THIS N	ORTGAGE is made this	3TH day o	olAPR	IL	19_89_ between the
Mortgagor	DANIEL EAGAN				
		{herein	"Borrower"), and th	e Mortgagee,PERSON	AL ETNANCE
	COMPANY		a corporation	on organized and existing	under the faws of the State of
DELAWARE		1750	7 SOUTH KEDZ		· · · · · · · · · · · · · · · · · · ·
			(herein "Lend		
WHERE	EAS, BORROWER is indebted	to Leader in 1			SAND AND THREE
		•			by Borrower's note dated
HUNDRED					
	tness, if not sooner paid, due	•	-	installments of principal.	and interest, with the balance
To Secu	are to Lender the repayment prest thereon, advanced in ac	of the indebted cordance herev	iness evidenced by the sith to protect the s	security of this Mortgage.	eon, the payment of all other future advances, and the pet- grant and convey to Lender
the following t	tescrib d property located in	the County of_	C00K	, State of <u>- ILL</u>	INOIS
	LOT 40 IN BLOCK OF SICTIONS 19, 14, EAST OF THE ILLINOIS.	20. 29	AND 30. TOWN	ISHIP 35 NORTH,	RANGE
		÷			•
	PERMANENT PARCE	32	2-30-213-040	1	89186999
٠,					
attached to the property cover. Borrow convey the Pro against all clair any title insura Borrow T. Borr ment and late (c. 2. United St. 2. Un	e property, all of which, inci- ed by this Mortgage; and all of er covenants that Borrower is perty, that the Property is un- ms and demands, subject to a ince policy insuring Lender's is er and Lender covenant and a ower shall promptly pay who charges as provided in the Not less applicable law provides of	now or heriaf- uding replayers of the foregoing is lawfully selec- encumbered, at my declaration neterest in the P gree as follows: en due the prince and the prince and the prince	ter erected on the or ents and additions to copether with said of of the estate here and thic is incomer will see ements or restreading tropersy. Incipal of and interestical of and interestical syments received in	ropesty and all rents and thereto, shall be deemed to property are herein referre by conveyed and has the I warrant and defend generations listed in a schedule of the indebtedness evicen any future advances sec Lender under the Note and the schedule and the schedule of the Note and the schedule of the sched	all fixtures now or hereafter o be and remain a part of the d to as the "Property". right to mortgage, grant and rally the title to the Property of exceptions to coverage in denced by the Note, prepay-
future advance 3. Borr arrain a priorin	s. ower shall pay all taxes, asse y over this Morroage by maki	sements and or	her charges, fines as hen due, directly to	nd ir putitions attributable the payee thereof.	

4. Borrower shall keep the improvements now existing or hereafter erected up the Property insured against loss by fire, hazards a included within the term "extended coverage", and such other hazards as Lender may require and in such amounts and for such periods as Lender may require. The insurance carrier providing the insurance shall be chosen by Porrower 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

6. If Borrower fails to perform the covenants and agreements contained in this Mortgage, con any action or proceeding is commenced which materially affects Lender's interest in the Property, including, but not limited to, emine at domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lundrus option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as is necessary to protect? ender's interest, including, but not fimited 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 comulative 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 applicat leval to the third Mortnage shall be given by mailing such notice by certified	Je given in another manier, (a) any notice to Borrower provided for a mail addressed to Borrower at the Property Address or at such other
address as Borrower may designate by notice to Lender as provi	o mail addressed to Borrower at the Property Address or at such other ided herein, and (b) any notice to Lender shall be given by certified or to such other address as Lender may designate by notice to Bor-
rower as provided herein.	
	t. Note and of this Morrgage at the time of execution or after record-
	nt of Borrower in this Mortgage, including the covenants to pay when
due any sums secured by this Mortgage, Lender prior to accelera	ation shall mail notice to Borrower as provided in paragraph 13 hereof 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 Mortgage, foreclosure by judicial proceeding and sale of the Property.
The notice shall further inform Borrower of the right to reinstat	te after acceleration and the right to assert in the foreclosure proceed-
before the date specified in the notice. Lender at Lender's optio	ower to acceleration and foreclosure. If the breach is not cured on or on may declare all of the sums secured by this Mortgage to be immedi-
collect in such proceeding all expenses of foreclosure, including	ose this Mortgage by judicial proceeding. Lender shall be entitled to ig, but not limited to, reasonable attorney's fees, and costs of docu-
mentary evidence, abstracts and title reports.	ecured by this Mortgage Borrower shall have the right to have any
proceedings begun by Lender to enforce this Mortgage discontinif: (a) Borrower pays Lender all sums which would be then did by Borrower cures all breaches of any other covenants or agreer reasonable expenses incurred by Lender in enforcing the covenenforcing Lender's en edies as provided in paragraph 16 hereof, rower takes such action as Lender may reasonably require to ass and Borrower's octigation to pay the sums secured by this Mo Borrower, this Mortgage and the obligations secured hereby shall responses.	need at any time prior to entry of a judgment enforcing this Mortgage use under this Mortgage and the Note had no acceleration occurred; ments of Borrower contained in this Mortgage; (c) Borrower pays all earts and agreements of Borrower contained in this Mortgage and in including, but not limited to, reasonable attorney's fees; and (d) Borster that the lien of this Mortgage. Lender's interest in the Property ortgage shall continue unimpaired. Upon such payment and cure by remain in full force and effect as if no acceleration had occurred.
18. As additional accurity hereunder, Porrower hereby as	ssigns to Lender the rents of the Property; provided that Borrower
rents as they become due an a payable. Upon acceleration unde	donment of the Property, have the right to collect and retain such it paragraph 16 hereof or abandonment of the Property, and as any paragraph to the property, and as any paragraphs and the property, and as any paragraphs are property.
receiver, shall be entitled to enter upon, take possession of and m	ng judical sale, Lender, in person, by agent or by judicially appointed sanage the Property and to collect the rents of the Property including
Property and collection of rents, including, but not limited to re	hall be applied first to payment of the costs of management of the ceiver's fees, premiums on receiver's bonds and reasonable attorney's
fees, and then to the sums secured by this) fortgage. Lender and received.	I the receiver shall be liable to account only for those rents actually
 Upon payment of all sums secured by this Mortgage Borrower shall pay all costs of recordation, if an /. Borrower hereby waives all right of humastead exemptions. 	and the first figure and the second substitution of the second substitution is a second substitution of the se
IN WITNESS WHEREOF, Borrower has executer this Mortg	# #038 + C 第一哲ター186タタタ ・ GOOK COUNTY RECORDER
This instrument was prepared by:	D 0 1.
Cindy Dewey	Muel Then
17507 S. Kedzie Hazel Crest, Il. 604	9 71
(ADDRESS)	(BORROWER)
, ,	(BORROWER)
STATE OF	77 88 88 88 88 88 88 88 88 88 88 88 88 8
Illinois	ACKNOWLEDGMENT
STATE OF Illinois) COUNTY OF Cook)	ACKNOWLEDGMENT
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