		ROPERTY MORTOAGE	\D\3795634	
MORTGAGEE: FORD CONSUMER FIN 19311 CORNELL PAR		NORMA	ABO 4 J 4 E LEE BILES AND JEAN BILES, (MARRIEI ( IN JOINT TENANCY.	то еасн
SUITE 400 CINCINNATI, OH	45242		CENTRAL PARK GO. IL 60651	Y. W.B
ATE OF LOAN	ACCOUNT NUMBER			
5/15/89	23442-7			
OW ALL MEN BY THESE PRES	SENTS: That the above name	SIVE OF INTEREST NOT TO EXC d Mortgagor(s), in consideration of gain, sell and convey with "mortgag	the principal amount of loan stat	
ever, the following described rea	al estate situated in the Coun	y ofCOOK	and State	of illinois, to wi
QUARTER (1/4) OF EAST OF THE THIRD	THE SOUTHWEST QUAR PRINCIPAL MERIDIA	8) IN T.J.DIVEN'S SUE TER (1/4) OF SECTION N, IN COOK COUNTY, IL	2, TOWNSHIP 39 NORTH	THEAST 1, RANGE 1
	PARK AVENUE, AL AVEXX CHICAGO, 30 (WEST CHICAGO T			
	4	<del>!</del>	Kirologia (Kabupatèn)	
	; ;	: 1		
10.		:		
		;		
		•		
dinances thereunto belonging	to said Mortgap and its ass	in and to said premises; To have igns forever. And the said Mortgago		
re the payment of any further of	ne payment of \$.27 377 .3	defend the same against all lawful pitus interest as provided in a Property that Mortgagee at any time before the uppeld before of the	claims of all persons whomsoev missory Note of even date herswit pre the entire indebtedness secur	h, and to furthe ed hereby sha
the payment of any further of the payment of any further of the payment of unpaid lose. HINDRED & SEVENTY— SEV vances made for the payment of payment of the	the payment of \$.27 377 . 3: or additional advances (last of side of s	pius interest as provided in a Pro	claims of all persons whomsoever income the entire indebtedness secure to consiste above, or a renewal stranding at any time is TWENTY ereby, this mortgage shall secure used for the protection of the mortgary hereinabove described in consistency hereinabove described in consistency.	h, and to furthe ed hereby sha thereof or both —SEVEN THOU inpaid balance laged premises stant repair an
re the payment of any further of aid in full, either as a future load in full, either as a future load maximum amount of unpaid lot E HINDRED & SEVENTY— SEV vances made for the payment of pagor(s) shall maintain all buildin condition for their proper use a sign to the property by any governation of the Prior Mortgage makes	the payment of \$.27 377.33 or additional advances risc of the by said Mongages, a strict of the payment of taxes, assessments, insurant taxes, assessments, insurant occupancy and shall commental authority.	pitus interest as provided in a Propie pitus Mortgagee at any time beforering of the unpaid balance of the interest thereon, which may be on a her debt or obligation secured here premiums, or other costs incurrences forming part of the proper	claims of all persons whomsoever income the entire indebtedness secure to loan stated above, or a renewal sustanding at any time is TWENTY ereby, this mortgage shall secure the form the protection of the mortgarty hereinabove described in control all statutes, orders, requirement of any arrangedities the payment of any arrangedities the payment of any installing t	h, and to furthe ed hereby sha thereof or both SEVEN THOU impaid balance aged premises stant repair an- ents, or decree ement whereby
the payment of any further of any further of aid in full, either as a future loss maximum amount of unpaid loss. HINDRED & SEVENTY— SEV vances made for the payment of pagor(s) shall maintain all building condition for their proper use a log to the property by any governagor(s) shall not, without the product of the Prior Mortgage make prest or any other item or amountagor(s) shall promptly notify the age claiming any default in the	the payment of \$.27.377.33 or additional advances mage in by said Montgages, a discription of the Montgages and independent of the Montgages and improvements now or and occupancy and shall commented authority.  The Montgages in writing upon the performance or observance or performance or observance.	pitus interest as provided in a Property Itia. Mortgagee at any time beforeing of the unpaid balance of the interest thereon, which may be out of her debt or obligation secured he copremies as, or other costs incurrence herealter forming part of the property with a restrictions of record a gagee, enter into an agreement of postpones, extende, or inces or more postpones.	claims of all persons whomsoever income the entire indebtedness secure to loan stated above, or a renewal substanding at any time is TWENTY ereby, this mortgage shall secure used for the protection of the mortgarty hereinabove described in contrad all statutes, orders, requirement of any arranguoities the payment of any installing Mortgage or modifies any provisionations.	h, and to furthe ed hereby sha thereof or both SEVEN THOU impaid balance aged premises stant repair another, or decree ement wherebent of principal ion thereof, any other Prior
