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MORTGAGE

(Sec.) - THIS MORTGACIE ("Security Instrument") is given on ... JUNE 29 3993 The mortgager is MARK D. MELBON and JEANNE C. MELBON, MUSEAND AND WIFE

("Borrower"). This Security Instrument is given to CHASE HANNATTAN PERSONAL FIGNITURAL SERVICES, INC. under the laws of Partowers , which is organized and existing , and whose address is 707 SKOKIN BLVD., SUITE 108, MONTHBROOK, U. 60062 Borrower owes Lender the principal sum of THERE HUNDRED FORTY-FOUR THOUSAND AND NO/100

Dollars (U.S. \$ 344,000.00). This debt is evidenced by Borrower's note dated the same date as this Society Enstrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable of JULY 1, 2023.

This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the

security of this Security Instrument; (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this passe, Borrower does hereby mortgage, grant and convey to Lender the COOK following described property located in

LOT 10 IN WINDHILL 1, BEING A SUBSIMISION OF PART OF THE MORTHEAST 1/4 OF THE SOUTHWEST 1/4 AND PART OF THE SOUTHEAST 1/4 OF THE MORTHWEST 1/4 OF SECTION 28, TONNAMIP 42 MORTH, RANGE 10 SAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEROF B'CONDED IN THE OFFICE OF THE RECORDER OF DEEDS ON OCTOBER 25, 1989 AS DOCUMENT NO. 89-806433, AND CERTIFICATE OF CORRECTION THEREOF RECORDED (N)RCH 8, 1991 AS DOCUMENT ADI-DORGO, ALL IN GOOK COUNTY, ILLINOIS.

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("Property Address"); P.I.N. 02-25-105-021

TOCKTHER WITH all the Improvements now or hereafter erected on the property, and all easements, appurisassons, and fintures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lewfully select of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for occumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any

THIS RECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering rest property.

ILLINIONS Proving Passas Man/Predess Man Little Office I

Form 3014 9/90 (page 1 of 4 pages)

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UNIFORM COVENANTS. Bereich Leuter of the Carter and and any propagation and has also and any propagation and has also and any propagation and his allower of a waiting water the Note. It cannot be sufficiently believed to the sufficient of the suf es under the More.

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The Pends shall be held in an institution whose deposits are insured by a deducal agency, instrumentality, or entity (instabling L. Lender is each on institution) or in any Pederal Home Lean Bank. Lender shall apply the Pends to pay the Bearer Beans. Lender shall apply the Pends to pay the Bearer Beans, Lender shall prove for helding and applying the Pends, analysing the surply approve persons, or verifying the Bearer Bearers Borrower interest on the Pends and applicable law permissifiedly in indigital place. However, Lender may require Bearers one-time charge for an independent real estate tax reporting service used by Lander in connection with this lean, unless applie provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lander shall not be required to pay I any interest or carnings on the Punds. Bearewer and Linder may agree in weighing termone, that instant thall be publicable Pends, shall give to Borrower, without charge, an annual assembling of the Punds, sharing goddin and debig to the Punds godd the purpose is each dot to the Punds and. The Punds are pledged as additional receptly for all some started by this Beautify Interespent.

If the Bunds hald by Typeire meand the amounts assembled to be held by small place thall account to Beautify Interespent. # # ,

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shell give to Berrover, without sherrys, an answell assessment of the Flunds, sherring unpills and debits for this Security Districtures.

If the Finels held by Sender queed the amounts payalized to be held by applicable low, Londer shell necessar to Berrower for the queen Funds in accordance with the requirements of applicable low. If the amount of the Funds held by Londer at any time is not sufficient to put the Bactory Brown when due, Jander may so notify Berrower in writing, and, in such case Berrower that him to get the Security and an actif Berrower shell pay to Londer the most interesting to make up the deficiency. Sorrower shall note up the theficiency in an energy that the two-transport of the Property of the Security Instrument, Londer shall promptly refund to Borrower shy Patids held by Londer. If, under paragraph 21, Londer dull sequire of soft the Property, Londer, prior to the negatiation or calls of the Property, shall apply any Flunds held by Londer at the time of anging the or make an acceptance to the sequindent or said of the Property, shall apply any Flunds held by Londer at the time of anging the or make an acceptance to the sequindent or paragraph 21, Londer and apply any Flunds held by Londer at the time of anging the necessary one under the Note, second, to amounts payable under paragraph 2, third, so interest due; fourth, so principal due; and last, to any late sharple due under the Note.

4. Chargest Leon. Borrower shall per shall be been the time of anging the shall promptly furnish to Londer receipts which may attain priority over this Security Instrument, and Island payments to be principal.

5. Application of paying the property of the shall per shall per them on time discrety to the puress word payment. Because shall promptly furnish to Londer receipts oriented for the payments of payments to be priority over this Security Instrument unless Borrower. (a) agrees in writing to the payment of the obligation account by the line in the payment which in the Londer's paying a pland of th

provining the measurement shall be chosen by Berrower subject to Londor's apply which shall not be increaseably withheld. If Berrower falls to maintain coverage described above, Londor may, at Londor's option, Cately, coverage to present Londor's rights in the Property in accordance with paragraph 7.

