UNOFFICIAL COPY / / SECOND MORTGAGE (ILLINOIS)

CLO 811312 Jan 85 Previous editions may NOT be used.

THIS INDENTURE WITNESSETH THAT, BRENDA L WHITFIELD AS O WHITFIELD (MARRIED TO EACH OTHER)	and Management & Contract of
(No. and Street) (City)	
for valuable consideration the receipt of which is hereby acknowledged, CONV AND WARRANT to FORD MOTOR CREDIT COMPANY of 10735 S CICERO OAK LAWN, IL 60 (City)	EY
(hereinafter called the "Mortgagee"), and to its successors and assigns the following real estate, with the improvements thereon, including all heating, air-conditional plumbing apparatus and fixtures, and everything appurtenant thereto, togetherent, issues and profits of said premises, situated in the County orCOOK	ng described Above Space For Recorder's Uso Only ng, gas and for with all
Lot 17 and the North 1/2 of Lot 18 in Block to West Pullman being a subdivision of and Subdivision and alleys of Block 3 and 4 and West of the R(i) road in Placerdale being a Southeast 1/4 of Section 20, Township 37 No Principal Meridian in Cook County, Illino Property commonly known as 11042 South Peor P. I. N. number: 25-20-410-026.	including vacated School Trustees'd that part of Blocks 2 and 5 lying subdivision in the east 1/2 of the orth, Range 14, East of the Third is. La Chicago, 11, 60643.
(heroinafter called the "Premises") Heroby releasing and waiving all rights under and by virtue of the homostoad ex- Subject to the lien of ad valorem taxes for the current aix year and a mortgage in IN TRUST, nevertheless, for the purpose of securing performance of the	comption laws of the State of Illinois. favor of O'brien and Pain, Inc. (if none, to state). covernants and agreements herein. \$11768.86 Dollars (hereinafter called the "Indehteriness" as
4	
·Loan is payable in 36 installm is due 8-13-87. 35 remaining on the same day each succeeding 7-13-90 ·	enta. Pirst payment of \$ 396.00 c payments of \$396.00 each are due month. The final payment is due
extending time of payment; (2) to pay when due in each year, all taxes and assessme sixty days after destruction or damage to rebuild or restore all buildings or improve to the Premises shall not be committed or suffered; (5) to keep all buildings no Mortgagee herein, who is hereby authorized to place such insurance in companie attached payable first to the first furtice or mortgagee, and second, to the Trustee the said first mortgage or trustee until the indebtedness is fully paid; (6) to pay all p shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the pri	ntents on the Premises, that may have been destroyed or damaged; (4) that waste wor at any time on the Premises insured in companies to be selected by the sacceptable to the holder of "be first mortgage indebtedness, with loss clause terein as their interests may appear which policies shall be left and remain with rior incumbiances, and the more ost thereon, at the time or times when the same or incumbiances or the interest the sen when the the Mortgage or the holder
of the Note may produce such insurance, or pay such taxes or assessments, or distinct incumbrances and the interest thereon from time to time; and all money so paid, if thereon from the date of payment at the lesser of the rate specified in the Note or secured hereby.	ne Morigagor to repay immediately without demand, and the same with interest the maximum rate permitted by law shill be to much additional indebindness
all earned interest, shall, at the option of the legal holder thereof, without notice, such breach at the lesser of the rate specified in the Note or the maximum rate per both, the same as if all of the Indebtedness evidenced by the Note has then m	mitted by law, shall be recoverable by foreclosure thereof, or by suit at law, or atured by express terms. acred by the Mortgageo in connection with (a) prepair cost for the commence-whether or not actually commenced; (b) any proceeding, including probate and
Indebtedness hereby secured; or (c) preparations for the defence of any threatens 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 permitte reasonable attorney's fees, appraiser's fees, outlays for decumentary, and expert of estimated as to items to be expended after entry of a decree of foreclosure; of procuri policies as the Mortgagee may deem reasonably necessary either to prosecute y suit o such decree the true condition of the title to or the value of the Premises. All the Extinctuded in any decree that may be rendered in such foreclosure proceedings, whe release hereof given, until all the Expenses have been paid. The Mortgagor for it Mortgagor waives all right to the possession of, and Income from, the Premises peomplaint to foreclosure this Second Mortgage, the court in which such complaint is funder the Mortgagor, appoint a receiver to take possession or charge of the Premises.	nd suit or proceeding which might affect the Premises or the security hereof, a secured hereby and shall become immediately due and payable, with interest d by law The term "Expenses" as used herein shall include, without limitation, evidence, stenographer's charges, publication costs and costs (which may he may all such abstracts of fitle, title searches and examinations and title instrance of foreclosure or to evidence to hidders at any sale which may be had pursuant to penses shall be an additional hen upon the Premises, shall be taxed as costs and ther decree of sale shall have been entered or not, shall not be dismissed, nor he Mortgagor and for the beits, executors, administrators and assigns of the lending such foreclosure proceedings, and agrees that upon the filing of any illed, may at once and without notice to the Mortgagor, or to any party claiming mises with power to collect the rents, issues and profits of the Premises
The name of a record owner is: <u>BRENDA L WHITFIELD & C</u> And when all of the aforesaid covenants and agreements are performed, the entitled, on receiving his reasonable charge.	HARLES O WHITFIELD (MARRIED TO EACH OTHER) Mortgaged or its successors or assigns shall release said premises to the party
Witness the hand _A and seal _A of the Mortgagor this _7th _ day	or July 19 87
Please print or type name(s) pelow signature(s)	BRENDA L WHITFIELD (SHAL) CHARLES O WHITFIELD (SHAL)
This instrument was prepared by FORD MOTOR CREDIT COMPANY	10735 S CIGERO OAK LAWN, IL 60453

