## HILAIOESE KTEA MORO PAVE 92 722 088

	ONOT FOUNTE OUT T	
	THIS MORTGAGE is made this 21st day of September	19.92 Inswent the
Mortga	ago Sandra Watson, divorced and not alone remarried	e i distribui deprendente e la la lacción de la lacción de la compositione de la composit
	(herein "Barrower"), and the Mortgages, Perso	onal Finance
	Company , a corporation organized and existing	g under the laws of the State of
DELA	AWARE , whose address is 191 W. Joe Orr Road, Chicago Htm.,	IL 60411
	(herein "Lander")  WHEREAS, BORROWER is indebted to Lender in the principal sum of FORLY TROUBAR  Dollars, which indebtedness is evidence	12'
	WHEREAS, BOHROWER is indebted to Lender in the principal som of Forty Thousar	id and 00/100
	Dollars, which indebtedness is evidence	ed by Borrower's note dated
8	September $[21,\ 1992]$ (herein "Note"), providing for monthly installments of principa	al and interest, with the balance
sums, v	indebtedness, if not sooner paid, due and nayable no March 21, 1993.  To Seque to Lender the repayment of the indebtedness evidenced by the Note, with interest the entry interest thereon, advanced in accordance herewith to protect the security of this Mortgage less of the coverants and agreements of Borrower herein contained. Borrower dues hereby mortgage	e, future advances, and the per-
the follo	towing describe a coperty located in the County of Cook , State of I11	inois
TAX	ELLING: 10418 S. Maryland, Chicago, IL 60617 C IDENTIFICATION NUMBER: 25-14-101-039	
t t.e.G	FAL DESCRIPTION: LOT 9 R BLOCK 1 IN THE FIRST ADDITION TO ORIGINAL TOWN	OF PULLMAN, BEING A
•  -  -	SUBDIVISION OF THE WEST 363.7 FEET OF THE SOUTH 1/2 OF T NORTHWEST 1/4 OF SECTION 14; ALSO THE WEST 363.7 FEET OF SOUTH 1/2 OF THE NORTHWEST 1/4 OF SAID SECTION 14, TOWNS EAST OF THE TAIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, II	THE NORTH 1/2 OF THE F THE NORTH 1/2 OF THE SHIP 37 NORTH, RANGE 14
`	Ox	
	C	
attached property ( convey to against c	Together with all the improvements now or figreafter erected on the property and all rents end to the property, all of which, including repidual mints and additions thereto, shall be deemed by covered by this Mortgage, and all of the foregoing trigether with said property are herein refers Barrower covariants that Borrower is lawfully seiser, if the estate hereby conveyed and has the the Property, that the Property is unencumbered, and that Dorrower will warrant and defend general claims and demands, subject to any deglarations, was ments or restrictions listed in a schedule insurance policy insuring Lender's interest in the Property.	I to be and remain a part of the rad to as the "Property", o right to mortgage, grant and varally the fitle to the Property

Horrower and Lender covenant and agree as follows:

1. Borrower shall promptly pay when due the principal of wild interest on the indebtedness evidenced by the Note, prepayment and late charges as provided in the Note and the principal of and inversit on any future advances secured by this Mortgage.

2. Unless applicable law provides otherwise, all payments receiver, 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

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

attain a priority over this Mortgage, by making payment, when due, directly to the rayer 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 "extended coverage", and such other hazards as Lender may require. The insurance carries providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurence policies and reviewals thereof shall be in form acceptaple 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 pe mit impairment or deterioration of the

Property.

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

Any uniquests dishursed by Lender pursuant to this paragraph 6 with interest thereon, shall be future idvances secured by this see United Borrower and Lender agree to other traces of the secured by this Morroage. Unites Borrower and Lender agree to other terms of payment, such amounts shall be payable upon in tipe from Lender to CO Horrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to time on co outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such 👝 amounts shall tear 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 hernunder.