re the payment of any further of aid in full, either as a future loss and in full, either as a future loss maximum amount of unpaid loss. HINDRED & SEVENTY— SEV vances made for the payment of gagor(s) shall maintain all building condition for their proper use and to the property by any governagor(s) shall not, without the product of the Prior Mortgage make erest or any other item or amountage claiming any default in the remed or observed under any other sagor(s) shall execute and deliver, any default under any other Prior Mortgage claiming any default in the remed or observed under any other Prior Mortgage claiming any default under a	the payment of \$.27.377.33 or additional advances risco sin by said Mortgages, a clusive of the payment of the Mortgages and improvements now or and occupancy and shall commental authority.  The payment of the Mortgages are incommental authority.  The mortgages in writing upon the performance or observance ther Prior Mortgages, surprised the Prior Mortgages, surprised to the performance or observance ther Prior Mortgages, surprised to the performance or observance therefore mortgages, surprised to the performance or observance there are mortgages, surprised to the performance or observance there are mortgages, surprised to the Mortgages and the Mortgages	pitus interest as provided in a Property Itia. Mortgagee at any time beforeing of the unpaid balance of the interest thereon, which may be out to her debt or obligation secured he aprecise to solve the property with a restrictions of record a ligagee, enter into any agreement of postpones, extended in record a receipt by the Mortgagor(s) of only a receipt by the Mortgagor(s) of only time property into the property of the property of the property with a restrictions of record and the property of the proper	claims of all persons whomsoever income the entire indebtedness secure to loan stated above, or a renewal sustanding at any time is TWENTY ereby, this mortgage shall secure used for the protection of the mortgarty hereinabove described in control all statutes, orders, requirement of any arranger accept the benefit of any arranger according to the mortgage according to the mor	h, and to furthe ad hereby sha thereof or both —SEVEN THOUS inpaid balance aged premises stant repair and ents, or decreed ement whereby hent of principa ion thereof.  any other Priorigagor(s) to be the Mortgagor(s)
the payment of any further of the payment of any further so a future load in full, either as a future load maximum amount of unpaid lot in the payment of the property by any governing of the property by any governing of the prior Mortgage makes of the prior Mortgage of the payment of the prior Mortgage of the said principal sum a cipal or interest on any other Prior Mortgage may age or then on the mortgaged page or then on the mortgaged page or the mortgaged payment.	the payment of \$.27.377.33 or additional advances risco or additional advances risco or by said Mortgages, a country of taxes, assessments, insurant ings and improvements now or and occupancy and shall commental authority.  The provential comment of the Mortgages in writting upon the performance or observance the Prior Mortgage, or permit the Apreserve the interest of the Mortgage within five days at the preserve the interest of the Mortgage within five days at the preserve the interest of the Mortgage within five days at ments contained in any other Frior Mortgage within five days at ments contained in any other Frior Mortgage within five days at ments contained in any other Frior Mortgage within five days at the layer paid on any other Frior Mortgage within five days at the layer paid on any other Frior Reverse paid on any other Frior Reverse from the prior Reverse from the prior Reverse from the prior Reverse from the prior Reverse from the paid on any other Frior Reverse from the prior Reverse from the paid on any other Frior Reverse from the prior Reverse fre	pitis interest as provided in a Propositis Mortgagee at any time beforeing of the unpaid balance of the interest thereon, which may be on a her debt or obligation secured here premiums, or other costs incurrence hereafter forming part of the property with a restrictions of record a gagee, enter into any agreement of postpones, extende, refuces or mornder the terms of any Aher Prior property by the Mortgagor(s) of any of the terms, covernate of the instruments as the Mortgagoe in Mortgagoe to take such other actions.	claims of all persons whomsoever included in the military Note of even date herewith the tree included	h, and to furthe ad hereby sha thereof or both SEVEN THOSE impaid balance aged premises stant repair aments, or decree ement whereby ement of principa ion thereof.  any other Priority and the Mortgagor (a) to be tithe Mortgagor (b) to be tithe Mortgagor (c) any installment form any of the see on demand of foreclose any of oreclose any principal and the see on demand of foreclose any installment of the see on demand of foreclose any installment of the see on demand of foreclose any installment of the see on demand of foreclose any installment of the see on demand of foreclose any installment of the see on demand
