TRUST DEED UNOFFICIAL COPY

THE ABOVE SPACE FOR RECORDERS USE ONLY

60602

THIS INDENTURE, madeJULY 31	. 19 91,	betweenROBE	RT J. SROKA & MAR	Y L.
SROKA, HIS WIFE, AS JOINT TENANTS			and STEVE H. LEWI	S AVP
	of DALLAS, TE	XAS	· · · · · · · · · · · · · · · · · · ·	, XXXXXXXX
herein referred to as "Trustee", witnesseth:	omi Consumer Finar	nce Company	Inc	SNA
THAT, WHEREAS the Grantors have promised to pay is	TALLER TO SELECTION OF THE SELECTION OF	herein referred to	as "Beneficiary", the leg	gal holder
of the Loan Agreement hereinafter described, the princ	ipal amount of NINE	TY ONE THOUSA	ND EIGHT HUNDRED	SIXTY
FIVE AND 00/100**** together with interest thereon at the rate of (check appl	icable box):	r	Pollars (\$ 91,865.00).
Agreed Rate of Interest: % per year of Agreed Rate of Interest: This is a variable interest ra	• • •		daaraana wish aharaa in (tha Driver
Loan rate. The interest rate will be 4.50 percent Statistical Release H.15. The initial Prime Loan rate JUNE 30 19 11; therefore, the initial in with changes in the Prime loan rate when the Prime le decreased by at least 1/4th of a percentage point from th cannot increase or decrease more than 2% in any year, year nor more than 19.00 % per year. The interest	age points above the Prim is 8,50%, which is 8,50%, which is terest rate is 13,00 % oan rate, as of the last but Prime loan rate on whit. In no event, however, w	the Loan Rate publis the published raper year. The intensional raper year into the pich the current into the intension the intension the intension rate	hed in the Federal Reservate as of the last busines erest rate will increase or preceding month, has increat rate is based. The interest rate is based.	ye Board's ess day of r decrease ereased or terest rate
Adjustments in the Agreed Rate of Interest shall be given the month following the anniversary date of the loan Agreement will be paid by the last payment date of Alpinorease after the last anniversary date prior to the list	ven effect by changing the and every 12 months the	e dollar amounts of the creater so that the	f the remaining monthly total amount due under to paives the right to any int	said Loan
The Grantors promise to pay the said sum in the said delivered in 180 consecutive monthly installments				ciary, and
followed by 0 at \$ 0 , with the fit		Month	A Day)	
remaining installments continuing on the same day of eat I TRVING. TO Unique for at such place as to NOW, THEREFORE, the Granton to secure the forther of the such as Granton to be performed, and also in Consideration of the sum of One to	he Beneficiary or other h	iolder may, from t	ime to time, in writing a	ppoint.
feeds successors and assigns, the following described Real Facine and all of their estate, title				
COOK AND STATE OF				
S LO 132 IN ELMORE'S PARKSIDE TERRACE	SIP 37 NORTH, RAN	ON OF THE EAS	FT 1/2 OF FTHE	
THERD PRINCIPAL MERIDIAN, IN COOK COU	MTY. ILLINOIS.			447
AKAS 9137 SOUTH PARKSIDE, OAK LAWN, I	L 60453	. (\$7333 16821	1 RECORDING TRAN 6805 08/02/9 \$ C #-91-3 K COUNTY RECORDER	
which with the property hereinsteer described, is referred to herein as the "promises"	abas associanas independs canto and intelligen			
TOURTHER with improvements and fittures now auto-hod sugether with easements, rig TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and away of the Homestead Bermetton Laws of the State of Blinois, which raid rights and benefits if	ens, foreser, for the purposes, and upon th	e uses and trusts herein set fo	ith, free form or rights and benefits unde	er and by sixtue
This Trust Deed consists of two pages. The covenants deed) are incorporated herein by reference and are a part	· ·			14-
WITNESS the hand(s) and scal(s) of Grantors the da	ay and year first above w	2222224	SELEIAI BEAL!	•••
Cabrety Stokes	(SEAL)		official beal" Wlette Hasien	Z(SÉAL)
Mary & Sroke	. (SFAL)	NOTARY My Comm	PUBLIC. STATE OF ILLINO Nection Expires May 23, 199	15 8 :: 95\$(SFAL)
STATE OF ILLINOIS.	THE UNDERSIGN	IED		سم دري دري
· · · · · · · · · · · · · · · · · ·	in and for and reciding in said Corner,			
ROBERI soho ::AF Instantem es Instantem es	peared before the this day in person and a	he the same person . S w	Y	
<u>.</u>	11-	* - 		Notary Putting
This instrument was propored	קיו נ			

PAULETTE HASIER, 100 N. LA SALLE, CHICAGO, Libert

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



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

- 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 five from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof, (3) pay when due any indebtedness which may be accured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory a vidence of the discharge of such price lien to Trustee or to Beneficiary; (4) complete within a reasonable time say buildings now or at any time in precess 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 municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay operial taxes, special assessments, water charges assessment principles, and other charges against the penalson whom the desired for the penalson whom the desired for the control of the penalson which desired to control. In prevent of the penalson which desired to control.

