REAL ESTATE MORTG GENOFFICIAL 87338744 THIS INDENTURE WITNESSETH, THAT Alberta Peruzzo and Gloria Peruzzo. single women (Husband and wife) (single man) (single woman) (strike out designations that do not apply); Ñ. Claremont Chicago State of liffnois. Mortgagor(s) ot2 City of (Address at Buyer) 1 FIRST METROPOLITIAN BUILDERS **MORTGAGE and WARRANT to** 4258 NORTH CICERO CHICAGO, ILLINOIS(Sellet) _, Mortgagee, . ات (Seller's Address) <u>68,734.80</u> to secure payment of that certain Home Improvement Retail Installment Contract of even date herewith, in the amount of S. payable to the order of and delivered to the Mortgagee, in and by which the Mortgagor promises to pay the contract and interest at the rate and in installments as provided in said contract with a final payment of the balance due on the following described real estate, to wit: LOTS 25 & 28 IN BLOCK 24 IN THE CANAL TRUSTEE'S SUB OF SECTION 7, TOWNSHIP 39 COUNTY ILLINOIS PIN: 17-07-118-011 & 012 27.28 ACCOMMONLY KNOWN AS: 531-33 NORTH CLAREMONT, CHICAGO, ILL 87338744 The undersigned, for extended of CHRYSLER FIRST denserated as the bound of the situated in the County of Cook in the State of Illinois, hereby releasing and waiving all flohts under and by virtue of the Homestead Exemption Lawstof the State of Illinois, all right to retain possession of said premises after any default in payment or breach of any of the covenants or agreements herein contained. Inchis. edde ne edd and the ananyy due and to become due to the the thought near the AND IT IS EXPRESSLY PROVIDED AND AGREED, That if all prapy part of the property or an interest in the property is sold or transferred by Mortgagor without if an Mortgagee's prior written consent, Mortgagee, at Mortgagee's option; may require immediate payment in full of the entire amount due under the Mortgage and Home Improvement Retail Installment Contract. Mortgages of the part of the part of the part of the balance immediately due and may accept in writing an assumption agreement executed by the person of the Mortgagor is transferring or selling the interest in the property. If Mortgages does allow Mortgagor's successor in interest to assume the obligation mortgagor will be released from further obligation under this Mortgage and the Home Improvement Retail Installment Contract. The following types of transfer only in the give Mortgagee the right to require Immediate payment in full: (a) the creation of liens or other claims against the property which are inferior to this Mortgage;
(b) a transfer of rights in household appliances to a person who provides the Mortgagor with the money to buy these appliances in order to protect that person against possible losses; a transfer of the land to surviving co-owners, following the death of a co-o rner, when the transfer is automatic according to law: (d) leasing the property for three years or less; so long as the lease does not include an option to buy; 40 (0.410) (e) a transfer to Mortgagor's relative resulting from death of the Mortgagor; (f) a transfer where Mortgagor's spouse or children become owners of the property! (g) a transfer to Mortgagor's spouse resulting from a divorce decree, separation agreement, or property settlement agreement;
(h) a transfer into an intervivos trust in which the Mortgagor is and remains a beneficiary, so long as there is no transfer of rights of occupancy in the property. ie viesali IT IS FURTHER EXPRESSLY PROVIDED AND AGREED, That if default be made in the payment of the sald contract, or of any part thereof, or in the case of waste or non-payment of taxes or assessments on said premises, or of a breach of any of the contract or agreements herein contained, then in such case the whole of said summers unearned charges secured by the said contract in this more date mentioned, shall thereupon at the option of the said mortgagee, his or its attorneys or assigns, and as provided by law, become due and payable, and init in the payable, and in the said mortgagee, his or its attorneys or assigns, to enter into and upon the premises hereby granted, or any part thereof, and to receive and collect all rents, issues and profile thereof. UPON THE FORECLOSURE AND SALE of said premises, there shall be first paid out of the proceeds of such cute all expenses of advertisement, selling and conveying said premises, and reasonable attorney sitees, to be included in the decree and all moneys a value of tot laxes, assessments and other liens; then there shall be paid the unpaid balance of said contract whether due and payable by the terms thereof or my to receive and collect all rents, issues and profits thereof. March _ A.D. 19<u>87</u> __ day of (SEAL) Janiewa amana (SEAL) with (type or print names beneath signatures) STATE OF ILLINOIS in and for said County, in the State aforesaid, DO HEREBY CERTIFY, That

