## TRUST DEED UNOFFICIAL COR

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THIS INDENTURE, madeJULY 8	. 19 91	, between CLARENCE B	. YOUNG, JR. AND		
TRESSIE M. YOUNG, HIS WIFE	herein referre	ed to as "Grantors", and	Culda		
STEVE H. LEWIS, AVP	of DALLAS, T	EXAS	IKKKK.		
herein referred to as "Trustee", witnesseth:	Ford Consumer Fina	ance Company, Inc.,			
THAT, WHEREAS the Grantors have promi					
of the Loan Agreement hereinafter described					
EIGHTY EIGHT AND 49/100		14 Dollars (\$	28,788.49		
	EIGHTY EIGHT AND 49/100 Dollars (\$ 28,788.49 ). together with interest thereon at the rate of (check applicable box):				
X Agreed Rate of Interest:15.503			mish alamana in sha Dairna		
[] Agreed Rate of Ir creet: This is a variable Loan rate. The interest rate will be	Loan rate is	ne Loan Rate published in the is the published rate as of a per year. The interest rate usiness day of the preceding such the current interest rate is well the interest rate ever be be	Federal Reserve Board's the last business day of will increase or decrease month, has increased or s based. The interest rate		
Adjustments in the Agreed Rate of Interest in the month following the anniversary date between the will be paid by the last payment increase after the last anniversary date prior the prior of the prio	day given effect by change of the loan and every 12 month- date of	in amounts of the remainer so that the total amo	ount due under said Loan		
rantors promise to pay the said sum	in the said coan Agreement of ever	i date herewith, made payabl	e to the Beneficiary, and		
Depend in 120 consecutive monthly i	installments: $\frac{270}{473.30}$ at \$ $\frac{473.30}{473.30}$	, followed by	at \$,		
by 0 at \$00	with the first installment beginning	on AUGUST 12	. 19 <u>91</u> and the		
remaining installments continuing on the same the little of the same transfer by the Granders to secure the profess of the same transfer by the Granders to be performed, and also inconsideration of the saccessors and assigns, the following described Real Estate and all of	place as the Benchiciary of other h	I fully paid. All of said paymoder may, from time to time	ie, in writing appoint.		
ONTY OFCOOK	AND STATE OF II UNOIS, to wit	)			
LOT 28 IN WELLS & NASH'S RESUB SOUTH 1/2 OF THE NORTHEAST 1/4 1/4 OF SECTION 17, TOWNSHIP 37 IN COOK COUNTY, ILLINOIS. PIN# 25-17-228-027 COMMONLY KNOWN AS: 10626 S. PE	OF THE NORTHEAST 1/4 AND NORTH, RANGE 14, EAST OF	D THE SOUTHEAST 1/4 F THE TEIRD PRINCIPA DEFT-01 RECORD 0643 . T#### TRAN 8	OF THE WORTHEAST AL MERIDIAN, UNG \$13 2870 07/08/91 15:06:		
which, with the property bereinstlyr described, is reletted to berein as the		#850% # FD -	¥−91−33714 Y RECORDER		
TURETHER with improvements and fixtures now attached together w TU HANE AND TO HOLD by premises into the and Trustee, its too		e uses and trusts herein set forth, five for all	rights and benefits whiler and by virtue		
This Trust Deed consists of two pages. The deed) are incorporated herein by reference and WITNESS the hand(s) and scal(s) of Gran	This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the riverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be hinding on the Grantors, their heirs, su consors and assigns.  WITNESS the hand(s) and scal(s) of Grantors the day and year first above written.				
Shower for my	(SEAL)	"OFFICAL SE	• •••		
Tressel M. Grung	SEAD THE UNDERSIGNED	EDWARD M. C NOTARY PUBLIC. STATE ( My Commission Expires Ju	DF ILLINOIS ‡		
CONS	CLARENCE B. YOUNG, UR.				
County of	who are personally known to me to be formulated appeared before me tho star to person and at historiment as their free and so his	e the same person S, whose name S, S	are subscribed to the foregoing signed and delivered the said		

