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SECOND MORTGAGE (ILLINOIS)

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Ä	16.0
THE SINDENTURE WITNESSETH THAT, ANNIE SCOTT k/n/a AND TILESPIE ( DIV & NOT SINCE REMARRIED)	IIE
Ghicago, Il	29.74 % 400 % M. C. W. C
(No. and Street), a specific (Carry), No. 19 Sec. 19	
waluable consideration the receipt of which is hereby acknowledged, CONVE and WARRANT S. to FORD MOTOR GREDIT COMPANY of 12 and 12	<u> </u>
10735 S CICERO OAK LAWN, IL	(Stnte)
ereinafter called the "Mortgagee"), and to its successors and assigns the following all estate, with the improvements thereon, including all heating, air-conditionin lumbing apparatus and fixtures, and everything appurtenant thereto, together	g, gas and r with all
rents, issues and profits of said premises, situated in the County ofCOOK_ Lot 99 in Figure 1 and Heights, a Subdivision in	Section 10, Township 37 North,
Range 14. East of the Third Principal Heridi Property commonly known as 37 East 10210 Str	an, in cook county, lilinois.
Perm Parcel #25-10-322-055	of omorphism
6.50	
(hereinafter called the "Premises")	4.2
Hereby releasing and waiving all rights under and be vidue of the homestead exerging to the Hen of ad valorom taxes for the current tax you and a mortgage in I	avor of Percy Wilson Mtg & Fin Corp (if none, so state).
IN TRUST, nevertheless, for the purpose of securing performance of the co- WHEREAS. The Mortgagor is justly indebted to Mortgager in the amount of a evidenced by a promissory note of even date herewith (herein iter called the "Not	wenants and agreements herein. \$13985.09 Dollars (hereinafter called the "Indebtedness") as
evidenced by a promissory note of even date herewith (herein ater called the "Not	e").
7-	
·Loan is payable in 60 installm	ents. First payment of \$ 332.00
	payments of \$ 332.00 each are due
8-19-92	~0x,
	7
THE MORTGAGOR covenants and agrees as follows: (1) To pay the indeb extending time of payment; (2) to pay when due in each year, all taxes and assessmen	stedness, as here n and in the Note provided, or according to any agreement is against the Premiss and on demand to exhibit receipts therefore; (3) within
THE MORTGAGOR covenants and agrees as follows: (1) To pay the indeb extending time of payment; (2) to pay when due in each year, all taxes and assessmen sixty days after destruction or damage to rebuild or restore all buildings or improven to the Premises shall not be committed or suffered; (5) to keep all buildings now Mortgagee herein, who is hereby authorized to place such insurance in companies attached navable first to the first trustee or mortgage.	tents on the Fremise' it is any have been destroyed or damaged; (4) that waste for at any time on the Fremises insured in companies to be selected by the faceeptable to the holds, of one first mortgage indebtedness, with loss clause
the said first mortgages or trustee until the indebtedness is fully paid; (6) to pay all probable become due and payable	for incumbrances, and the inverest thereon, at the time or times when the same
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the price of the Note may procure such insurance, or pay such taxes or assessments, or disc incumbrances and the interest thereon from time to time; and all money so paid, the such assessments are the price of the Note may procure such insurance.	or incumbrances or the interest there on when due, the Mortgagee or the holder charge or purchase any tax lien on the affecting the Premises or pay all prior to Mortgage surgest to repay impediately without demand and the same with
interest thereon from the date of payment at the lesser of the rate specified in the No	te or the maximum rate permitted by lay shall be so much additional indebted-
all earned interest, shall, at the option of the legal holder thereof, without notice, to such breach at the lesser of the rate specified in the Note or the maximum rate per	mitted by law, shall be recoverable by foreclosure incident, or by suit at law, or
both, the same as if all of the indebtedness evidenced by the Note has then the ALL EXPENDITURES and expenses (hereinafter called the "Expenses") included the "Expenses") included for the forestory and hereof of the normal of such right to forestory.	itured by express terms. Tirred by the Mortgagee in connection with (a) prepair one for the commence- shaller or not actually commenced: (b) any proceeding, (c) cluding probate and
bankruptcy proceedings, to which either Mariangee or Mortgagor shall be a party eith indebtedness hereby secured; or (c) preparations for the defense of any threatene whether or not actually commenced shall become so much additional indebtedness	ter as plaintill, claimant or detendant, by reason of this Second Mortgage of the suit or proceeding which might affect the Premises of the security hereof,
thereon, at the lesser of the rate specified in the Note or the maximum rate permitted	s by law. The term "Expenses" as used negeth shall include, wildow infiliation, elected and costs (which may be
reasonable attorneys to be expended after entry of a decree of forcelosure) of procuri- policies as the Mortgagee may doem reasonably necessary either to prosecute a suit of such decree the true condition of the title to or the value of the Premises. All the Exp	Horectosure or to evidence to biggers at any sale which may be had pursuant to benses shall be an additional lien upon the Premises, shall be taxed as costs and
included in any decree that may be rendered in such foreclosure proceedings, whele release hereof given, until all the Expenses have been paid. The Mortgagor for the Mortgagor waives all right to the possession of and income from the Fremises p	ther decree of sale shall have been entered or not, shall not be dismissed, nor be Mortgagor and for the heirs, executors, administrators and assigns of the ending such foreclosure, proceedings, and agrees that upon the filing of any
complaint to foreclose this Second Mortgage, the court in which such complaint is funder the Mortgagor, appoint a receiver to take possession or charge of the Pre-	fled, may allonce and without hotice to the Mortgagor, or to any party claiming mises with power to collect the rents, issues and profits of the Premises.
The name of a record owner is: ANNIE SCOTT k/n/a ANNIE And when all of the aforesaid covenants and agreements are performed, the entitled, on receiving his reasonable charge.	GILLESPIE ( DIV & NOT SINCE REMARRIED) Mortgagee or its successors or assigns shall release said premises to the party
Witness the hand and seat, of the Mortgagor this13 day	or August , 1987
•	Annie Scatt annie GellaspiesEAL)
Please print or type name(s)	ANNIE SCOTT k/n/a ANNIE GILLESPIE ( DIV & NOT SINCE REMARRIED)
holow signature(s)	(SEAL)
HORD MOROD ODERSH COURSE	10725 S GTOPPO OAK TANN TT GOLES AG
This instrument was prepared by FORD MOTOR CREDIT COMPANY	10735 S CICERO OAK LAWN, IL 60453

## UNOFFICIAL COPY

STATE OF		
COUNTY OF Ss.		
I,	, a Notary Public in and for s	aid County, in the
(DIV & NOT	SINCE REMARRIED)	
personally known to me to be the same person whose name	18 subscribed to the foregoing ins	trument, appeared
before me this day in person and acknowledged thatab	a signed, scaled and delivered the	e said instrument
as her repand voluntary act, for the uses and purposes	s therein set forth, including the release	e and waiver of the
Given under my hard and official seal this 13.	day ofAugust	19 87
(Impress Smal Hers)	_	Best
Commission Expires	Notary Public	<u>CLIUS.</u>
	Clart's Opp	

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IN DUPLICATE SON NO.

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SECOND MORTGAGE

CONSUMENT CONSUM 3643483 P 3643483 Submitted by-. }