	GEORGE E. COLE. LEGAL FORMS MONTGAGE ILLINOIS) For Use With Note Form No. 1447	COPY 2 3 3		
	CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the DODK UR PRINT	87033253		
	makes any warranty with respect thereto, including any warranty of merchantability or fitness for a partial association of the pa	RECORD		
	MIS INDENTURE, made January 15 19.87, between Standard Bank and Trust Company, A/T/U/T	PM 3: 20 87033253		
	No. 3633, dated July 6, 1971			
	(NO. AND STREET) (CITY) (STATE) herein referred to as "Mortgagors," and			
	Chrysler First Business Credit Corporation			
	1375 E. Woodfield Rd., Schaumburg, IL 60173 (NO AND STREET) (CITY) (STATE)	Above Space For Recorder's Use O		
-	herein referred to as "Mortgagee," witnesseth: THAT WHEREAS the Mortgagors are justly indebted to the Mortgagee upon the ins THREE HUNDRUD SIXTY THOUSAND AND NO/100	tallment note of even date herewith, in the principal sum of		
<u>.</u>	payable to the order of and delivered to the Mortgagee, in and sum and interest at the rate and in installments as provided in said note, with a final payment of 1994, and all of said principal and interest are made payable at such place as the holders of the of such appointment, then at the office of the Mortgagee at P.O. BOX 95220,	by which note the Mortgagors promise to pay the said principal of the balance due on the 16th day of January		
)	NOW, THEREPORE, the Mortgage is to secure the payment of the said principal sum of n and limitations of this mortgage, and the profermance of the covenants and agreements here consideration of the sum of One Dollar in hund prid, the receipt whereof is hereby acknowledge Mortgagee, and the Mortgagee's successors or a assigns, the following described Real Estate and and being in the City of Merrione'ts Park COUNTY OFC	in contained, by the Morigagors to be performed, and also in ed, do by these presents CONVEY AND WARRANT unto the dall of their estate, right, fille and interest therein, situate, lying		
3	Lots 1, 2, 3, 4, 5 and 6 in Crestline Court the West 1/2 of the South West 1/4 of Section Range 13 East of the Third Principal Meridia	on 24, Township 37 North,		
_	4	670332 		
		EFOK S		
,	which, with the property hereinafter described, is referred to herein as the "premises.	2) (3)		
1	Permanent Real Estate Index Number(s): 24-24-304-062(4)24-24-3	04-060; 24-24-304-061 04-063(5)4-24-304-064(6)		
1	Address(es) of Real Estate: 3050 West 119th Street; Merrior	necte Park, IL		
TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a part's with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the loregoing), servens, which wishedes, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by Mortgajons or their successors or assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the Mortgagee, and the Mortgagee's successors and assigns, forever, for the purposes, and upon the uses herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Ill noir, which said rights and benefits the Mortgagors do hereby expressly release and waive.				
T	he name of a record owner is: Standard Bank and Trust Co.,	A/T/U/T #3633		
This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this in riginge) are incorporated herein by reference and are a part hereof and shall be binding on Mortgagors, their heirs, successors and assigns. Witness the hand and sept				
	The state of the s	(Scal)		
т	PRINT OR (PE NAME(S)			
	GNATURE(S) Attro- GNATURE(S) Agustant Secretary (Scal)	(Seal)		
Si	ate of Illinois, County of COOK SS.	1, the undersigned, a Notary Public in and for said County		
	in the State aforesaid, DO HEREBY CERTIFY that Pamela and Patricia Brankin Assistant Secretary	Durco Assistant Trust Officer		
-	PRESS personally known to me to be the same person S whose name. SEAL appeared before me this day in person, and acknowledged that 1. Their free and voluntary act, for the uses and purpose right of homestead.	hey signed, couled and delivered the said instrument as estherein storik Cikeling His telease and waiver of the KANEN RYAN		
Gi	ven under my hand and official seal, this 15th day of January	Notary Public, State of Illinois 19.87		
C	Edwin H Shapiro Rd., Schaumb	Oly Chamisaide Indiana 3/4/89 Notary Public		
(NAME AND ADDRESS)				
Mail this instrument to Edwin H. Shapiro, 7 W. Schaumburg Road (NAME AND ADDRESS)				
		IL 60194 (ZIP COGE)		

70-91-818-12-Q, EX120366

OR RECORDER'S OFFICE BOX NO.

PROVISION CHEERALD TO CHEER ! (THE REVERSE SIDE OF THIS . THE COVENANTS, CON MORTGAGE): 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien thereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to the Mortgagee; (4) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance. 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to the Mortgage duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. In the event of the enactment after this date of any law of Illinois deducting from the value of land for the purpose of taxation any lien thereon, or imposing upon the Mortgagee the payment of the whole or any part of the taxes or assessments or charges or liens herein required to be paid by Mortgagors, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the mortgagee's interest in the property, or the manner of collection of taxes, so as to affect this mortgage or the debt secured hereby or the holder thereof, then and in any such event, the Mortgagors, upon demand by the Mortgagee, shall pay such taxes or assessments, or reimburse the Mortgagee therefor; provided, however, that if in the opinion of counsel for the Mortgagee (a) it might be unlawful to require Mortgagors to make such payment or (b) the making of such payment might result in the imposition of interest beyond the maximum amount permitted by law, then and in such event, the Mortgagee may elect, by notice in writing given to the Mortgagors, to declare all of the indebtedness secured hereby to be and become due and payable sixty (60) days from the giving of such notice.

