THIS INDENTURE, made GNOFFO, HIS WIFE, AS JOIN CHRYSLER FIRST FINANCIAL herein referred to as "Mortgagee," witnesseth THAT, WHERFAS, the Mortgagors are justly of TEN THOUSAND DOLLARS AND DOLLARS (\$ 10000.00	TENANTS SERVICES CORPOR ndebted to the Mortgagee upono CENTS the order of and delivered to disstallments as provided in soill of said principal and interest of such appointment, then at the payment of said principal formance of the covenants and in hand paid, the recorpt where is successors and assigns, the formance said essigns, the formance of the covenants and in hand paid, the recorpt where	ATION in the installment note of the Morrgagee, in and li and note, with a limit pa st are made pusable at s the office of the Morrg al sum of money and s lagreements berein cont- ent is hereby acknowle.	by which note the Mortgagors proyument of the balance due on the nich place as the holders of the nicecin indinterest in accordance with the mined, by the Mortgagors to be perigged, do by these presents CONV	opal sum onuse to 25 day offermay corneal. (FY and title and
LOT 20 IN PLOCK 6 IN UNIT NUMBER 2 WESTBROOK PARK ESTATES BEING A SUBDIVISION OF PART OF THE EAST 1526 FEET OF THE SOUTH 1/2 OF THE SOUTH WEST 1/4 OF SECTION 28, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.				
SUBJECT TO: EASCHENTS, RESTRICTIONS AND COVENANTS OF RECORD AND GENERAL REAL ESCAIS TAXES FOR THE YEAR 1986 AND THEREAFTER.				
INDEX: 12-28-306-001 COMMONLY KNOWN AS: 2508 N	U DORA, FRANKLIN	PARK, IL	89501486	
	Coope	•	ion CC - πρημερίσους μάνους το CC - που - Μενισός Μετει Non-CCONTY (FIR METER)	1 5 1991 (1994 (1.6 (1.6)
which, with the property hereinafter described, is rele 10GF IHER with all improvements, tenements, to so long and during all such times as Mortgagors in secondardy) and all apparatus, equipment or articles a refrigeration (whether single units or centrally controll doors and windows. Hoor coverings, mailor beds, aw whether physically attached thereto or not, and it is Mortgagors or their successors or assigns shall be con- 10 HAYE AND FOHOLD the premises unto th uses herein set forth, free from all rights and henefits in henefits the Mortgagors do hereby expressly release a This mortgage consists of two pages. The cover- incorporated herein by reference and are a part hereo WITNESS the hand and seal of Mortgago	ascements, lixtures, and ap, at any be entitled thereto (which a own or hereafter therein or the ech, and ventilation, including the ech, and ventilation, including the ech, and the all similar apparatistic of the thorizing der and by virtue of the Homes ond wave tands, conditions and provisite fund shall be binding on the state that and year first above the language and year first above the language of the state of the language of the state of the language	c tances thereto belonging reledged primarils and coloring the coloring the coloring the coloring the the foregoing at us, equivalent or article the real estate relevances. As and assign tend I semple of saw of some approximation pages, their by a solution that the coloring on the relevances.	d on a pairty with suid real estate, pas, air conditioning, water, light, lorgoing), screens, window shades or declared to be a part of said rea is hereafter placed in the premises is, lorever, for the purposes, and if the State of Illinois, which said rig 2 (the reverse side of this moriga	and not power state storm stor
PRINT OR TYPE NAME(S) BELOW BIGNATURE(S)	Ble H. S.	Marketti	Ogg	
State of Illinois, County of COOK	LBEN H. GNOFFO in the State aforesaid. DO I KATHLEEN H. GNO!	TERRENY CERTIFICALIS	a Notary Public Land tor Said C RUSSELL M GNOFE CAS JOINT TENANT	O AND
IMPRESS SEAL HERE	personally known to me to subscribed to the foregoing i	be the same person. So wastrument, appeared belonded the said.		nowledged
Given under by hand and official seal, this Commission exputes OFFICIAL MOTARY PUBLIC ST. SY COMMISSION PRO	ALE ON ITTINOIS (ADDRESS OF PRO 2508 N DOI	RA ≝ PARK, IL ±	Public
NAME CHRYSLER FIRST FINANCIALS SERVICES CORPORATION MAIL TO: ADDRESS 999 OAKMONT PLAZA DRIVE SEND SUBSEQUENT TAX BILLS TO:				
CITY AND STATE WESTMONT, IL ZIP CODE 60559 (Name)				
MORTGAGE PREPARED BY BEVERLY VAICKUS 999 OAKMONT PLAZA DR, WESTMONT, IL				