This instrument was prepared by

15.29 EDWARD M. COOK, 100 N. LASALLE, SUITE 2105, CHICAGO, 1L 60602

## **UNOFFICIAL COPY**

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

- 1. Grantors shall (1) promptly repair, restore of rebuild any buildings or improvements now or bereafter on the promises which may become damaged or be destroyed (2) keep and promises in good condition and repair, without waste, and free from rechanics or other here or claims for here not expressly subsiding to the here hereof, (3) pay when due any indebtedness which may be secured by a lien or charge or the promises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior here to Trustee or to Beneficiary, (4) complete within a reasonable time any building or buildings now or at any time in process of rection upon said premises. Showing with all requirements of law in minimages with respect to the premises and the use theseof, (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special taxes, special taxes, special taxes, sater charges, sewer service charges, and other charges against the premises when so and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default bereunder Grantors shall pay in full under protest, in the manner provided by statute, rate or assessment which Grantor may desire to contest.
- 3. Granters shall keep all buildings and improvements now or hereafter situated in said premies instituted as said premies instituted as said premies instituted as said premies in the land of desired payable and improvements now of replacing or repairing the same or to pay in full the indebtackness secured bereity, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefic of the benefic and, such rights to be exidenced 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 expiral son.
- 4. In case of default therein. Trustee or Beneficiary may, but need not, make any psyment or perform any act be reinbefore required of Grantons many form and manner deemed expedient, and may but need not, make full or partial payments of principal or interest on prior encumbrances of any and pirchase, donbarge, comprounce or settle any tax him or other pixor hen or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All increases pixor of the purposes berein authorized and all expenses past or increased in connection thereos, or redeem from any tax sale or firefully affecting and attendance of the purposes berein authorized and all expenses past or increased in connection thereos of the different and the property of the purposes berein authorized and all expenses past or increased in connection thereos of the animal property of the purposes between the connection of the property of the purposes advanced by Trustee or Beneficiary to protect the mortgaged premises and the lien hereof, shall be on much additional indistinctions determined in the form of the annual percentage rate already in the Usan Agreement this Trust Deed secures. Inaction of Trustee or Beneficiary shall be considered as a waiver of any right account of any default hereunder on the part of Grantons.
- 5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or as was menta, may do so according to any bill, statement or estimate purposes public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, localization, tax lien or title or claim thereof
- 6. Grantors shall pay each item of indebtedness become mentioned, both principal and interest, when due according to the terms between At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness secured by the According to the Loan Agreement or in this Tour Decedentary, become due and payable facinimediately in the case of default in making payment of any install, and in the Loan Agreement, or for when default shall occur and continue for the performance of any other agreement of the Grantors become ontained, or (c) immediately if all or part of the promose are sold as transferred by the Grantors without Beneficiary spiriture written consent.
- 7. When the indebtedness here? I seemed shall become due whether by acceleration or otherwise. It indicates of Trustee shall have the right to foreclose the here hered. In any suit to foreclose the here hered, there shall be allowed and locky and a sublishmal 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 automory dees. Trustee's fees, appearance \(\frac{1}{2} \) is a vittay for documentary and expert exidence, stempraphers charges, publishes determined and costs which may be estimated as to items to be expended after entry of the decree) of procuring all such are ray a fittle, title searches and examinations, guarantee volume. To remy certificates, and similar data and assurances with respect to title as Trustee or Beneficiary in order to be expended after entry of the decree) of procuring all such are ray a title to procure examinations, guarantee volume. To remy certificates, and similar data and assurances with respect to title as Trustee or Beneficiary in constitution of the title are the view condition of the ray at the time of the premises. All expenditures and expenses on the out-or in this paragraph mentionness or much additional indebtedness secured hereby and impediately due to the loan Age rem at this Trust before secures, when part or incredibly trustees of Beneficiary in connection with the any proceedings, to which of their of them shall be a parament of the remaining claimant or defendant by reason of the trust deed or any indebtedness secured, or or preparations for the commencement of any suit for the foreclosure bereaf after accrual of such triph. To foreclose whether or not actually commenced, or or preparations for the defense of any threatened suit or proceeding in the distribution of the foreclosure because of any threatened suit or proceeding with might affect the premises or the security hereof, whether or not actually no foreclose whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the premier and te 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 vier preceding paragraph based second all other thems which under the terms better constitute second individual factures and all other thems, which therefore the terms hereof constitute second and interest the terms hereof constitute second and interest the terms hereof the foreign and other constitute second and interest the terms as a fact of the foreign and the time, foreign and prepared to the foreign and the time, foreign and assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court or which such bill of filed may appear as receiver of said premises. Such appointment may be made either before a after sails, without regard to the solvency or insolvency of Gramos, 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 a point of as such receiver. Such inserves shall have the power to collect the rents, issues and profits of read premises during any form of such receiver, would be entitled to read of indepthen, whether the redeemption or not, as well as during any four the trustee while Granton's except for the intervention of such receiver, would be entitled to collect such, ""s," uses and profits, and all other powers which may be necessary of any such an intervention of such receiver, would be entitled to collect such, ""s," uses and profits, and all other powers which may be necessary of any such an intervention of such receiver, would be entitled to collect such, ""s," uses and profits, and all other powers which may be necessary of any such an intervention of such receiver, would be entitled to collect such, ""s," uses and profits, and all other powers which may be necessary of any such an intervention of such intervention of the premises during any other terms of the power of the profits of the profits of the profits of the power of the profits of the profits of the profits of the power of the profits of the profits

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- 11. No action for the enforcement of the lien or of any provision hereof shall be subject to a x defense which would not be pixel and available to the party interpoking same in an action of law up in note hereby secured.
  - 12. Trustee or Beneficiary shall have the right to import the premises at all reasonable times and size is decrete shall be permitted for that purpose

OR. RECORDERS OFFICE BOX NUMBER ....

- 13. Tristoe has no duly to examine the title, location, existence, or condition of the premises, nor shift I used be obligated to record this titust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or anisassons hereunder, except in case of give, by the or misconduct and Trustee may require indemnities 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 paid, 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, multility or refusal in act of Trustee, the Beneficiary shall have the authority to appear a Su result in Trust. Any Successor in Trust hereunder shall have the identical, powers and authority as are break given Trustee.
- Id. This Trust Deed and all privisions hereof, shall extend to and be binding upon Grantous and ill persons claiming uncome institutions, and the word "Grantous" when used lictum shall ade all such persons and all persons liable for the justicent of the indebtedness or any part thereof, whether or not such persons as "we executed the Loan Agreement in this Trust Deed. The term efficiency as used herein shall mean and include any successors or assigns of Beneficiary.

de all su	of persons and all o	privilipons between, stuff extend to and the religion of the country and in providing the providing	continuing the analysis of executed the Loan Agreement in this Trust Deed. The te
D E	NAME	FORD CONSUMER FINANCE CO.	FOR RECORDERSOF & PURPOSES INSERT STREET ADVÆS LOUABOVE DESCRIBED PROPERTY HERE
L I V	STREET	ONE MIDAMERICA PLAZA SUITE 500	
Ý E R Y	CITY	•	