All impresses policies and applying shall be acceptable to Londor and shall index of standard moraging classes. Londor shall have the right to policies and reasons. If Londor requires, Berrower shall promptly give to Londor all receipts of paid premiums and renoval notions. In the great of loss, Berrower shall give prempt notice to the insurance ment of any Londor. Londor may make proof of loss if not made premptly by Berrower, otherwise agree in writing, incurance preceeds shall be (availed to respection or sepair of the Presente Assessed in the supposition of sepair of the Presente Assessed.

notice. In this crisis of loss, September short goes prempt notice to the Managard and Jenney. Londor may game proof of the Property descriptly in the Property of the Property in the sentence of the Internation or report in set internation, whether or not then doe, with any occurs paid to Servence. If Servence shades the Internation or report in the Servence in Servence in Servence as the Property of the Servence in Servence as the Internation of the Servence and Internation of the Servence and Servence of the Servence and Servence of the Servence and Servence of the Servence of Servence and Servence of the Servence of Servence of the Servence of the Servence of Servenc

provisions of the sense. If Berrawer acquires for this to the Property, the beautield and the for sitis shall not sense unless Londor agrees to the marger in writing.

7. Protestion of Landor's Rights in the Property. If Borrower falls to perform the covenants and agreements sentelend in this Beautity Instrument, or there is a legal proceeding that may significantly effort Landor's rights in the Property (note as a proceeding in beaterpicy, probate, for condemntation or forfeiture or to enforce leve or requisitors), then Landor may do and gay for whatever is necessary to protect the value of the Property and Landor's rights in the Property. Landor's entires may include paying any same second by a lieu which has priority over this Beauty Instrument, appearing in court, paying reasonable atterneys' fees and entering on the Property to make repairs. Although Landor may take action under this paragraph 7, Londor does not have to do so.

Any arcounts disbursed by Landor under this paragraph 7 shall become additional dobt of Bearway secured by this Security Instrument. Union Borrower and Landor agree to other terms of payment, these amounts shall been interest from the date of distaurament at the Noterate and shall be payable, with interest, upon notice from Landor to Bearway required.

B. Nortgage lazarrance. If Landor required mortgage insurance as a condition of making the lean secured by this Security Instrument, Borrower shall pay the premiums required to maintain the martgage insurance in offert. If, for any regions, the meetings insurance required by Landor leases or coast to be in offert. Borrower shall pay the premiums required to deliber to obtain to obtain the martgage insurance in other to obtain to obtain a deliberation of surfaces to obtain to obtain and administration of payment.

the mortgage insurance previously in a test at museum law or the test to increase of the mortgage insurance previously in effect, from an alternate mortgage is not mysically or the court of the mortgage insurance coverage is not mysically or the first part of the mortgage insurance coverage is not mysically or the first part of the fi the insurance coverage legaced or ceased to be in effect. Landor will accept, use and retain these payments as a loss reserve in lieu of mortgage insurance. Loss reserve payments may no longer be required, at the option of Landor, if mortgage insurance coverage (in the amount and for the period that Landor requires) provided by an insurance approved by Landor again becomes available and is obtained. Borrower shall pay the promiums required to maintain mortgage insurance ends in accordance with any written agreement between Borrower and Landor or applicable law.

9. Impertion. Landor or its agant may make reasonable service upon and inspections of the Property. Landor shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

19. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds tail he applied to the same secured by this Security Instrument, whether or not then due, with any occurs paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the same secured by this Security Instrument immediately before the

immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, unless Berrower and Lander otherwise agree is writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums accured immediately before the taking, divided by (b) the fair market value of the Property Immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower and Lander otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the same secured by this Security Instrument whether or not the same are then due.

If the Property is abandoned by Borrower, or if, after notice by Lander to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower falls to respond to Lander within 30 days after the date the notice is given, Lander is authorized to collect and

apply the processis, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or

not then due.

Unices Lender and for ower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date

Onion Lenter any for over ornewise agree in writing, any application of proceeds to principal that not extend or postpone the date of the monthly payments referred to in paragraphs I and 2 or change the amount of such payments.

11. Berrewer Not Referred. Fortestrance By Lender Not a Walver. Extension of the time for payment or modification of amortization of the sums secured by this learning granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrow or or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to a find time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the a principal Borrower or Borrower's successors in interest. Any forbearance by Londer in exercising any right or remarks the limit to a payment of the sums accurate the sumblest of or payment of the sums secured by the analysis of the sums and the sum of the sum of

reason of any demand made by the of Phal Borrower's successors in interest. Any forbearance by Londer in exercising any right or remedy shall not be a waiver of or produce the exercise of any right or neady.

22. Businesses and Assigns Bound; Joint and Several Liability Co-eigenra. The covenants and agreements of this Security Instrument shall be define and several. Any Borrower and Borrower, subject to the previsions of paragraph 17. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-eiges this Security Instrument but does not execute the Note: (a) is co-eigning this Security Instrument only to mortgage, grant confidence that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any according this that the Property Instrument or the Note without that Dominants content.