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-

pane 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 anortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrowar shall not operate to release, in any menner, 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 to: payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Horrower 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 by a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liers 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

atforded by law or equity, and may be exercised concurrently, independently or successively. 12. The coveriants and agreements herein contained shall bind and the rights hereunder shall inure to, the respective successors and assigns of Lander and Borrower:

in this Mortgage shall	l be given by mailing a may designate by notice	ce to Lender as provid	ntail actions second Bound led herein, and Ibl anv	wer at the Propert notice to Lender	e to Borrower provided for y Address or at such other shall be given by certified
meil, return receipt r rower as provided her 14. This Morto	equested, to Lender's ein. age shall be governed i	address stated herein on my the law of this state.	or to such other addres	s as Lender may c	lesignate by notice to Bor
ation hereof.					execution or after record-
due any sums secured specifying: (1) the bit mailed to Borrower, the notice may result. The notice shall furthing the non-existence before the date specified and payable collect in such process.	d by this Mortgage, Le teach; (2) the, action of by which such breach in acceleration of the ter inform Borrower of of a default or any or fied in the notice. Le le without further der eding all expenses of	ender prior to accelerate equired to cure such be must be cured, and (4 sums secured by this M of the right to reinstate ther defense of Borrow ider at Lender's option hand and may foreclos foreclosure, including,	on shall mail notice to leach; (3) a date, not he of the failure to corn significance by after acceleration and leach to acceleration and may declare all of the set this Mortgage by judi	Borrower as provides strong than 30 days four himself on or be pude all proceeding the right to assert in foreclosure. If the sums secured by the light proceeding, to the proceeding, to the sums secured by the light proceeding.	the covenants to pay when ted in paragraph 13 hereof rom the date the notice is sefore the date specified in g and sale of the Property or the foreclosure proceed breach is not cured on or its Mortgage to be immedi- ender shall be entitled to sifes, and costs of docu
17. Notwithstal proceedings begun by if: (a) Borrower pays (b) Borrower cures all reasonable expenses is enforcing Lender's remover takes such again and Borrower, this Mortga Borrower, this Mortga 18. As addition shall, prior to acceler rents as they become time prior to the explications, and the property and collections.	Lender to enforce the Lender all sums which breaches of any other nourred by Lender in making as provided in as Lender may reastic to pay the sums go and the obligation and er paragraph due and revolet. Up retion of any period of led to enter apt is taken in of ronts, including,	ration of the sums sec is Mortgage discontinu- ch would be then due in covenants or agreems enforcing the covenar paragraph 16 hereof, in conably require to assu- s secured by this Mort secured hereby shall ref become hereby assi- in 16 hereof or abondo on acceleration under- of retemption following e-possession of and mail der or the receiver shi- but not limited to receiver	ed at any time prior to a under this Mortgage is ents of Borrower containts and agreements of 8 cluding, but not limited re that the lien of this gage shall continue and eight to Lender the reninment of the Property paragraph 16 hereof or judical sale, Lender, in hage the Property and to applied first to priver's fees, premiums of the property and to applied first to priver's fees, premiums of the property and to applied first to priver's fees, premiums of the property and to applied first to priver's fees, premiums of the property and to applied first to priver's fees, premiums of the property and to applied first to priver's fees, premiums of the property and to applied first to priver's fees, premiums of the property and to applied first to priver's fees, premiums of the priver's fees.	entry of a judgmer and the Note had inned in this Morte Borrower contained to, reasonable at Mortgage, Lender impaired. Upon si ffect as if no accell ts of the Property y, have the right is abandonment of person, by agent of o collect the rents ayment of the cost in receiver's bonds.	ave the right to have any not enforcing this Mortgage no acceleration occurred; jage, (c) Borrower pays all d in this Mortgage and intorney's fees; and (d) Bor is interest in the Property such payment and cure by cration had occurred, provided that Borrower to collect and retain such the Property, and at anyor by judicially appointed of the Property including its of management of the and reasonable attorney's y for those rents actually
received.		) ~			out charge to Borrower.
Borrower shall pay all 20. Borrower he		fany f hoi testead exemption	in the Property.		
	HEREOF, Borrower ha was prepared by:	s executed his Mortga	<b>ye</b> . ()	.)	. /
Chelsie	Cuddy	4	Sand	w d h	atam
	(NAME)	and the T	Sandra Wa	LSON	A)
191 W. Joe	Orr Rd., Ch	go. HLS., IL	0,	BORROWE	R)
			YDx.		
STATE OF Illino	\$\$:		A SKNOWLED	DGMENT	
COUNTY OF Cook			(2)	. Candun	lint oan
		ounty in the state afore	said do hereby certily (	<i>)</i> .	ne to be the same person
					cnowledged that she
signed, sealed and deli- forth, including the rele			wn free and voluntary	act for the uses a	and purposes therein set
•		this 278 day o	. September	$O_{\kappa}$	2 A.D. 19 92.
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	1992 SEP	29 PH 2: 12	92722	88	٥

