UNOFFICIAL COPY TRUST DEED

	THEA	HOVE SPACE FOR RE	CORDERS USE ONLY د به برخوس د MART R. PARR	stsinleremal	ر، س د، س
THIS INDENTURE, made MAY 30	10	91 harwaan A	.NNA MARIE PARR	ILLI AND SANI	ORA
a sincle nerson	herein referi				
herein referred to as "Trustee", witnesseth:	IRVII	NG TEXAS			A
THAT, WHEREAS the Grantors have promised to pay t	ord Consumer, Fin Nyomalamaten	ance Compar	red to as "Beneficiary	", the legal holder	r
of the Loan Agreement hereinafter described, the princ	<i>الله الله الله الله الله الله الله الله</i>	PY-FOUR THO	USAND THREE HU	NDRED AND	
					-
together with interest thereon at the rate of (check app	licable box):		Dollars (\$ 64,)	395.97	•
Agreed Rate of Interest: 16.50 % per year		landaria.			
Agreed Rate of Interest: This is a variable interest r Loan rate. The interest rote will be	ate foan and the interest stage points above the Pr e is	rate will increase inne Loan Rate p hais the publish , per year, Th	published in the Feder ned rate as of the la se interest rate will in	al Reserve Board's st business day o crease or decrease	5 [` 2
decreased by at least 1/4th of a percentage point from a cannot increase or decrease more may 2% in any year year nor more than% per year. The interest Adjustments in the Agreed Rate of Interest thall be g	the Prime loan rate on v r. In no event, however, st rate will not change t	which the current will the interest pefore the First	it interest rate is based it rate ever be less that Phyment Date.	d. The interest rate in	r
Adjustments in the Agreed Rate of Interest order by a in the month following the anniversary date of the lost Agreement will be paid by the last payment date of the increase after the last anniversary date prior to the last payment date	m mod every 12 months	thereafter so the	nt the total amount di lates waives the right	to any interest rate	1
The Gruntors promise to pay the said sum in the sai					, ,
delivered in 36 consecutive monthly installment	s3 at \$962.5	follov ، ۔۔۔۔۔۔۔خیر	wed byat \$.	61,7797,78 -	المراع ا
followed by _0 at \$, with the f			I MINNIN GO 1743 1		
remaining installments continuing on the same day of at IRVING TEXAS WINDS are at such place as NOW, THEREPORE, the Grantous to skile the Koment of the sald soldigation in accomplished, by the Grantous to be performed, and also in consideration of the numerical control.	the Beneficiary or other	r holder may, fi	rom time to time, in	writing appoint.	SOT.
COOK AND STATE COUNTY OF COOK AND STATE LOT 35 IN ALBERT CRANE'S SUBDIVISION ADDITION TO CHICAGO, A SUBDIVISION OF THE SOUTHEAST 1/4 OF SECTION 28, TOWN THIRD PRINCIPAL MERIDIAN, IN COOK COL PIN#: 17-28-425-014 A/K/A: 2921 S SHIELDS, CHICAGO, 1L 60	OF BLOCK 8 OF THE WEST 1/2 OF SHIP 39 NORTH, R	E UNITED STANCE 14, EARLY 14, EARLY 14, EARLY 14, EARLY 15, EARLY	PATES BANK 1/2 OF AST OF THE T-01 RECORDING 333 TRAN 2309 C	15/31/91 15:39 26 1571	
which, with the property hereinafter described, is referred to herein as the "premises". TEXPLETHER with improvements and fixtures now attached together with executed, to	nghis, privileges, interests, rents and pu	ofits		al benefit water and the surries	
TO HAVE AND IN MOLD the premises unto the said Tension, its successors and as of the Homestead Recorption Laws of the State of Illinois, which said rights and benefits					
This Trust Deed consists of two pages. The covenan deed) are incorporated herein by reference and are a par WYTNESS the hand(s) and seal(s) of Grantors the	t hereof and shall be bine	ding on the Grar written.	ntors, their heirs, our	essors and assigns.	Aranu
Inna Marie Parrelle	(SPAL)		OFFICAL SEAL" WARD M. COC		1 .us
State of ILLINOIS, Complete COOK SEATE OF ILLINOIS, L. Se a Notato Pro ALN ALN ALN ALN ALN ALN ALN ALN	(SEAL)	NOTARY,	PUBLIC. STATE OF IL	LINOIS \$ INFAL	
STATE OF ILLINOIS, I.	THE UNDERSIGNI		L DO HERLBY CERTIFY THAT	A A CONTRACTOR OF THE STATE OF	
County of COOK AIN	NA MARIE PARRILL			JOINT TENAM	rs
EL SS Destinates	appeared before me this day in person a	and as knowledged that	S whose name S ARE THEY		
변 5 월 · · · · · · · · · · · · · · · · · ·	is THEER tree wise	********	2 NASM Co	Notary Ballin	4
This matriment was prepar	ied by			R	•
BRIAN D	CARRARA JR	100 N LAS	ALLE, SUITE 210	\	1L
BRIAN J 607664 Rev. 12-89 (LB.)	(Name)		(Adders)	60602	_

