CLO 811312 Jan 85 Previous editions may NOT be used

UNOFFICIAL:COPY 2 SECOND MORTGAGE (ILLINOIS)

THIS INDENTURE WITNESSETH THAT. James Lee Wilson Thelma Wilson, his wife, in Joint Ten	and ancy S-101135
12539 S. Eggleston Ave., Chicago, II	EUE. 401109
(No and Sirect) (Gity)	50628 (State)
for valuable consideration the receipt of which is hereby acknowledged, CONV	YEY
AND WARRANT to FORD MOTOR CREDIT COMPANY of 739 Roosevelt Rd. #8-309, Glen Ellyn,	11 60137 (State)
(hereinafter called the "Mortgagee"), and to its successors and assigns the following all setting, air-condition plumbing apparatus and fixtures, and everything appurenant thereto, together	ng described Above Space For Recorder's Use Only
rents issuer and profits of said premises, situated in the County of Cook Lot 22 in Block 2 in F.R. Ives Resubd Andrew's Subdivision of the East 1/2 South East Fractional 1/4 of Section Township 37 North, Range 14, East of Cook County, Illinois.	ivision of Lots 15, 16, 17 and 18 in of the South West 1/4 and the 28 North of the Indian Boundry Line,
12539	and the first and the graph of the contract of
(hereinatter called the "Premises")	25-28-330-011
Hereby releasing and waiving all rights under and by virtue of the homestead ex-	emption laws of the State of Illinois
Subject to the lien of ad valorem taxes for the current ax year and a mortgage in	(avor of Independence Bank (if none, so state)
IN TRUST nevertheless, for the purpose of securing performance of the WHEREAS. The Mortgagor is justly indented to Mostgagor in the amount of	S25437.29 Dollars thereinafter called the "Indebtedness" as
evidenced by a promissory note of even date herewith the anyther called the "No	ote")
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455.00	-05-88 95
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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 not Mortgages, herein, who is hereby authorized to place such insurance in companie attached payable first to the first trustee or mortgages, and second, to the Trustee the said first mortgages or trustee until the indebtedness is fully paid; (b) to pay all p shall become due and payable. In THE EVENT of isludies so to insure, or pay taxes or assessments, or the prior the Note may procure such insurance, or pay such taxes or assessments, or distincumbrances and the interest thereon from time to time, and all money so paid, thereon from the date of payment at the lesser of the rate specified in the Note or	ments on the Press. 23 that may have been destroyed or damaged, (4) that waste who at any time into it remises insured in companies to be selected by the especiable to the holder of the first mortgage indebtedness, with those clause increin as their interests may applied which policies shall be left and remain with rior incumbrances, and the interest therein, at the time or times when the same for incumbrances or the interest the considering the Horizagee or the holder incharge or purchase any tax lien of title affecting the Premises or pay all prior the Mortgagor to repay immediately, afthour demand, and the same with interest
IN THE EVENT of a breach of any of the aloresaid covenants or agreements all earned interest, shall, at the option of the legal holder thereof, without notice, such breach at the lesser of the rale specified in the Note or the maximum rate per both, the same as it all of the Indebtedness evidenced by the Note has then m ALL EXPENDITURES and expenses thereinafter called the "Expenses" indiment of any suit for the foreclosure hereof after accord of such right to foreclose, bankruptes proceedings, to which either Mortgage or Mortgagor shall be a party eit Indebtedness hereby secured, or (c) preparations for the delense of any threatent whether of not actually of immensed shall become so much additional Indebtedness thereby a the first precised in the Note or the maximum rate permitter easonable attorney's fees appraiserly fees, outlysy for documentary and expert restimated as to trems to be expended after entry of a decree of foreclosures of procurs such decree the true condition of the title to or the value of the Premises. All the figure 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 periodically and entry agon, appoint a receiver to take possession or charge of the Premises of the Premises of the Premises appoint is a complaint to foreclove this Second Mortgage, the court in which such complaint is a under the Mortgagor, appoint a receiver to take possession or charge of the Pre-	the whole of the Indebtedness evidence (4.5) is a Note, including principal and become immediately due and payable, and any interest thereon from time of imitted by law shall be recoverable by forecle durithereof, or by suit at law, or attired by express terms which for not actually commenced, (b) any proceeding, including probate and her ay plaintiff, claimant or defendant, by reason of this Jecond Mortgage or the ed suit or proceeding which might affect the Premises or the security hereof, s secured hereby and shall become immediately due and payable, with interest of by law. The term "I spenses" at used herein shall include, without limitation, indence, stenographer's charges, publication costs and costs (which may be not all such abstracts of title title searches and examinations and title insurance if forectosure or to evidence to bidders at any sale which may be had pursuant to penses shall be an additional tien upon the Premises, shall be taked as costs and her desiree of sale shall not occur entered or not, shall not be dismissed, nor her Mortgagor and for the nears, executors, administrators and assigns of the energy can be compared or not, shall not length of the energy at our and without notice to the Mortgagor, or to any party claiming field, may at once and without notice to the Mortgagor, or to any party claiming
The name of a record owner is: James Lee Wilson	
And when all of the atoresaid covenants and agreements are performed, the entitled, on receiving his reasonable charge.	Mortgagee or its successors or assigns shall release said premises to the party
Withess the hand S and seal S of the Mortgagor this 29th day	of September 19 88
	New Palis
MAII -	James Lee Wilson (SEAL)
Please print or type name(s) below signature(s)	The Ima Wilson (NEAL)
This instrument was prepared by	(NAME AND AUDRESS)

ILLINOIS

UNOFFICIAL COPY

STATE OFILLING	#		
COUNTY OFCC	OOK ss.		
I, David E. F	arker	, a Notary Public in and for said	f County, in the
State aforesaid, DO HEREI	BY CERTIFY thatJames Le	e Wilson and Thelma Wil	lson,
his wife, in Joi	nt Tenancy		
personally known to me to b	e the same person S whose name S a	re subscribed to the foregoing instru	ment, appeared
	rson and acknowledged that they	_	
	luntary act, for the uses and purposes th	erein set forth, including the release as	nd waiver of the
right of homes. e.d.	204 h	Contambor (~ aa
F	and official seal this 29th "OPPICIAL SEAL"	day of September	<u></u>
(Impress Seal Here)	Devid E. Parker Jacon Public, State of Minels	(Le Fe Az)	
Commission Expires	Hy Commission Expires 10/25/90	Notary Public	
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