County of Peruzzo and Gloria - Reruzzo; Single women 3.1411 **t**a

personally known to me to be the same person(s) whose name(s) (is) (are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that (they) (he) (she) signed, sealed and delivered the said Instrument as (their) (his) (her) free and voluptary, act. for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

IN WITNESS WHEREOF, I hereunto set my hand and official seal

Notary Public

My Commission Expires

OFFICIAL SEAL HARRY PERLIK NOTARY PUBLIC, STATE OF ILLINO MY COMMISSION EXPIRES B/G/

THIS INSTRUMENT WAS PREPARED BY

BEVERLY VAICKUS

Name

999_OAKMONT PLAZA Address

ILLINOIS HIP-HSA Supp. Doc orm 013-4197 6/86

DOCUMENT NUMBER

PARTITION	LINOFF		COP	Y	
D A	Alter Alter Alter System		- ~~'		
Banow e fre i	SLER Oak				
SALTO.	LER FIRST FINANCIAL SER COAKMONT Plaza Drive, mont, IL 60559				87
	ing mail to: FIRST FINANCIAL TOOT Plaza Dr t, IL 60553				ւ _{են} 23
	FINANCIA Plaza D 60559			•. •	3387 ESTATE
	AL SE Drive		10		11
(P. 129, 13)	SERVICES C Yve, Suite				MORTGAGE
ears official and excitants of of speci	00 S	.			AGE
us situation	008PQR/ 2.150				
terityan kuri di dalah in Tanggar					
					9 📆 Zo 500 ta
and the state of t					Sandardin
The state of the s	O ₁	ASSIGNMENT			
The undersigned, for value received	.d oes iv ្ល ប់ មួញជា bargai		fer and set over to		
ent to an toy you the loaded FINA		est to the second second	, title and interest in an		earing on the reverse
side hereof and the money due an no liens have been tiled by Assignor		Home Improvement			
TO HER TAYE DEED 1100 by Assignor,	on the property des tribed i	n the mortgage.	Metro	galita	Buller
Standard Sta		Q ₄	0-0	(Seller's name)	00
(By eccle)	never		Title Co	njeri	alter
The Company of the State of the	AC	KNOWLEE GNIEN	т		
STATE OF	And of medical	4	5		
соок	SS.		(1)_		
viewer, attaly engels of terms.	and and the control of the left	MARCH	(n. 87	, there personally	anneared before me
to the control of the	from the contract of				
the within assignment, and acknowle	dged that he/she execute				
(in the event the assignment is by a c	orporation) that he/she is	COMPTROLLE	R	Ś	and
was authorized to execute the said as	na dina dia kaominina dia Ny INSEE dia mampiasa ny kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia k		the seal of the corporat	lion.)
IN WITNESS WHEREOF, I hereunto so	and usua sugainteres seal)	AV I	- 100 1	-
alianda manana arang mengani bilan balan	ार प्रदेश प्राप्त । । । । । । । । । । । । । । । । । । ।	Notary Publi	Maile	ce Mi	yal
My Commission Expires		1000			<i>'</i> 5
•	Supplied Market Control of Supplied				
and the second					
					•
Served to Hearth Gentley that	::::::::::::::::::::::::::::::::::::		z-NAC	•	
gith laft on so fad between some the attacks become of stan, the	getam gres en 3 out our er	tur er i	•		
	and the second second		÷		
		e vite			
55				-	
APP PARLE BY	gw Lastres Cr	1 1 1 5 TE	en de la companya de La companya de la co		16
	27.04		samur Mji shusi shimin 19 5	\$12.00	v 6
. <u></u>		Company of the second of the s	MA DESEMBLE STOR		
	saertt A	E. 2022 - 12	ur Estationiqu		as a contract