## UNOFFICIAL COPY

86110511

| THIS INDENTURE WITNESSETH THAT, FRANK STROUD AND ETH   |  |  |  |
|--|--|--|--|
| (hereinafter called the "Mortgager"), of   |  | Control of the Control   |  |
| (No. and Street) (City) (City) for valuable consideration the receipt of which is hereby acknowledged, CONVE   | (State)  | to the property of the second  |  |
| AND WARRANT TO FORD MOTOR CREDIT COMPANY OF 601  | 153  |  |  |
| thereinafter called the "Mortgages", and to its successors and assigns the following real estate, with the improvements thereon, including all heating, air-conditioning plumbing upparatus and fixtures; and everything appurishment therein, together  | t. sus and   | Space For Recorder's Use   | ı Only   |
| rents, issues and profits of said premises, situated in the County of QOOK   |  | f Illinois, to wit:  |  |
| Lot seven (7) in Woodrich's subdivision of Lot twenty-three (23) inclusive in Block One Hundr (124) in Cornell, a subdivision in Sections twenty-five (35), Jownship thirty-eight (38) N (14) East of the filly Principal Meridian.  | ed Twenty-four<br>enty-six (26) and<br>lorth, Range fourte   | een_   |  |
| Property commonly K.o.m as 8020 S Woodlawn Ol<br>Perm Parcel # 20-35-115-022   | ngo, Il 60619  |  |  |
| (hereinafter called the "Premises")  Hereby releasing and waiving all rights under and by sittue of the homostead exen  Subject to the lien of ad valorem taxes for the current Colyear and a mortgage in fa   |  |  | . (if none, so sinte).   |
| IN TRUST, nevertheless, for the purpose of security performance of the co-<br>WHEREAS, The Mortgagor is justly indibited to Mor gages in the amount of<br>evidenced by a promissory note of even date herewith (here happer called the "Note   |  |  | e "Indebtedness" as  |
| Loan is payable in 48 installment is due 4-25-86. 47 remaining on the same day each succeeding m   | to. First payment payments of & 741.   | t of \$ 741.00<br>.00 each are d   |  |
| 3-25-90 •  |  |  |  |
|  |  |  | 86   |
|  |  |  | 961105   |
| THE MORTGAGOR covenants and agrees as follows: (1) To pay the Indobt extending time of payment; (2) to pay when due in each year, all taxes and assessment   | odness as here'n and in the N  | ate provided, or according   | transcourse variables.   |
| sixty days after destruction or damage to rebuild or restore all buildings or improvement to the Fremises shall not be committed or suffered; (5) to keep all buildings now Mortgagee herein, who is hereby authorized to place such insurance in companies attached payable first to the first trustee or mortgagee, and second, to the Trustee hot the said first mortgagee or trustee until the indebtedness is fully paid; (6) to pay all pricibility to and payable.  | ents on the Premises and may he<br>or at any time on an er mises<br>acceptable to the holder of the<br>rein as their interests may ape a   | ave been destroyed or dam<br>i Insured in companies to<br>first mortgage indebtedne<br>r which policies shall be la  | laged; (4) tha <del>l wa</del> ste<br>be selected by the<br>xx, with loss clause<br>oft and remain with                                      |
| IN THE EVENT of failure so to insura, or pay laxes or assessments, or the prior of the Note may procure such insurance, or pay such faxes or assessments, or discincumbrances and the interest thereon from time to time; and all money so paid, the thereon from the date of payment at the lesser of the rate specified in the Note or th secured hereby.  | targe or purchase any tax tien ( Morigagor to repay immediately  e maximum rate permitted by is  | t lile affecting the Fremi<br>y withous Comund, and the<br>nw shall be to much additi  | ises or pay all prior<br>same with interest<br>ional indebtedness  |
| IN THE EVENT of a breach of any of the aforesaid covenants or agreements, if all earned interest, shall, at the option of the legal holder thereof, without notice, he such breach at the losser of the rate specified in the Note or the maximum rate perm both, the same as if all of the Indebtedness evidenced by the Note has then mat ALL EXPENDITURES and expenses (hereinafter called the "Expenses") incur  | ecome immediately due and pay<br>itted by law, shall be recoverabl<br>ured by express terms.<br>tred by the Mortgages in connec  | mble, and with interest the<br>le by foreclisary thereof, a<br>ction with (a) preparations   | ereon from time of<br>or by suit at law, or<br>for the commence-   |
| ment of any suit for the foreclosure hereof after accrual of such right to foreclose, when bankruptey proceedings, to which either Mortgagee or Mortgager shall be a party sithe Indebtedness hereby secured; or (c) preparations for the defense of any threatened whether or not actually commenced shall become so much additional Indebtedness thereon, at the lesser of the rate specified in the Note or the maximum rate permitted reasonable attorney's fees, appraiser's fees, outlays for documentary and expert events.   | et as plaintiff, claimant or defend<br>suit or proceeding which migh<br>suit of proceeding shall becom<br>by law. The term "Expenses" as<br>idence, stemographer's charges   | innt, by reason of this Secont affect the Premises or il<br>to immediately due and pa-<br>used herein shall include,<br>multication costs and co-  | nd Morigage or the<br>he security hereof,<br>yable, with interest<br>without limitation,   |
| estimated as to items to be expended after entry of a decree of foreclosure) of procuring policies as the Mortgagee may deem reasonably necessary either to prosecute a suit of such decree the true condition of the title to or the value of the Premises. All the Expended in any decree that may be rendered in such foreclosure proceedings, wheth release hereof given, until all the Expenses have been paid. The Mortgagor for the Mortgagor waives all right to the possession of, and income from, the Premises pecomplaint to foreclose this Second Mortgago, the court in which such complaint is fill under the Mortgagor, appoint a receiver to take possession or charge of the Premise for the Mortgagor, appoint a receiver to take possession or charge of the Premise peculiar to the premise of the Premise of the Premise peculiar to the premise of the Premise peculiar to the process of the Premise peculiar to the premise peculiar to the premise peculiar to the process of the Premise peculiar to the process of the Premise peculiar to the pec | g all such abstracts of title, fille s<br>forcelosure or to evidence to bid<br>cases shall be an additional lien<br>for decree of sufe shall have bee<br>Mortgagor and for the bets,<br>anding such forcelosure proceed<br>ed, may at once and without not | carches and examinations dors at any safe which may upon the Premises, shall no nettered or not, shall no executors, administrators lings, and agrees that upo ice to the Mortagage, or to | and fille insurance be had pursuant to c taxoff as costs and t be dismissed, nor and assigns of the on the filling of any any party claiming |
| The name of a record owner is: FRANK STROUD AND ETHEL.  And when all of the aforesaid covenants and agreements are performed, the h  | STROUD   |  |  |
| entitled, on receiving his reasonable charge.  Witness the hand 8 and seal 8 of the Mortgagor this 19 day o  |  | 19 86  |  |
| · · · · · · · · · · · · · · · · · · ·  | Frank S  | transel  | (SEAL)   |
| Please print or type name(s) below signature(s)  | FRANK STROUD   | 24   | · · · · · · · · · · · · · · · · · · ·  |
|  | EHTEL STROUD by  | FRANK STROUD   | GUARDIAN   |
| This instrument was prepared by FORD MOTOR GREDIT COMPANY  | 10735 S DIGERO   | OAK LAWN, IL   | 60453 0  |