4. If, by the laws of the United States of America or of any state having jurisdiction in the premises, any tax is due or becomes due in respect of the issuance of the note hereby secured, the Mortgagors covenant and agree to pay such tax in the manner required by any such law. The Mortgagors further covenant to hold harmless and agree to indemnify the Mortgagoe, and the Mortgagoe's successors or assigns, against any liability incorred by reason of the imposition of any tax on the issuance of the note secured hereby.

5. At such time as the Mortgagors are not in default either under the terms of the note secured hereby or under the terms of this mortgage, the Mortgagors shall have such privilege of making prepayments on the principal of said note (in addition to the required payments) as may be provided in said note.

6. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windste, monder policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Mortgagee, under insurance policies payable, in loss of damage, to Mortgagee, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to the Mortgagee, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

7. In case of default therein, Morteagee may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises at contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other moneys advanced by Mortgagee to protect the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the highest rate now permitted by Illinois law. Inaction of Mortgagee shall never be considered as a waiver of any right accruing to the Mortgage on account of any default hereunder on the part of the Mortgagors.

8. The Mortgagee making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or at or claim thereof.

9. Mortgagors shall pay each item of indebtedness herein mertioned, both principal and interest, when due according to the terms hereof. At the option of the Mortgage and without notice to Mortgagors, all unpaid indebtedness secured by this mortgage shall, notwithstanding anything in the note or in this mortgage to the contrary, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained

10. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, Mortgagee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there single to allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for attorneys' fees, appraiser's fees, outlays for documentary and expert evidence, senographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of atte, title searches, and examinations, title insurance opolicies. Torrens certificates, and similar data and assurances with respect to three as his tagagee may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuin to such decree the true condition of the title for the value of the premises. All expenditures and expenses of the nature in this paingraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the highest rate now permitted by Illinois law, when paid or incurred by Mortgagee in connection with (a) any proceeding, including probate and binkruptcy proceedings, to which the Mortgagee shall be a party, either as plaintiff, claimant or defendant, by reason of this mortgage of any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right affect the premises or the security hereof.

11. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are minimed in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; found, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

12. Upon or at any time after the filing of a complaint to foreclose this mortgage the court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the complaint is filed may or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the complaint is filed may power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his thands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this mortgage, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

13. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

14. The Mortgagee shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

15. The Mortgagors shall periodically deposit with the Mortgagee such sums as the Mortgagee may reasonably require for payment of taxes and assessments on the premises. No such deposit shall bear any interest.

16. If the payment of said indebtedness or any part thereof be extended or varied or if any part of the security be released, all persons now or at any time hereafter liable therefor, or interested in said premises, shall be held to assent to such extension, variation or release, and their liability and the lien and all provisions hereof shall continue in full force, the right of recourse against all such persons being expressly reserved by the Mortgagee, notwithstanding such extension, variation or release.

17. Morigagee shall release this mortgage and lien thereof by proper instrument upon payment and discharge of all indebtedness secured hereby and payment of a reasonable fee to Mortgagee for the execution of such release.

18. This mortgage and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this mortgage. The word "Mortgagee" when used herein shall include the successors and assigns of the Mortgagee named herein and the holder or holders, from time to time, of the note secured hereby.

19. Mortgagors hereto, to the extent permitted by law, waives all rights of redemption.

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RIDER

If all or any part of the premises or an interest therein is sold, transferred or assigned by Mortgagor without Mortgagee's prior written consent, Mortgagee may, at Mortgagee's option, declare all sums secured by this Mortgage to be immediately due and payable.

The Mortgagor hereby sells, assigns, transfers and sets over unto Mortgagee, as trustee, all the rents, issues and profits now due and which may hereafter become due 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 part of the premises hereinafter described, which may have been heretofore or may be hereafter made or agreed to, or which may be made or agreed to by the grantee herein under the power herein granted, it being the intention to hereby establish an absolute transfer and assignment of all such leases and agreements and all the avails thereunder unto the grantee herein, upon the property described, and the undersigned hereby appoints irrevocably the above mentioned Chrysler First Business Credit Corporation his true and lawful attorney in his name and stead to collect all of said rents, issues and profits arising or accruing at any time hereafter, and fil now due or that may hereafter become due under each and every of the leasts or agreements, written or verbal, existing or hereafter to exist, for said premises, and to use such measures, legal or equitable, as in its discretion may be deemed proper or necessary to enforce the payment or the security of such rents, issues and profits, or to secure and maintain possession of said premises or any portion thereof and to fill any and all vacancies, and to tent, lease or let any portion of said premises to any party or parties, at its discretion, hereby granting full power and authority to exercise each and every rights, privileges and powers herein granted at any and all times hereafter without notice to the grantors herein, their successors and assigns, and further with power to use and apply said rents, issues and profits to the payment of any indebtedness or apply said rents, issues and profits to the payment of any indebtedness or liability of the undersigned to the said Mortgagee, as trustee, or its successors or assigns, as the holder or holders of said indebtedness due or to become due under and by virtue of the herein mortgage, and also to the payment of all expenses and the care and management of said premises including taxes and assessments, and the interest of incumbrances, if any, which may in said attorney's judgment be deemed proper and advisable, hereby ratifying all that said attorney may to by virtue hereof.

