, sealed and delivered the said instrument as _______ forth, including the release and waiver of the right of homestead. signed, sealed and delivered the said instrument as thoir own free and voluntary act for the rest and purposes therein set Given under my hand and Notarial Seal this 20th day of May A.D. 19 <u>98</u> , " OFFICIA'. SEAL EREBYS. ATT YZWA MY COMMISSION EXPIRES 10/28/31 22411 Persona] Personal Finance Company Village. Hts., Strassburg MORTGAGE -77 nance ₽ 1503 50411 Company

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