## **UNOFFICIAL COPY**

| JEANNINE BEST                                   |                          | , a Notary Public in and                 | for said County, in                |
|---|--------------------------|--|------------------------------------|
| rice aforesaid, DO HEREBY CERTIFY that          |                          |  |                                    |
|   |                          |  |                                    |
| thatr free and voluntary act, for of homestead. | the uses and purposes in | erein set iorin, including the r         | elcase and waiver of               |
| Given under my hand and official                | scal this19th            | day of                                   | . 19.86 .                          |
| (Impress Seal Hers)                             |                          | ia resience                              | ار کامید                           |
| COMM, EXP. 8.                                   | 3-89                     | LC 1676676 Notery Public                 | CK U/                              |
| Ox  |                          |  |                                    |
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| •   | 04                       | . •                                      |                                    |
|   | OOA COUNT                | DEPT-01 RECO<br>1#1111 TRAN<br>#8014 # A | RDING<br>5165 03/21/06 :<br>*86-11 |
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|   |                          | Clarticon                                |                                    |

Jit Company
Dan Dir.
Pero Avenue
Dis 60453

Ford Motor Crecit Company Consumer Loan Div. 10735 South Cicero Avenue Oak Lawn, Illinois 60453 Phone 581-0151

Ford Motor Credit Company
Consumer Loan Div
10735 South Cicero Avenue
Oak Lawn, Illinois 60453
Phore 581-0151

FIRST

BOX No.

11.00 €

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