UNOFFICIAL COPY 44 0

THIS INDENTURE WITNESSETH THAT, Philip J Dispar Cathie Dispart, his wife, as joint to	t and tenants	
(No. and Street) (City)	IL 60195 86240346	.
for valuable consideration the receipt of which is hereby acknowledged, CO AND WARRANT to FORD MOTOR CREDIT COMPANY of 1375 Remington Rd, Schaumburg, IL &	NVEY	
(No. and Street) (City) (hereinafter called the "Mortgagee"), and to its successors and assigns the follo real estate, with the improvements thereon, including all heating, air-condition plumbing apparatus and liatures, and everything appurentant thereto, to	uning, the and	1
	ook and State of Illinois, to wil:	
Lot 6 in Block 143 in the Highlands a Subulvision of part of the East hal of Section 9. Township 41 North, Rang Meridian, according to the plat there Document 17.018,413 in Cook County, I Also known 28 1545 Highland Bly Permanent Parcel Number 07-09-	f of the South East quarter le 10, East of the Third Principal lof recorded May 6, 1960 as llinois. ld. Hoffman Estates II. 60195	
(hereinafter called the "Premises") Hereby releasing and waiving all rights utilier and by wirtue of the homestead Subject to the lien of ad valorem taxes for the cu ren. We year and a mortgage	exemption laws of the State of Illinois.	
IN TRUST, nevertheless, for the purpose of a curing performance of th	e covenants and agreements herein.	, so sinte
WHEREAS, The Mortgagor is justly indebted to Mo (gage) in the amount evidenced by a promissory note of even date herewith (h volnafter called the "	of 24169.39 Dollars (hersinafter called the "Indebte Note").	sáness" (
Loan is payable in 180 instalment is due 7-13-86. 179 remaining pon the same day each succeeding 6-13-01.	ayments of \$405.00 each are due month. The final payment is due	86240346
		డ్ల
	OUNE	6
	₹/)×	
THE MORTGAGOR covenants and agrees as follows: (1) To pay the In- extending time of payment; (2) to pay when due in each year, all taxes and assess sixty days after destruction or damage to rebuild or restore all buildings or impro- to the Premises shall not be committed or suffered; (5) to keep all buildings or Mortgagee herein, who is hereby authorized to place such insurance in compar- ittached payable first to the first trustee or mortgagee, and second, to the Trustee the said first mortgagee or trustee until the indebtedness is fully paid; (6) to pay all hall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the	nents against the Pre-nises, and on demand to exhibit receipts therefore; (vements on the Pre-nises that may have been destroyed or damagad; (4) at low or at any time 6. The Premises insured in companies to be select lies acceptable to the hard of the first mortgage indebtedness, with los sherein as their interests may appear which pullices shall be left and rem i prior incumbrances, and the interest thereon, at the time or times when the	3) within hat waste od by the science of the second with the seme
of the Note may produce such insurance, or pay such taxes or assessments, or on noumbrances and the interest thereon from time to time; and all money so paid, hereon from the date of payment at the lesser of the rate specified in the Note of coured hereby.	lischarge or purchase any tax fict or this affecting the Premises or pay the Mortgagor to repay immediately without demand, and the same with or the maximum rate permitted by late shall be so much additional Indeb	all prior interest bledness
IN THE EVENT of a breach of any of the aforesaid covenants or agreemen it earned interest, shall, at the option of the legal holder thereof, without notice the breach at the lesser of the rate specified in the Note or the maximum rate poth, the same as if all of the Indebtedness evidenced by the Note has then	e, become immediately due and payable, a. ** '.ii' interest thereon from ermitted by law, shall be recoverable by foreolrau', thereof, or by suit a matured by express terms.	time of it law, or
All EXPENDITURES and expenses (hereinafter called the "Expenses") in hent of any suit for the foreclosure hereof after accrual of such right to foreclosure ankruptcy proceedings, to which either Mortgagee or Mortgagor shall be a party e idebtedness hereby secured; or (c) preparations for the defense of any threater hether or not actually commenced shall become so much additional indebted neteron, at the lesser of the rate specified in the Note or the maximum rate permit asonable attorney's fees, appraiser's fees, outlays for documentary and experi	, whether or not actually commenced; (b) any proceding, including prolither as plaintiff, claimant or defendant, by reason of this second Mortgag ned suit or proceeding which might affect the Premists of the security ass secured hereby and shall become immediately due and payable, with led by law. The Jerm "Expenses" as used herein shall include, without lim	bate and ge or the hereof, interest nitation,
stimated as to items to be expended after entry of a decree of foreclosure) of procu- plicies as the Mortgagee may deem reasonably necessary either to prosecute a suit, eith decree the true condition of the title to or the value of the Premises. All the E- cluded in any decree that may be rendered in such foreclosure proceedings, what lease hereof given, until all the Expanses have been paid. The Mortgagor for ortageor waives all right to the possession of, and income from, the Premises amplaint to foreclose this Second Mortgage, the court in which such compilaint is ader the Mortgagor, appoint a receiver to take possession or charge, of the Pr	ring all such abstracts of title, tille searches and examinations and title in: of foreclosure or to evidence to bidders at any sale which may be had pursypenses shall be an additional lien upon the Premises, shall be taxed as contented or not, shall not be dismiss the Mortgagor and for the heirs, executors, administrators and assigns pending such foreclosure proceedings, and agrees that upon the filing sided, may at once and without notice to the Mortgagor, or so any party of	summee suant to cets and sed, nor s of the s of any laiming
	nd Cathie Dispart, his wife, as jo	oint
And when all of the aforesaid covenants and agreements are performed, the stilled, on receiving his reasonable wharge.	e Mortgagee or its successors or assigns shall release said premises to the	enan'
Witness the hand S and spates of the Mortgagor this 9th day	of June 19 86	
	Thilip & Disport	SEAL)
S S C C C C C C C C C C C C C C C C C C	Philip J Dispart	JUNE!
case print or type name(s)	Cathie Dispart	SEAL)
is instrument was prepared by CuC Hoskins 1375 Remin	gton Rd Schaumburg, IL 60195 (NAME AND ADDRESS)	
الله الله الله الله الله الله الله الله	ILLINDIS	1

UNOFFICIAL COPY

•, ••••••••••••••••••••••••••••••••••••	M. Blaze OO HEREBY CERTIFY		Dispart and Cathie D	
		**************************************	, as joint tenants	
:			are subscribed to the foregoing Y signed, scaled and delivered	, ,
			s therein set forth, including the rele	
right of homes u	10			
	m, hand and official i	eal this 9t1	h day of June	, 19
(Impress Seal He		•	(Sand W) MI	Ha
Commission Expir	res 7/8/59		Notary Public	
: •	Ox			
		C		
		0/		
		C		
		O	, /h	
		•		
このかぎータモーギ	CI # 1735#		OH;	
05 98/21/90 1000	16-1-91 AE-080		で	
	•		O _x	•
			E S	
. 1			Tall to	0
7				
			1 0	
<u>н</u>			_	
SECOND MORTGAGE			MAIL TO: Fort Moior Credit Company 1375 Remington Rd., Suite 0 Schaumburg, il. 60195	
	β .		Hotor Credit Company Remingston Rd., Suite mburg, il. 60195	•
×	1 - 1	1 1		

86240346