Berrower's consent.

13. Lean Charges. If the loan secured by this Secretian Instrument is subject to a law which sets maximum loan charges, and that law is the connection with the loan exceed the permitted limits, 13. Lear Charges. If the loan secured by this Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount of collected from Borrower which exceeded permitted limits will re-refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct permitted to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any propayment charge under the Note.

14. Notices. Any notice to Borrower provided for in this Security Partiument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice that he directed to the Property Address or any other address Borrower designates by notice to Borrower. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lander designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.

Lander designates by notice to Borrower. Any notice provided for in this Serving Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.

15. Generaling Law Beverability. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note which can be given affect without the conflicting provision. To this end the previsions of this Security Instrument and the Note are declared to be severable.

16. Becrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred for if a beneficial interest in Borrower is sold or transferred for if a beneficial interest in Borrower is sold or transferred for if a beneficial interest in Borrower is sold or transferred for if a beneficial interest in Borrower is sold or transferred for if a beneficial interest in Borrower is sold or transferred for if a beneficial interest in Borrower is sold or transferred for if a beneficial interest in Borrower is sold or transferred for its province. However, this potion

transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a magazi person) without Lander's prior written consent, Lander may, at its option, require immediate payment in full of all sums secured by the Security Instrument. However, this option shall not be exercised by Lander if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lander marcises this option, Lander shall give Borrower notice of acceleration. The notice shall previde a period of not less than 30 days from the date the notice is delivered or nealled within which Borrower must pay all sums secured by the Borrower in the date the notice in Borrower.

If Borrower is light to Relaxation of this period, Lander may invoke any remedies permitted by this security Instrument without further notice of demand on Borrower.

If Berrower's Right to Relaxation If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for relaxationensis) before sale of the Property pursuent to any power of sale constanted in this Security Instrument, (a) only of a judgment enforcing this Security Instrument, including, but not limited to, reasonable attorneys' feas; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

If, this of Heaty Change of Lean Servicer. The Note we a partial interest in the Note (tagether with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change of the Loan Servicer of the Loan Servicer with paragraph 14 above and applicable law. The notic

the above and applicable isw. The notice will state the hame and sources of the new Loan Servicer and the abdress to which payments should be made. The notice will sho contain any other information required by applicable law.

30. Hazardens Substances. Borrower shall not sauce or permit the presence, use, dispusal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone size to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Huzardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give Lander written notice of any Investigation, claim, demand, lawsuit or other action by any governmental or applicable nearly involved involved the Perspectuary and any University and any of which Recovere had artical account of the Property.

regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is nettiled by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Hazardous Substan Environmental La

Environmental Lat.

As used in this paragraph 20, "Neutralous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gaseline, increases; stheir flammable or toxic petroleum products, toxic petroleus and herbicides, volntile solvents, materials esselaining ashestos or formaldelegic, and radioactive materials. As used in this paragraph 20, "Havironmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

NON-UNIFORM COVE 21. Acceleration; Remedies. Leader sh A give notice to Borrower prior to acc any covenant or agreement in this Security Instrument (but not prior to acceleration under puragraph 17 unless approvides otherwise). The notice shall specify (a) the default; (b) the action required to cure the default; (c) a de than 30 days from the date the notice to given to Borrower, by which the de fault most be cured; and (d) ti default on or before the date specified in the notice may result in acceleration of the foreclosure by judicial proceeding and sale of the Property. The notice shall furth retion of the nume control by this Security is rm Recrewer of the ris after acceleration and the right to assert in the fereci-Borrewer to acceleration and foreclosure. If the default is not cured an or before the date specified in the notice, Londor at its

option may require immediate payment in full of all some secured by this Security instrument withou

evidence. 22. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument

may forceloss this flocurity instrument by judicial proceeding. Lander shall be antitled to collect all enpenous insurved in persuing the remedies provided in this paragraph 21, including, but not limited to, renormable attermeys' fees and costs of title

23. Walver of Homestead. Borrower walves all right of homestead exemption in the Property.
24. Ridors to this Security Instrument. If one or more ridors are executed by Borrower and recorded together with thi
Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend an
supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument
(Check applicable hov.ex)

Adjustable Rate Alder Craduated Payment Meter Balloon Rider Other(s) [specify]	Condominium Rider Planned Unit Development Rider Rate Improvement Rider	1-4 Pamily Rider Biweekly Payment Rider Second Home Rider
BY SIGNING BELOW, Borrow rider(s) executed by Borrower a	or recepts and agrees to the terms and covenant recorded with it.	ts contained in this Security Instrumen
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	HARR D. W	RLBON WELBON
	Jupinis C.	IRLEON
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Rate of Illinois County of COOK) > 55:)	
1, the unclosing to		, a notary public in and for a NELSON AND JEANNE C. NELS
ubscribed to the foregoing instr		o be the some person whose name and acknowledged that he signed, see
GIVEN under my hand an	d official seal, this $29 40$, dry of 3	Sumir , 100

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WAYNE S. MULDROW Notery Public, State of Illia My Commission Empires Bapt. 28, 4884

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