## EQUITY TITLE COMPANY ECIDIOLOSS

## UNOFFICIAL COPY 3 SECOND MORTGAGE (ILLINOIS)

THIS INDENTURE WITNESSETH THAT, Dennis E. Viteri and	89444638
Betty R. Viteri (MARRIED TO EACH OTHER)	32 (1) (1) (1) (1) (1) (1)
6211 S. Whipple Chicago II 60629	ing Secret Addition v
(No, and Street) (City) (State)	had Arasana OO HERENY CERTEN that
for valuable consideration the receipt of which is hereby acknowledged, CONYEY	
AND WARRANT to FORD MOTOR CREDIT COMPANY of 11 60453	the control of the co
(No. and Street) (City) (City)	The construction of the co
(hereinafter called the "Mortgagee"), and to its successors and assigns the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and	Above Space For Recorder's Use Only
plumbing apparatus and fixtures, and everything appurienant thereto, together with all rents, issues and profits of said premises, situated in the County of Cook	<ul> <li>Herrica Control of the Control of the</li></ul>
the state of the s	and State of Illinois, to wit:
LOT 37 IN BLOCK 16 IN COBE AND MCKINNON' AVENUE SUBDIVISION OF THE WEST 1/2 OF TH SECTION 13, TOWNSHIP 38 NORTH, RANGE 13, PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLIN	E SOUTHWEST 1/4 OF
Property community known as 6211 S. Whippley Chic	2ago 11.60629
PIN#19-13-327-003	LE ADMINISTRATION CONTRACTOR OF THE CONTRACTOR O
	MT COMMISSION RIP. AUG. 1
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws	of the State of Illinois.
Subject to the lien of ad valorem taxes for the current full year and a mortgage in favor of Je	mes F. Messinger and Co.Inqif none, so state).
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and WHEREAS, The Mortgagor is justly indebted to Mo. tgagor in the amount of	7 T
evidenced by a promissory note of even date herewith (hereing called the "Note").	O/ Dollars (hereinafter called the "Indebtedness" as
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John de resultà de CO de CO	
Loan is payable in 60 installments. is due 10-22-89 59 remaining paymonth. on the same day each succeeding month.	First payment of \$226.00 ents of \$226.00 each are due The final payment is due
09-22-94 •	and a second feed to see a second
THE MORTGAGOR covenants and agrees as follows: (1) To pay the indebtedness, as	herrin and in the Note provided, or according to any agreement
extending time of payment; (2) to pay when due in each year, all taxes and assessments against the sixty days after destruction or damage to rebuild or restore all buildings or improvements on the	Primises, and on demand to exhibit receipts therefore; (3) within a
Mortgagee herein, who is hereby authorized to place such insurance in companies acceptable	me on in Premises insured in companies to be selected by the
attached payable first to the first trustee or mortgagee, and second, to the Trustee herein as their the said first mortgagee or trustee until the indebtedness is fully paid; (6) to pay all prior incumbra	interests may one at which policies shall be left and remain with
shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbran	ces or the interest the con when due, the Mortgagee or the holder
of the Note may procure such insurance, or pay such taxes or assessments, or discharge or pullincumbrances and the interest thereon from time to time; and all money so paid, the Mortgagor thereon from the date of payment at the lesser of the rate specified in the Note or the maximum secured hereby.	In resay immediately without demand and the same with interest in
IN THE EVENT of a breach of any of the aforesaid covenants or agreements, the whole of all earned interest, shall, at the option of the legal holder thereof, without notice, become imm such breach at the lesser of the rate specified in the Note or the maximum rate permitted by law	ediately due and navable, and with interest thereon from time of
ALL EXPENDITURES and expenses (hereinafter called the "Expenses") incurred by the	press terms.  Mortragee in connection with (a) propagations for the commence.
ment of any suit for the foreclosure hereof after accrual of such right to foreclose, whether or no bankruptcy proceedings, to which either Mortgagee or Mortgagor shall be a party either as plaintif	t actually commenced; (b) any proceed A., including probate and f. claimant or defendant, by reason of this Second Mortgage or the
indebledness hereby secured; or (c) preparations for the defense of any threatened suit or pro- whether or not actually commenced shall become so much additional indebtedness secured her	ceeding which might affect the Premises or the security hereof,
thereon, at the lesser of the rate specified in the Note or the maximum rate permitted by law. The reasonable attorney's fees, appraiser's fees, outlays for documentary and expert evidence, ster	term "Expenses" as used herein shall include, without limitation,
estimated as to items to be expended after entry of a decree of foreclosure) of procuring all such ab- policies as the Mortgagee may deem reasonably necessary either to prosecute a suit of foreclosure of	stracts of title, title scarches and examinations and title insurance or to evidence to bidders at any sale which may be had pursuant to
such decree the true condition of the title to or the value of the Premises. All the Expenses shall be included in any decree that may be rendered in such foreclosure proceedings, whether decree of	sale shall have been entered or not, shall not be dismissed, nor
release hereof given, until all the Expenses have been paid. The Mortgagor for the Mortgagor Mortgagor waives all right to the possession of, and income from the Premises pending such	and for the heirs, executors, administrators and assigns of the
complaint to foreclose this Second Mortgage, the court in which such complaint is filed, may at o under the Mortgagor, appoint a receiver to take possession or charge of the Premises with p	nce and without notice to the Mortgagor, or to any party claiming over to collect the rents, issues and profits of the Premises.
The name of a record owner is: Dennis E. Viteri and Betty R.	Viteri His wife
And when all of the aforesaid covenants and agreements are performed, the Mortgagee of	its successors or assigns shall release said premises to the party
	ember 19 89
	1-2-(10)
L Par	(SEAL)
Please print or type name(s)	E. Viteri
below signature(s)	Proveri (SEAL)
Betty	R. Siteri (HIS WIFE)
Ford Motor Credit Co. (3.) This instrument was prepared by 10735 S. Cicero, Oak Lawn, II 6045	3 dimension
(NAME AND	
CLO 8 1312 Jan 85 Previous editions may NOT be used.	ILLINOIS

89444638

## **UNOFFICIAL COPY**

COUNTY OF THE COOK	SS.		
, Jeannine Best		, a Notary Public in and f	or said County, in the
tate aforesaid, DO HEREBY CERTIFY thatDe	ennis E. Vi	teri and Betty R. Vite	eri
(MAI	RRIED TO EA	CH OTHER)	
personally known to me to be the same person <sup>S</sup> who	se name S a	re subscribed to the foregoing	instrument, appeared
pefore me this day in person and acknowledged	that they	signed, sealed and delivered	the said instrument
as their free and voluntary act, for the uses an	d purposes the	ein set forth, including the rele	ease and waiver of the
right of homes and	i		
Given under my hand and official seal this	18th	day of <u>September</u>	, 19 <sup>89</sup>
(Impress Seal Here)	]	Dear	121
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SECOND MORTGAGE	Consumer Loan Div. 10735 South Cierro Avenue Car Lawn, Illingis, 60453		
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