## Know all men by th andre Vatson, divorced and not since remarried

of the City of Chicago County of Cook and State of Illinois In order to secure an indebtedness of Forty Thousand Dollars executed a mortgage of even date herewith, mortgaging to PERSONAL FINANCE COMPANY 191 W. JOE ORR, CHGO. HTS. the following described real estate:

Commonly Known As: 10418 S. Maryland, Chicago, IL 60617

Tax I.D. Number: 25-14-101-039

Legal Description:

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LOT 9 IN BLOCK 1 IN THE FIRST ADDITION TO ORIGINAL TOWN OF PUBLIAND, BRING A SUBDIVISION OF THE WEST 363.7 FEET OF THE SOUTH 1/2 OF THE NORTH 1/2 OF THE NORTHWEST 1/4 OF SECTION 14; ALSO THE WEST 363.7 FEET OF THE NORTH 1/2 OF THE SOUTH 1/2 OF THE NORTHWEST 1/4 OF SAID SECTION 14, TOWNSHIP 37 WORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

and, whereas, Personal Finance Company said mortgage and in note secured thereby:

is the holder of

Now, Therefore, In order to further secure said indebtedness, and as a part of the consideration of said transaction, Sandra Watson

hereby sell, assign, transfer. let, itemise and sell over unto the said Pousonni Figure Company the possession of and all the rents, issues and profits now use and which may hereafter become use under or by virtue of any lease, whether written or verbal, or any letting of, or any agreement for the use or occupancy of any privof the premises hereinbefore described, which may have heretofore or may be hereafter made or agreed to, or which may be made by the assignes herein under the power herein granted, it being the intention to hereby establish an absolute transfer and assignment of all such losses and agreements and all the avails therounder unto the assignee herein.

And Sándra Watson

hereby irrevocably appoint the said Personal Finance Company agent for the management of said property and it may let and re-let said premises or any part thereof according to its own discretion, and it may bring or defend any sults in connection with said premises in its own name or in their name as it considers expedient; and many suits in connection with said premises in its expedient; and it may do anything in and about said premise; that She might do, hereby retifying and confirming anything and everything that

Said assignce and attorney-in-fact shall apply the proceeds of said premises first in payment of the taxes and operating expenses and then on account of the principal and interest of indebtedness as it considers expedient.

This assignment and power of attorney shall only be operative in the cent of a default in the payment of the principal or interest secured by said mortgage, or in the event of a breach of any of the covenants in said mortgage contained.

And this assignment and power of attorney shall continue in full force and effect until the indebtedness secured and morrgage, including interest and advances, has been fully paid, at which time title assignment and power of attorney shall terminate.

This agreement shall be binding upon and inure to the benefit of the heirs, executing and assigns of the parties hereto, and shall be construed at a covenant running with the land.

Glyen under hand and seal A. D. 1992 ra Watson Sandra

(Seal) (Seal) (Soul) (Seal)

State of Illinois as, County of Cook .

a Notary Public in the undersigned and for said County, in the State aforesaid, do hereby certify that Sandra Watson, divorced and not since remarried

personally known to me to be the same person THIS DOCUMENT WAS PREPARED BY subscribed to the foregoing instrument, appeared before me this day whose name 18 in person and acknowledged that she signed, sealed and Chelsie Cuddy delivered the said instrument as her free and voluntary act.

for the uses and purposes therein set forth.

FICE DUSEAU

	of September	and and	Notapital	Seal, this	21st
day	or September		12 A.S	ν 1492 <sup>'</sup>	

Chicago Hts., IL 60411

191 W. Joe Orr Road

MAIL TO: PEC

Beiling, PO 108 18 CHICAGO HILVE, IC GOALE

## **UNOFFICIAL COPY**

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Property of Coot County Clark's Office