ILLINOIS

UNOFFICIAL COPY

STATE OF	88.	•			
COUNTY OF	4.				
JEANNINE BEST			Public in and fo	or said County, in	the
State aforesaid, DO HEREBY CERTIFY that BRES	NDA L WHITE	TELD AND CE	iarles o wh	ITFIRLD	<u></u>
(MAI	RRIED TO RA	CH OTHER)			 ,
ersonally known to me to be the same person_s. whose	ப் s name <u>க _ ச</u> ை	.: a. subscribed to	the foregoing	instrument, appea	red
efore me this day in person and acknowledged th	natthey_s	igned, sealed	and delivered	the said instrum	ent
s _ their free and voluntary act, for the uses and	i purposes there	ein set forth, inc	cluding the rele	ease and waiver of	the
ght of homes, sec.					
Given under ray hand and official scal this	7th	day of	July	<u> </u>	
(Impress Seal Here)		1		21	
	· · · · · · · · · · · · · · · · · · ·	Gase	Notary Public	ZISK	
ommission Expired OMM. END. 8-13-					
0/					
	0,	ne.	 PT~01 RECORD	TNG	440
	County	. T#.	IIII TŘÁN Ý	911 07/08/87 1 F-87-374	\$12 1 : 17 : 0:
	9		COOK COUNTY	RECORDER	,,,,,
		()			
		0/1			
		7	,0		
			\bigcirc		
	E				
	32		87374	1977	
	(frequency	/	0,0,		
	Isem	,			40
	<u>}</u>	1		ļ	X
	ePA IV. enue 353				
8 7 4 4 7 4 7 4 7 4 7 4 7 4 7 7	Sevential Services	101	•		
KTG.	REDI Cicel inois	7-16			
ECOND MORTGAGE	D MOTOR CREDIT COMPANY CONSUMER LOAN DIV. 0735 South Gicero Avenue Oak Lawn, Illinois 60453	ğ			
Q	NSU NSU 35 St Law	5			
	2002				

87374977