re the payment of any further and in full, either as a future load in full, either as a future load maximum amount of unpaid lot E HINDRED & SEVENTY— SEV vances made for the payment of vances made for the payment of valley and the property by any governess of the property by any governess of the property by any governess or any other item or amount agor(s) shall promptly notify the age claiming any default in the ager claiming any default in the agor(s) shall execute and deliver, any default under any other Price of the said principal sum a cipal or interest on any other Pricevenants, conditions, or agree nount which the Mortgagee may age or lien on the mortgaged portgagee.	the payment of \$.27.377.33 or additional advances risco and the paid Mortgages, a signal and indebtedness, exclusive of IND Delias in addition to any of taxes, assessments, incurant and occupancy and shall commental authority.  The paid in provements now or and occupancy and shall commental authority.  The written consent of the Mortgages in writing upon the paid of the Prior Mortgage. The preserve the interest of the Mortgages, concequest of the Mortgages, concequest of the Mortgages, and the interest shall become comments contained in any other Prior Mortgage within five days alments contained in any other whave paid on any other Prior who property; or (4) if the Mortgage section relating to the Prior Mortgag	pius interest as provided in a Propi tha Mortgagee at any time beforeirig of the unpaid balance of the unest thereon, which may be on a her debt or obligation secured here premiums, or other costs incurrence premiums, or other costs incurrence ply with a restrictions of record a gagee, enter into any agreement of postpones, extende, refuces or more receipt by the Mortgagor(s) of any of the terms, coverents of any of the Mortgagee in the mortgaged proper the same is due, or if the Mortgage in the same is due, or if the Mortgage in the mortgage with interest thereon; or (3) transfer any interest in the mortgage shall not be limited by other programs.	claims of all persons whomsoever incomplete the entire indebtedness secure to loan stated above, or a renewal standing at any time is TWENTY. But the protection of the morigary thereinabove described in control and all statutes, orders, requirement all statutes, orders, requirement of any arrangedities the payment of any arrangedities the payment of any installing Mortgage or modifies any provise notice from the Mortgages under conditions on the part of the Mortgage or modifies any provise notice from the Mortgages under conditions on the part of the Mortgage of the Mortgages o	h, and to further define the reby sha thereof or both SEVEN THOU impaid balance aged premises atant repair an ents, or decree ement whereby enter of principal in the reof.  In any other Priority any other Priority any other priority any other enter of principal in the mortage of the formany of the ree on demand of foreclose any iten consent of the priority and the reconsent of the priority and the priority and the reconsent of the priority and the reconsent of the priority and the reconsent of the priority and
the the payment of any further and in full, either as a future load in a future load. EHNDRED & SEVENTY— SEV pances made for the payment of pagor(s) shall maintain all building condition for their proper use a by to the property by any governagor(s) shall not, without the problem of the Prior Mortgage make prest or any other item or amount agor(s) shall promptly notify the age claiming any default in the med or observed under any other pagor(s) shall execute and deliver, any default under any other Prioremants, conditions, or agreed the med or interest on any other Prioremants, conditions, or agreed nount which the Mortgagee may age or lien on the mortgaged portgages.  Therefore, the said Mortgagor(s) which the Mortgag	the payment of \$.27.377.33 or additional advances risco and the payment of \$.27.377.33 or additional advances risco and the payment of taxes, assessments, insurant ings and improvements now or and occupancy and shall commental authority.  The payment of the Morross or walves, untrower advances or walves, untrower advances or walves, untrower advances or observance the prior Mortgage in writing upon the performance or observance the prior Mortgage, or permit the Mortgage within five days after the Mortgage within five days after the prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the Mortgage within the Mortgage section relating to the Prior Mortgagor(s), who hereby releas	pius interest as provided in a Propi Itia Mortgagee at any time beforeirig of the unpaid balance of the interest thereon, which may be on a her debt or obligation secured here previous, or other costs incurrence previous, or other costs incurrence provided in the proping part of the proping with a restrictions of record a signage, enter into any agreement of postpones, extender refuces or more receipt by the Mortgagor(s) of any of the terms, covernate of the proping part of the