- THE COVENANTS, COND THEN AND PICTUS DNS REFER RED TO ON PAGE. (The REVENET SIDE OF THIS MORTGAGED Mortgaged Shall (1) promptly that excise it tell the my pullding a manufer new low or hereafter on the premises which may become damaged or be destroyed. (2) keep soul premises in good condition and repair without waste, and tree from mechanic's or other here of claims for her not expressly subordinated to the fren thereof. (3) pay when due any individuals which may be secured by a lieu or charge on the premises superior to the her hereof, and upon request exhibit satisfactory exidence (1) be discharge of such prior from to the Mortgagee. (4) complete within a reasonable time any building or huidings 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 required by law or municipal ordinance
- 2. Morigagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, and other charges against the premises when due, and shall, upon written request, furnish to the Morigagee duplicate receipts therefor. To prevent default hereunder Morigagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgapors may desire to contest
- Morty (gors shall keep all buildings and improvements now or herealter situated on said premises insured against loss or damage by fire. lightning and windstorm under 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 satisfactors to the Mortgagee under insurance policies payable, in case of loss or damage, to Mortgapee, such rights to be evidenced by the standard mortgape clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to the Mortgapee, and in case of insurance about to expire shall deliver renewal policies not less than ten days prior to the respective dates of expiration
- In case of default therein, Mortgagee may, but need not, make any payment of perform any act hereinbefore required of Mortgagots in any form and manner decined expedient, and max, but need not, make any particle payments of principal or interest on prior encombiances of any, and purchase, discharge, compromise or settle any tax hen or other prior lien or title or claim thereof, or redeem from any tax sale of forfeiture affecting said premises or 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 theron at the rate agreed upon in the note. Inaction of Mortgagee shall never be considered as a waiver of any right assuming to the Mortgagee on account at any default hereunder on the part of the Mortgagors
- 5. The Mortgages 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, forter are tax hen of title of coun therof.
- 6. Mortgagors shall pay ac't item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the Mortgagee and ambout notice to Mortgagors, all unpaid indebtedness secured by this mortgage whall notivithetanding anothing in the note or in this mortgage whall notivithetanding anothing in the note or in this mortgage whall notivithetanding anothing in the note or in this mortgage whall notivithetanding anothing in the note of the case of default in making payment of any installment of principal or inferest or, who note or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained
- If the Mortgagors sell or transfer all or part of the premises or any rights in the premises any person to whom the Mortgagors sell or the Premises may take over all of the Mortgagors' rights and obligations under this Mortgagor thrown as an essumption of the transfer the Premises may take over all of the Mortgagors Mortgage") d certain conditions are met. Those conditions are
 - (A) Mortgagors give Mortgagee notice of rale or transfer:
 - (B) Mortgagee agrees that the person qualifies under its then usual credit criteria:
 - The person agrees to pay interest on the arount owed to Mortgagee under the note and under this Mortgage at whatever rate Mortgagee requires and
 - (I)). The person signs an assumption agreement that if acceptable to Mortgagee an that obligates the person to keep all of the promises and agreements made in the note and in this Mortgage

If the Mortgagors sell or transfer the premises and the conditions i.e. H. C and P of this section are not satisfied. Mortgagee may require immediate payment in full of the note, foreclose the Mortgage, and rick a ty other remedy allowed by the law. However, Mortgagee will not have the right to require immediate payment in full or any other legal remedy as result of certain transfers. Those transfers are

- (i) the creation of hens of other claims against the premises that are injector to this Mortgage, such as other mortgages, materialman's hens. etc :

- protect that person against possible losses;

 (iii) a transfer of rights in mouseinning possible losses;

 (iii) a transfer of the premises to surviving co-owners, following the death of a co-owners, which was the premises for a term of three (3) years or less, as long as the lease does not include an option to buy.

 8. When the indebtedness bereby secured shall become due whether by acceleration of orbitwise. Mortgager shall have the right to foreclose the lien hereof, there shall be allowed and included a indditional indebtedness in the decree for sale all general designs and expenses which may be paid or incurred by or on behalf of Mortgager (in attorneys) (ees. appraiser's fee, outlass for entry of the decree of procuring all such abstracts of title, title searches, and couts (which may be contained as to items to be expended after data and assurances with respect to title as Mortgager may deem to be reasonably necessary either to procure such suit or to evidence to hidders with a subject of title as more to decree the true condition of the title to or the value of the positives. All expenditures and expenses as high manner of the decree to the mortgager or any manner of the decree to the mortgager or any and a subject of the positive and parable, with the manner of the decree to the mortgager or any and any manner or defendent to be expenditure, and such right to the mortgager or any the manner of the following probate to the mortgager or any the manner of the following probate to the mortgager or any that the manner of the following probate to the mortgager or any the manner of the following probate to the mortgager or any the manner of the following probate to the mortgager or any the manner of the following probate to the mortgager or any the manner of the following probate to the fo entry of the decree) of procuring all such abstracts of title, title searches, and examinations, title insurance policies. Fortens certificates, and similar data and assurances with respect to title as Mortgagee may deem to be reasonably necessary either to prosecute such suit or to evidence to bidder at any sale which may be had pursuant to such decree the true condition of the title to or the value of the primises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereb. In diametrized due and passable, with interest thereon at the rate agreed upon in the note, when paid or incurred by Mortgagee in connection with (a) an proceeding, including probate and bankruptcy proceedings, to which the Mortgagee shall be a party, either as plaintiff, claimant or defendat i, by cason of this mortgage or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure him. They account of such right to to reclose whether or not actually commenced; or (c) preparations for the defense of any actual or threatened (ii) or proceeding which might after the members of the security hereof. affect the premises of the security hereof
 - 9. The proceeds of any foreclusure sale of the premises shall be distributed and applied in the following order of pricity. First, on account of all costs and expenses inclident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the notes with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagois, their beits, legal representatives or assigns, as their rights may appear
 - 10. 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 receives of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency of insulvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not, and the Mortgagee may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a safe 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 tents, issues and profits, and all other powers which may be necessary or are usual in such cases for the profection, 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 hands 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.
 - 11. The Mortgagee shall have the right to inspect the premises at all reasonable times and to make repairs to the premises as in its discretion it may deem necessary for the proper preservation thereof. Access thereto shall be permitted for those purposes.
 - 12. 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 hen 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.
 - Mortgagee 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.
 - 14. 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.