UNOFFICIAL COPY 19073

. KKAWA ALI DED BY TOESE PROSERTS TOAT NEVER BEEN MARRIED			OF BULE	
NEVER BEEN MARRIED CITY OF CHICAGO		COOK	**************************************	
AND STATE OF ILLINOIS				
TWENTYONE THOUSAND FIVE HUNDRED	SICTY .BOLLA!	rs_and seven	TYTHRDD CEN TS	
(\$ 21560.73), executed a morta Chrysiar First Financial Services Corpora Wastmont, Illinois 60559 (hereinafter re	ation of Suite	150, 999 Oakmor	ont Plaza Drive,	
real estato:			38449973	
LOT 16 AND THE NORTH 12-1/2 FEET STODDARD'S SUBDIVISION OF PART OF 1/4 OF THE NORTHEAST 1/4 OF SECTE EAST OF THE THIRD PRINCIPAL MERI	OF THE SOUTH TION 4, TOWNS	3/4 OF THE N SHIP 37 NORTH	NORTHWEST	,
90 Crx		#6678 # 1 200К CC	(RAN 2570 69/29/88 14 ID **	4.53.66 20.75
J-Ox		MAIL	45/85	
EAST OF THE THIRD PRINCIPAL MER		And the second	\$5 S	
Permanent real estate index no. 2	/ 1		5	ند
Commonly known as: 8745 S HARVARD; CE	HICAGO, ZI,			
and, whereas, said lender is the holder of	///	je and the note	secured thereby:	
NOW THEREFORE, in order to furthersecure sideration of said transaction, the undo unto said lender, hereinafter referred to assigns, all the rents now due or which of any lease, either onal or written, or or occupancy of any part of the premises or may be hereafter made, or agreed to, under the power herein granted, it being transfer and assignment of all such leasunto the lender such especially those certaproperty hereinabove described.	lersigned hereby, to as the lender is may hereafter any letting of therein describes which may be the intention is and agreemen	, Assign, trans c, and/or its a c become due und f, or any agree ced, which may b c made or agree hereby to estat the and all the	nsfer, and set over successors and oder or by virtue sment for the use have been heretofoed to by the lender clish an absolute avails hereunder	ore ler

The undersigned do hereby irrevocably appoint the said lender the agent of the undersigned for the management of said property, and do hereby authorize the lender to let and re-let ad premises or any part thereof, according to its own discretion, for such rentals as it may determine, and to bring or defend any suits in connection with said premises in its own name or in the names of the undersigned, as it may consider expedient, and to make such repairs to the premises as it may deem proper or advisable, and to do anything in and about said premises that the undersigned might do, hereby ratifying and confirming anything and everything that said lender may do.

It is understood and agreed that said lender shall have the power to use and apply said avails, issues and profits toward the payment of any present or future indebtedness or liability of the undersigned to said lender, due or to become due, or that exercise its right under this Assignment until after default in any payment secured by the mortgage or after a breach of any of its covenants.

UNOFFICIAL COPY

Property of Cook County Clark's Office

"OFFICIAL SEAL" DOROTHY 5 10 HISON

Notary Public, State of Illinois

Apple of the Paris

999 OAKMONT PLAZA DRI E My Commission Expires May 9, 1991

It is further understood and agreed that in the event of the exercise of this assignment, the undersigned will pay rent for the premises occupied by the undersigned at the provailing rate per month for each coom, and a failure on the part of the undersigned to promptly pay said cent on the first day of each and every month shall, in and of itself constitute a forcible entry and detainer and the lender may in its own name and without any notice or demand, maintain an action of forcible entry and detainer and obtain possession of said premises. This assignment and power of attorney shall be binding upon and inure to the benefit of the heirs, executors, administrators, successors and assigns of the parties hereto and shall be construed as a covenant running with the land, and shall continue in full force and effect until all of the indebtedness or liability of the undersigned to said lender shall have been fully paid, at which time assignment and power of attorney shall terminate.

The failure of the lender to exercise any right which it might exercise hereunder shall not be deemed a waiver by the lender of its right of exercise thoroafter.

IN WITE ASS WHEREOF the undersigned have herounto set their hands and seals
this 23Pm day of SEPTEMBER , 19 88 .
CONCHETTA Z. HOLD
Ox
The state of the s
STATE OF ILLINOIS)
COUNTY COOK)
in the State aforesaid, IX HEREBY CERTIFY I'M' CONCHETTA Z. HOLT,
5 is a serie of his hear hier
Single never Ravine bean paragraph whose names are subscribed to the foregoing
instrument, appeared before me this day in person and acknowledged that they
signed, sealed and delivered the said instrument as their free and voluntary act
for the uses and purposes therein set forth.
Given under my hand and Motarial Seal this 2770 day of
SEPTEMBER , 19 88 .
Woroda Da. Vann
Notary Public

BEVERLY VAICKUS

WESTMONT, IL 60559

MAIL TO:

Chrysler First Financial Services Corporation 999 Oakmont Plaza Drive Suite 150 Westmont, Illinois 605590625

This instrument was prepared by:

UNOFFICIAL COPY

Property of Cook County Clerk's Office