terms, covernate of the instruments as the Mortgageer of the mortgagee in the mortgaged proper in the same is due, or if the Mortgageer for Mortgage; or (2) if the Mortgage Mortgage; or (2) if the Mortgage with interest thereon; or (3) or (3) transfer any interest in the mortgage with interest thereon; or (3) or (3) transfer any interest in the more present the proping present the mortgage with interest thereon; or (3) or (3) transfer any interest in the more present the present the mortgage with interest thereon; or (3) or (3) transfer any interest in the more present the present the present the present the mortgage with interest thereon; or (3) or (3) transfer any interest the present the	claims of all persons whomsoever included the second to be a secon	h, and to furthe ed hereby sha thereof or both SEVEN THOU impaid balance aged premiser anints, or decree ement wherebeen to for incipation thereof.  In the Mortgager sireable to cure any installment form any of the ee on demand to foreclose any iten consent of forth particular in the particular in the second emend to foreclose any iten consent of the forth particular in the second in the sec
the the payment of any further of the payment of any further so a future load maximum amount of unpaid lot and the payment of the property by any governing of the prior Mortgage makes and the payment of the prior Mortgage makes of the prior Mortgage makes and the payment of the prior Mortgage makes and the payment of the prior the payment of the prior the payment of the payment	the payment of \$.27.377.33 or additional advances risco and the payment of \$.27.377.33 or additional advances risco and the payment of taxes, assessments, insurant ings and improvements now or and occupancy and shall commental authority.  The payment of the Morross or walves, untrower advances or walves, untrower advances or walves, untrower advances or observance the prior Mortgage in writing upon the performance or observance the prior Mortgage, or permit the Mortgage within five days after the Mortgage within five days after the prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the Mortgage within the Mortgage section relating to the Prior Mortgagor(s), who hereby releas	pius interest as provided in a Propi tha Mortgagee at any time beforeirig of the unpaid balance of the interest thereon, which may be on a her debt or obligation secured here previous, or other costs incurrence provided previous, or other costs incurrence provided	claims of all persons whomsoever included in the entire indebtedness secure to be an stated above, or a renewal sustanding at any time is TWENTY. But the protection of the morting entire in the protection of the morting entry hereinabove described in continual statutes, orders, requirement all statutes, orders, requirement of any arrangulation in the payment of any arrangulations the payment of any installing Mortgage or modifies any provise modifies the payment of any installing Mortgage or modifies any provise modifies any sufference of the Mortgage considers described in the Mortgage of the Mor	h, and to furthe ed hereby sha thereof or both SEVEN THOSE impaid balance aged premises stant repair aments, or decree ement whereby ent of principal ion thereof.  any other Priority and the edge of
re the payment of any further and in full, either as a future load in full, either as a future load in full, either as a future load maximum amount of unpaid lot in the HINDRED & SEVENTY— SEV vances made for the payment of vances made for the payment of the property by any governing to the property by any governing pagor(s) shall not, without the property by any governing of the Prior Mortgage make erest or any other item or amount agor(s) shall promptly notify the page claiming any default in the med or observed under any other endy the matter in default and whole of the said principal sum a cipal or interest on any other Pricovenants, conditions, or agreement the full of the mortgage may age or lien on the mortgaged portgages.  Interest WHEREOF, the said Mothers of the SWHEREOF, the said Mothers in the matter of the said Mothers of the said Mothers of the Mortgagor(s) which the Mor	the payment of \$.27.377.33 or additional advances risco and the payment of \$.27.377.33 or additional advances risco and the payment of taxes, assessments, insurant ings and improvements now or and occupancy and shall commental authority.  