

91525458

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made OCTOBER 7, 1991, between DOROTHY J. MELTON, A SINGLE WOMAN, herein referred to as "Grantors," and STEVE H. LEWIS,

A.V.P. of DALLAS, TEXAS XXRXXXXX DR

herein referred to as "Trustee," witnesseth:

THAT, WHEREAS the Grantors have promised to pay to FORD CONSUMER FINANCE herein referred to as "Beneficiary," the legal holder of the Revolving Loan Agreement hereinafter described, all amounts owed from time to time up to a maximum amount of \$30,687.00 together with charges, fees, together with interest thereon at the rate of:

THIS IS A VARIABLE INTEREST RATE LOAN AND THE INTEREST RATE WILL INCREASE OR DECREASE WITH CHANGES IN THE PRIME RATE. The Prime Rate ("Index") is the highest Prime Rate published in the "Money Rates" section of The Wall Street Journal. The Prime Rate in effect on the first business day in any month will determine the Annual Percentage Rate for the billing period beginning in that month. The ANNUAL PERCENTAGE RATE will be 4.0 percentage points ("Margin") greater than the Prime Rate. The initial ANNUAL PERCENTAGE RATE on your Account is 12.00 %. The daily periodic rate in effect for the initial billing period is .033 % which is the ANNUAL PERCENTAGE RATE divided by 365. The Annual Percentage Rate will increase or decrease with changes in the Prime Rate. The ANNUAL PERCENTAGE RATE cannot increase more than two (2%) percent in any twelve-month period from the date of this Agreement. In no event will the ANNUAL PERCENTAGE RATE ever be less than 8.00 nor more than eighteen (18%) percent. An increase in the Annual Percentage Rate may result in an increase in the minimum payment due. If the Index is no longer available, we will choose a new index which has a historical movement substantially similar to that of the original index and when combined with the Margin, would have resulted in an Annual Percentage Rate substantially similar to that in effect at the time the original Index became unavailable.

The Grantors promise to pay the sum set in the said Revolving Loan Agreement of even date herewith, made payable to the Beneficiary, and delivered, in consecutive monthly installments as provided in the Revolving Loan Agreement. All of said payments being made payable in IRVING, TEXAS XHBBOK or at such place as the Beneficiary or other holder may, from time to time, in writing appoint.

The said Revolving Loan Agreement has a last payment date of OCTOBER 5, 2001 XXYXXXXXX DR

NOW, THEREFORE, the Grantors to secure the payment of the said obligation in accordance with the terms, provisions and limitations of this Trust Deed, and the performance of the covenants and agreements herein contained, by the Grantors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT into the Trustee, its successors and assigns, the following described Real Estate and all of their estate, title and interest therein, situate, lying and being in the CITY OF CHICAGO, COOK COUNTY, ILLINOIS, to wit:

LOTS 27 AND 28 IN BLOCK 3 IN FREDERICK H. BARLETT'S GREATER CALUMET SUBDIVISION OF CHICAGO, BEING A PART OF THE SOUTH 1/2 OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

AKA; 11550 SOUTH ADA CHICAGO, IL. 60643  
PIN; 25-30-304-045

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COOK COUNTY REC'D 10-2-91

which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with improvements and fixtures now attached together with easements, rights, privileges, interests, rents and profits.

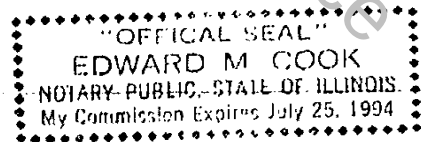
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Grantors do hereby expressly release and waive.

This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 are incorporated herein by reference and are a part hereof and shall be binding on the Grantors, their heirs, successors and assigns.

WITNESS the hand(s) and seal(s) of Grantors the day and year first above written.

*Dorothy J. Melton*  
DOROTHY J. MELTON

(SEAL)



(SEAL)

STATE OF ILLINOIS

County of COOK

} ss

THE UNDERSIGNED

I, DOROTHY J. MELTON, A SINGLE PERSON, a Notary Public in and for said County, in the State above named, DO SWORN BY CERTIFY THAT

who IS personally known to me to be the same person, whose name IS subscribed to the foregoing  
Instrument, appeared before me this day in person and acknowledged that HER signed and delivered the said  
Instrument as HER true and voluntary act, for the uses and purposes therein set forth.  
GIVES under my hand and Notarial Seal this 10 day of OCTOBER, A.D. 19 91

*Edward M. Cook*

Notary Public

This instrument was prepared by

JOHN P. ROSSO, 415 NORTH LASALLE STE., 402, CHICAGO, IL, 60610  
(Name) (Address)

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# UNOFFICIAL COPY

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1

1. Grantors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for labor not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or *unlawful ordinances*.

2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Grantor may desire to contest.

3. Grantors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of money sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Beneficiary, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinafter required of Grantors *in any form and manner* deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or foreclosure affecting said premises or contest any tax or premise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or foreclosure affecting said premises or contest any tax or assessment. All money paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorney's fees, and any other money advanced by Trustee or Beneficiary to protect the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the annual percentage rate stated in the Revolving Loan Agreement this Trust Deed secures. Function of Trustee or Beneficiary shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Grantors.

5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate presented from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

6. Grantors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Revolving Loan Agreement or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any installment on the Revolving Loan Agreement, (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors hereto concluded, or (c) immediately if all or part of the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the lien hereof, in any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees, trustee's fees, appraisers' fees, outlay for documentation and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended at the time of the decree) of procuring all such abstracts of title, title searches and examinations, judgment policies, foreclosures certificates, and similar documents and assurances with respect to title as Trustee or Beneficiary may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title or the value of the premises. All expenditures and expenses of the nature in the paragraph mentioned shall become so much additional indebtedness secured hereby and *immediately due and payable*, with interest thereon at the annual percentage rate stated in the Revolving Loan Agreement this Trust Deed secures, when paid or incurred by Trustee or Beneficiary in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby created; or (b) preparations for the commencement of any suit for the foreclosure hereof after receipt of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness *additional to that evidenced by the Revolving Loan Agreement, with interest thereon as herein provided*; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Grantors, their heirs, legal representatives or assigns, in their right, as appears.

9. Upon, or at any time after the filing of a bill to foreclose title *and record*, the court by which such bill is filed may appoint a receiver of said premises. Such appointment may be made earlier before or after sale, without regard to the solvent or insolvency of Grantors at the time of application for such receiver and *without regard to the then value* of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have the power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further time when Grantors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this Trust Deed, or any note, special assessment or other lien which may be or become superior to the lien hereof or by such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, nor condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereinunder, except in case of gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.

13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before or after maturity, the Trustee shall have full authority to release this Trust Deed, the lien hereof, by proper instrument.

14. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identified title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not said persons shall have executed the Revolving Loan Agreement or this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

FOR RECORDERS INDEX PURPOSES  
INSERT STREET ADDRESS OF ABOVE  
DESCRIBED PROPERTY HERE

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E  
L  
I  
V  
E  
R  
Y

NAME: FORD CONSUMER FINANCE COMPANY  
STREET: 250 EAST CARPENTER FREEWAY  
CITY: IRVING, TEXAS 75062

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER \_\_\_\_\_