THIS INSTRUMENT IS A JUNIOR MORTGAGE

EXCULPATORY CLAUSE ATTACHED HERETO I'U MADE A PART HEREO $_P$

CAS THIS MORTGAGE is executed by Heritage Standard Bank and Trust Company, not individually, but as Trustee under its Trust Number 3. , in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Heritage Standard Bank and Trust Company hereby warrants that it possesses full poyer and authority to execute this instrument), and it is expressly understood and agreed that nothing herein for in said Note contained shall be construed as creating any liability on Heritage Standard Bank and Trust Company, individually, to pay the said principal note or any indebtedness accuring hereunder, or to perform any covenants, either express or implied, herein contained, all such liability, if any being expressly vaived by the holder hereof, its successors and assigns, and by every person now or hereafter claiming any right or security hereunder, and that so far as Heritage Standard Bank and Trust Company, individually, its successors and assigns, are concerned, the legal holder or holders of said principal note and any persons to whom any indebtedness may be due hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien created, in the manner herein and in said principal note provided; provided, however, this waiver shall in no way affect the personal liability of any co-makers, co-signers or

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VARIABLE INTEREST RATE RIDER TO MORTGAGE

This rider is made part of a certain mortgage dated January 16, 1987, given to secure a Variable Interest Rate Promissory Note dated January 16, 1987, wherein Mortgagor promises to pay the principal sum of THREE HUNDRED SIXTY THOUSAND AND NO/100 DOLLARS together with interest thereon accruing from the date of said note on that part of the principal remaining from time to time unpaid at the "Initial Interest Rate" of 11% per annum. Said note provides for changes in the Interest Rate and in the amount of the monthly installment payments due thereon in the following manner:

- 1. INTEREST RATE. Interest shall accrue at a rate equal to the index (as hereinafter defined) from time to time in effect, plus four and one-quarter percent (4.25%) per annum until the entire principal balance is paid in full. Notwithstanding any provisions of the Note, it is the understanding and agreement of Mortgagor and Chrysler First that the maximum rate of interest to be paid by Mortgagor to Chrysler First shall not exceed the maximum rate of interest permissible to be charged under law. Any amount paid in excess of such rate shall be considered to have been payments in reduction of principal. The minimum rate of interest to be paid by Mortgagor to Chrysler First shall not be less than eleven percent (11%) per arrown.
- 2. <u>DEFINITION OF INDEX</u>. The term "index" shall mean the published monthly rate of interest of the six month secondary market CD (certificate of deposit) rate as published monthly in the Federal Reserve Statistical Release G-13, rounded up to the nearest one-quarter percent.
- 3. CHANGE IN INTEREST MATE. The interest rate shall be adjusted using the index announced the month prior to the month in which the sixth and twelfth monthly due dates fall, and on those same dates from time to time until the Note is paid in full. The interest rate will increase or decrease directly with any change in the index.

Chrysler First shall mail to Mortgagor a notice by first class mail if the interest rate is to change. The notice shall advise Mortgagor:

(i) the new interest rate,

(ii) the amount of the new monthly

payment, and
(iii) any additional matters which Chrysler First is required to disclose to Mortgagor.

However, any failure on the part of Chrysler First to provide such notice, shall not forfeit the right of Chrysler First to change the interest rate in accordance with the terms as described herein.

- 4. EFFECTIVE DATE OF NEW RATE (CHANGE DATE). Each change of the interest rate hereunder, if any, shall be effective on the due dates of the sixth and twelfth monthly payments and on those same dates from time to time until the Note is paid in full. If the monthly payment changes as a result of the change in the interest rate, the monthly payment will change as of the first monthly payment due after the change date.
- 5. TYPE OF LOAN. IT IS UNDERSTOOD THAT THIS MORTGAGE SECURES A VARIABLE INTEREST RATE LOAN AND NOT A FIXED RATE LOAN.
- 6. PAYMENTS. Payment of principal and interest shall be paid monthly on the 16th day of each month beginning thirty (30) days from the date hereof, and a final payment of all accrued interest and unpaid principal shall be due and payable on January 16, 1994. The initial monthly payment will be in the amount of \$3,428.36. INCREASES IN THE INTEREST RATE WILL RESULT IN HIGHER MONTHLY PAYMENTS AND DECREASES IN THE INTEREST RATE WILL RESULT IN LOWER MONTHLY PAYMENTS. The amount of the monthly payment will always be calculated so as to be sufficient to repay the principal outstanding and all interest thereon in full and substantially equal payments in 360 months from the date of the Note. In setting the new monthly payment amount on each change date Chrysler First will assume that the interest rate will not change again prior to the final payment date.

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