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 1. Granters 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 and premises in gos condition and repair, without wasts, and free from mechanic's or other lines or claims for lier not expressly subordinated to the lien hereof, (3) say when due any indebtedness which may be secured by a lier or the size on the premises superfor to the lien hereof, and upon request exhibit satisfactory evidence of the decharge of such prior then to Trustee or to Hemeliciary; (4) complete within a reasonable time an building a now or at any time in process of rection upon said premises; (5) comply with all requirements of how or municipal ordinances with respect to the premises and the use thereof, (6) making manufactured by law or municipal ordinance.
- 2. Orantors shall pay before any penalty attaches all general taxes, and shall pay special assessments, water charges, sewer sorvice charges against the premises when due, and shall, upon written request, furnish to Trustee or to Beneficiary duplical excepts therefor To present default because 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 an said premises insured against loss or damage by the, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or expairing the same or to pay in fulf 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 tenewal policies not loss than ten days prior to the respective dates of expire, and in the case of the control of the respective dates of the case of the control of the respective dates of the case of the
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any paymont or perform any act be reinbefore required of Grantons in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on perior commitmences, if any, and purchese, discharge, compromise or settle only tax liet or other prior liet or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein autorized and all expenses paid or incurred in connection therewitti, including attorney's fees, and any other moneys advanced by Trustee or Beneficiary to protect the morigaged premises and the lien hereof, shall be so much additional indebtodiess eccured hereby and shall become immediately due and payable without not lien and with interest thereon at the annual percentage rate stated in the lean Agreement this Trust Deed secures. Inaction 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 Grantons.
- 5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to takes or macestments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the valuity of any tax, assessment, sale, forfesture, tax lies or claim thereof.
- B. Granious shall pay each liem of indebtedness betwin mentioned, both principal and interest, when due according to the terms between the option of items ficially, and without notice is Granious, all unpaid indebtedness secured by this Tost Deed shall, not withstanding anything in the Loan Agreement of Initia Trust Beed to the contrary, become due and payable to immediately in the case of default in making payment of any installing A. to the Loan Agreement, or its when default shall occur and continue for three days in the performance of any other our secured of the Granious herein contained, or (c) immediately if all or part of the Agreement of the Granious herein contained, or (c)
- 7. When the indelitedness hardly a gree shall become due whether by acceleration or otherwise, lieneficiary or Trustees shall have the right to foreclose the lien hereof, in any suit inforeclose the lien hereof, there shall be allowed and include a additional indelitedness in the decree for sale all rependitures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees, Trustee's fees, appraisant fees nutlay for documentary and expert evidence, stemographers' charges, publication costs and costs which may be estimated as to items to be expended after entry of the decree of procuring all such by a first little expenses and examines which may be estimated as to items to be expended after entry of the first processing and include the first of the surface or flessefficiary may deem to be reasonably precess cycle her to proceed such suit or to evidence to bidders at any sale which may be hed pursuant to such decree the true condition of the little or Trustee or flessefficiary may deem to be reasonably precess cycle her to proceed such suit or to evidence to bidders at any sale which may be hed pursuant to such decree the true condition of the little or Trustee or flessefficiary may let proceedings are under the such decree the true condition of the little or the value of the precessings. It exhibits the such decree the true condition of immediately due and payable, with the rest thereon at the annual percentage rate stated in the Loan Agre, or the three conditions in the conditions and payable, which may be precessings, to which be to them shall be a part, evidence, and handruptey precessings, to which be to them shall be a part, evidence and handruptey are precessings, to which which a part agree of the security of existing and expenses incident to not actually commenced, or to preparations for the electrons between the all couls and commenced of the security hereof, whether or not actually commenced, or to preparations for the electrons between the little with the dis
- 8. The proceeds of any foreclosure sale of the premier about to 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 (tens as are mentioned in the preceding paragraph hereof, second, all other items which under the terms become constitute secured indebtedness additional to that evidenced by the Lossia, with interest thereon as herein provided; the all principal and interest remaining unuald on the total fourth, any overplus to firmtors, their heirs, legal representatives or assigns, as their rights may appear.
- 8. Upon, or at any time after the filing of a bill to foreclose the row deed, the court in which such bill is filed may appean a receiver of and premises. Such appointment may be made either before or after also, without notice, without regard to the colvency or insolvency of france—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, shall have the power to collect the resta, 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 statutury period of redemption, a before there be redemptioner not, as well as during any further times when Crimine accept to the intervention of such receiver, would be entitled to collect auch one, is such and all other powers which may be neverably or are usual in such cases for the protection, non-analysis, on the intervention of such premises during the whole of said period. The Touri from time to time may authorize the receiver to apply the net income on his hands in payment in whole or in part of its deficience secured because any decree insochabing this Trust bee, are not as publication is made prior to foreclosure said; (2) the deficiency in case of a second subcided such application is made prior to foreclosure said; (2) the deficiency in case of a second subcided such as possible of such decree, provided such as possible of such decrees and provided such as the such as the deficiency in case of a second subcided such as the such as the

***RECESTIFICATION OF A STREET OF STREET OF STREET STREET

- 11. No action for the enforcement of the lieu or of any provision hereof shall be subject to an elefence which would not be good and available to the party interpreting same in an action at law upon be note hereby accured.
- 12. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose
- 13. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shir! Tristee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms betterf, not be liable for any acts or uniassons hereunder, except in case of growner increase or inscendent and Trustee may require indemntiles satisfactory to Trustee before exercising any power herein given.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully just, either before or after maturity, the Trustee shall have full authority to release this trust deed, the lien thereof, by proper instrument.
- 15. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appears and authority as are herein given Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.
- 16. This Trust Deed and all provisions hereot, shall extend to not be binding upon Granturs and all persons clauming un'er or "nough Granturs, and the word "Granturs" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part libered, whether or not such persons and have executed the Luan Agreement of this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

j	MAJL' TO	
)	NAME	FORD CONSUMER FINANCE CO INC
,	STREET	ONE MID AMERICA PLAZA SUITE 500
	CITY	OAK BROOK TERRACE IL 60181
<i>'</i>	•	AND COMMONS OF A STATE OF THE S
	* INNTHUETIO	grade of the first and the second of the sec
		OR
		RECORDERS OFFICE BOX NUMBER

607664 Rev. 12-89 (I.B.)