THIS MORTGAGE is made this	sy of
Mortgago: NORMAN JACOBUS	A MARRIED MAN
(here	in "Borrower"), and the Mortgages, PERSONAL FINANCE
COMPANY	, a corporation organized and existing under the laws of the State o
DELAWARE , whose address is 854	N. STATE STREET IN LOCKPORT, IL 6044)
	(herein "Lender"), which is the markets as the control of a section with
WHEREAS, BORROWER is indebted to Lendir	in the principal sum of THIRTY-SIX THOUSAND
·	Dollars, which indebtedness is evidenced by Borrower's note dated
JANUARY 11, 1990 (herein "Note"),	providing for monthly installments of principal and interest, with the balance
ums, with interest thereon, advanced in accordance he ormance of the covenants and agreements of Borrower	predices evidenced by the Note, with interest thereon, the payment of all other prewith to protect the security of this Mortgage, future advances, and the per herein contained. Borrower does hereby mortgage, grant and convey to Lender at the Wilter with the work of the Contained at the Wilter with the work of the Contained at the Wilter with the work of the Contained at the Con
	NOD HILL ADDICTION TO COUNTRY CLUB ADDICTION TO
HILLS, A RISUBDIVISION OF TO 132 INCLUSIVE; LOTS 157 223 INCLUSIVE TOGETHER WIT	LOTS 22 TO 75 INCLUSIVE; LOTS 104 To the state of the sta
MERRION'S COUNTRY CLUB HIL	LS SIXTH ADDITION, A SUBDIVISION of the second
OF PART OF THE WEST 3/4 OF	THE NORTHWEST 1/4 OF SECTION 26,
	ILLINOIS. const. approach with our manager and earlies must are a chi
100 108 COMMONLY KNOWN AS: 9 3737 W	1 168th ISTREET AND PIN# 28-26-107-03
	RY CLUB HILLS, IL of the theory begins a family and the first the first the form of the strong transfer and the first the firs

Together with all the improvements now or jerialter erected on the property and all rents and all flatures now or hereafter attached to the property, all of which, including replacing and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property are herein referred to as the "Property"

Borrower coverants that Borrower is rown ground by this miority.

Borrower coverants that Borrower is rown grower is rown against all claims and demands, subject to any declarations, ea emelits or restrict.

Borrower shall promptly pay when due the Property of and interest on the indebtedness evidenced by the Note, small, ment 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 payinents received by Sender 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.

3. Borrower shall pay all taxes, assessments and other charges, fines and immostions attributable to the Property which may have Mortgage, by making payment, when due, directly to the layer thereof.

3. Borrower shall pay all taxes, assessments and other charges, fines and immostions attributable to the Property which may have making payment, when due, directly to the layer thereof.

3. Borrower shall pay all taxes, assessments and other charges, fines and immostions attributable to the Property which may have making payment, when due, directly to the layer thereof.

3. Borrower shall be in form acceptable on the Property insured against loss by fire, hazards as Lender may require and in such amounts and for such periods while be chosen by Porrower subject to approval by Lender; when the property insured against loss by fire, hazards as Lender may require and in such amounts and for such periods and in such amounts and for such peri able to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Londer.

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

Property.

5. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or a tny action or proceeding is commenced which materially affects. Lender's interest in the Property, including, but not limited to, entiner't domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lunder 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 retrinces secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon in one from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable iron 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

Unless Lander 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. Lander 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 anr. Rorrower'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 texes 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

EUX 158

in this Mort address as E mail, return rower as programmer as programmer as programmer as programmer as programmer as proceedings the notice in a mentary evident at the notice in a mentary evident as proceedings if: (a) Borrower takes and Borrower, the same time prior rents as the time prior receiver, shift those past of Property and fees, and the received.	tgage sha Borrower in receipt in receipt in receipt in the shall for the security of the shall fur ower, may result paya uch product paya uch product paya uch product paya expenses ender's resuch additional expenses in the shall be ended to the example of the	If be giver may determined the control of the contr	by malting mater by malting mater by malting mater by malting materials be governed with a creach of an Mortgage, I who action of the materials of the materials and title reported to enforce all sums in a pay the sum of any materials and ma	inder ipplication of the law of the required to the law conformed to the law conformed to the law conformed to the law seems secured to the regular in enforcing the results of the recoverable of the law secured the law sec	by cernider as projected her of this supply of or agreer or to accept the course of th	med mail rovided his rovided his rovided his rovided his rovided his rovided his rovided (4) this his rovier to promote the rovier to promote his recurs and the rovided his recurs a roving all remains a roving readon manage all remains a roving ro	and of the control of	his Mort in this Mortice to cutte to cutte to cutte to strong and atrong and atrong and to the expression ments of mortice and er the reference property and interest to remiums whall be I	dwer at y notice ess as Le costs and the right of the right o	the Pro- the time to ass to sure I to ass to sure I to core the time the ti	perty. Ac der shall ay design the covided in the breding and ert in the breding the breding ert in the breding ert in the color togate to cot to fit the entry of the entry of the costs ounds and the property of the entry of the entry of the entry for the entry of	diffess of the given attempts of the dade the dade the dade the dade the corresponding the right of the the dade the right of the the dade the right of the the dade the right over the treest in payment on had ovided of the the treest in the right of the treest in the right of the treest in the right of the treest in the tr	or after related to pay in a such a pay in a such a pay in a such	other trified of Bor cord when ereof to docu- ereof docu- ereof to
Borrower sh	iali pay a	It costs of	recordation					••		or raege	With Gar	errar ge	10 00	
and the		WHEREO		r has execu	ed this M	ortgage						1		
•5.		ZENER	` . <u></u>	${f r}$	4		11	an	nsu	بهار	icas	luc	ر	
- 104 1		n Ann Si	(NAME)	1.1.						HORR	OWE RY			
29020- ith 06/2 STATE OF COUNTY O 1, a No 103 whose name signed, seale	1/10 88 ILLI F otary Pub 05 LE (s)I	WILL SLIE Subscentivered t	for the said chicked to the said ins	•	IL nstrumen HIS	604 t appeare	da heret 5 d before	me this	chat erzonally day ili pe	NORM known	AN JA to me to	o be the	e same per	E
	-		d Notarial S	_		day of	JANI	JARY			25c.		A.D. 19 <u>9</u>	Ω
	N N	JOA	N MUD	SEAL AOCH OF ILLINOIS				Acc	16	A STATE	FURCIE	r le	2_	
LOCKPORT, /IL 60441	854 N. STATE STREET	PERSONAL FINANCE COMPANY				13		10CKBORT II 60441	PERSONAL FINANCE COMPANY	to	् ।	NORMAN JACOBUS		MORTGAGE