 3. Grantors shall pay before any penalty attaches all general taxes, and shall, upon written requised, furnish to Trustee or to Beneficiary duplicate receipts therefore. To prevent default because shall pay in full under protest, in the manner; arounded by statute, any tax are assessment which desired to control.
- 3. Genetors 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 moneys 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 beneficiary, such incident insurance policies, including additional and resewal policies, to Beneficiary, and half deliver all policies, including additional and resewal policies, to Beneficiary, and half 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, Trustoe or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed expedient, and may but need not, make full or partial payments of principal or information prior encumbrances, if any, and purchase, compromise or action my tax files or other prior lies or cities and the control of Grantors and tax also or freeture affecting said premises or contest any tax or ensembles. All memory paid for any of the purposes herrin authorized and all expresses paid or incurred in connection threwist, including attorney's fees, and any other somesys advanced by Trustee or Ensembles; is protect the mergaged premises and the lies herrof, whill be no much additional indetections occurred hereify and shall become immediately due and payable without notice and with interest the assumal percentage rate stated in the Lon Agreement this Trust feed secures. Inaction of Trustee or Beneficiary shall never be considered as a waiver of any eight accrating to them on account of any default hereunder on the part of Grantors.
- 8. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do no 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 validity of any tax, assessment, rate, forfeiture, tax lies or title or claim thereof.
- 6. Granters 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 Granters, all unpaid indebtedness secured by this I as Deed shall, netwithstanding anything in the Loan Agreement or in the Trust Poed to the century, become due and payable (a timmediately in the case of default in mediate payable (an immediately in the case of default in mediate payable (an immediately in the case of default in mediately if all or part of the presumes are seld or transferred by the Granters without Beneficiary's prior written consent.
- 7. When the indebtodrassa here? see ... d shall become due whether by acceleration or other a nee, Heneficiary or Trustee shall be allowed and included a sadditional indebtedrees in the decrees for safe ...! expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attentions of the decrees of procuring all such now. Access of little, title searches and cannot access the decrees of procuring all such now. Access of little, title searches and cannot access the decrees of procuring all such now. Access of little, title searches and cannot now, guarantee policies. Torrens certificates, and similar dats and assurances with respect to the searches and cannot have a new subject to be expensed after permisses. All expenditures and expenses of the nair ... are wither to prosecute such suit or to evidence to hiddernat any sale which may be had pursuant to such decree the true condition of the little or the value of the permisses. All expenditures and expenses of the nair ... at this paragraph mentioned shall become winder hereby and immediately due and payable, with instants thereon at the annual percentage rate stated in the Loss Agricus at this Trust Deed secures, when pador incurred by Trustee or Beneficiary in connection with its any proceedings, to which either of them shall be a party, with a subject of the proceedings, to which either of them shall be a party, with a subject of the commencement of any mit for the foreclosure hereof after accusal of such right. Infections whether or not actually commenced, or (r) preparations for the defense of any threatened suit or proceeding which might affect the promises or the security hereof, whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the presuir a shall be distributed and applied in the following order of privinty. First, on account of all costs and expenses incident to the foreclosure precedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtodness additional to that evidenced by the Loan Agreement, with interest thereon as herein provider, the d, all principal and interest remaining support on the note; fourth, any overplus to Grantors, their heirs, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time office the filting of a bill to forcolous this to and deed. No court in which such ball is filted may appoint a receiver of and premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Orroton. It he time of application for such receiver and without regard to the then value of the premises or whether the tame shall be then occupied as a homesteed or not and the Trustee hereunder may be opened as a back receiver shall have the power to collect the rents, issues and profits of said premises during the gendency of such forcelouse suit and, in case of a sale and a deficiency, durin, the full statutary period of redemption, whether there he redemption or not, as well as during any further times when Grantors, except for the intervention of such precises, would be entitled to collect such rent; as we and profits, and all other powers which may be necessary or are usual in such cases for the protection, passession, as an extension of the premises during the whole of said perior. The Court from time to time usy authorize the receiver to apply the net income in his hands in payment in whole of said perior.

 (1) The indebted ness secured hereby, or by any decree foreclosing this Trust Deepler and the province of the protection of the premises of such decrees, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sail said of viency.

NAME AND ADDRESS OF THE PROPERTY OF THE PROPER

- 11. No action for the enforcement of the iten or of any provision hereof shall be subject to no detense which would not be good and available to the party interposing same in an action at law upon the note burely accured.
 - 12. Transe or Beneficiary shall have the right to impret the premises at all reasonable times and you as thereto shall be permitted for that purpose.
- 13. Trustee has no duty to examine the title, location, existence, or condition of the premises, not ability furtee be obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except is case of grown all pence or infectional and Trustee may require indemntiles satisfactory to Trustee before exercising any power hereis given.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust I'ved has been folly g.id., after before or after maturity, the Trustee shall have full authority to release this trust does, 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 appoint a 5' costs or in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.
- 16. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming mos. or through Grantors, and the word "Grantors" when used because shall be implied all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons of all one executed the Loan Agreement or this Trust Deed. The term bitselfciary as used herein shall mean and include any successors or assigns of Beneficiary.

NAME FORD CONSUMER FINANCE CO.

STREET 250 CARPENTER FREEWAY

TRANSPORTED TEXAS 75062

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