The payment of the Morross or walves, untrower advances or walves, untrower advances or walves, untrower advances or observance the prior Mortgage in writing upon the performance or observance the prior Mortgage, or permit the Mortgage within five days after the Mortgage within five days after the prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the paid on any other Prior Mortgage within five days after the Mortgage within the Mortgage section relating to the Prior Mortgagor(s), who hereby releas	pius interest as provided in a Propi tha Mortgagee at any time beforeirig of the unpaid balance of the interest thereon, which may be on a her debt or obligation secured here previous, or other costs incurrence provided previous, or other costs incurrence provided	claims of all persons whomsoever included in the entire indebtedness secure to be a stated above, or a renewal sustanding at any time is TWENTY ereby, this mortgage shall secure used for the protection of the mortgarty hereinabove described in control all statutes, orders, requirement of any arrangulation and all statutes, orders, requirement of any arrangulation and the payment of any arrangulations the payment of any installing Mortgage or modifies any provision of the Mortgage under conditions on the part of the Mortgage under conditions on the part of the Mortgage of the Mortgage considers described in the Mortgage of the Mort	h, and to furthe ed hereby shall thereof or both —SEVEN THOSE inpaid balance is aged premises stant repair and intereof, any other Prior ingagor(s) to be sireable to cure any installment form any of the ee on demand of foreclose any iten consent of forth particular said premises, 1989al) (Date)
re the payment of any further and in full, either as a future load maximum amount of unpaid lot E-HINDRED & SEVENTY— SEV vances made for the payment of pagor(s) shall maintain all buildin condition for their proper use and to the property by any governous of the Prior Mortgage make erest or any other item or amous pagor(s) shall promptly notify the page claiming any default in the med or observed under any other made or observed under any other early default under any other early default under any other end whole of the said principal sum a scipal or interest on any other Pricovenants, conditions, or agreement of the said principal sum a scipal or interest on any other Pricovenants, conditions, or agreement in the mortgage of portgages.  Interest WHEREOF, the said More principal sum as the mortgage of the Mortgagor(s) which the SS WHEREOF, the said More prior the Mortgagor(s) which the SS WHEREOF, the said More prior to the Mortgagor(s) which the said More prior the Mortgagor(s) which the said More prior the Mortgagor(s) which the SS WHEREOF, the said More prior the said More p	the payment of \$.27.377.33 or additional advances mage in by said Montgages, a discrete property of taxes, assessments, incurant ings and improvements now or and occupancy and shall commend the property of the Montgages of the Montgages of the Montgages of the Montgages, and improvements of the Montgages of the Montgages, and the preformance or observance ther Prior Montgage, or permit the Montgages, and the interest shall be one of the Montgages within the days at ments contained in any other for have paid on any other Prior Montgages, or permit the Montgage within the days at ments contained in any other for have paid on any other Prior Montgage within the Montgage section relating to the Prior Montgage section relating to the Prior Montgage of the Montg	pius interest as provided in a Propositia Mortgagee at any time beforeirig of the unpaid balance of the interest thereon, which may be on a her debt or obligation secured here previous, or other costs incurrence provided provided previous, or other costs incurrence provided provide	claims of all persons whomsoever included in the entire indebtedness secure to be a stated above, or a renewal sustanding at any time is TWENTY areby, this mortgage shall secure used for the protection of the mortgary hereinabove described in control all statutes, orders, requirement of any arrange offices the payment of any arrange offices the payment of any installing Mortgage or modifies any provision notice from the Mortgages under conditions on the part of the Mortgage or modifies any provision at the Mortgage considers described in the Mortgage of the Mortgage on the Mortgage of the Mortgage of the Mortgage of the Mortgage on the Mortgage of the Mortgage o	h, and to furthe ed hereby shall thereof or both —SEVEN THOSE inpaid balance is aged premises stant repair and intereof. The ement whereby ent of principal ion thereof.  any other Priority and the edge of the edge is any other priority and installment form any of the edge on demand of forelose any installment of the edge of the
re the payment of any further and in full, either as a future load in full, either as a future load in full, either as a future load maximum amount of unpaid lot E HINDRED & SEVENTY— SEV vances made for the payment of vances made for the payment of the property by any governing to the property by any governing to the property by any governing to the property by any governing the property by any governing of the Prior Mortgage make erest or any other item or amount agor(s) shall promptly notify the page claiming any default in the med or observed under any other ermed or observed under any other endy the matter in default and whole of the said principal sum a scipal or interest on any other Pricovenants, conditions, or agreemount which the Mortgagee may age or lien on the mortgaged portgages.	the payment of \$.27.377.33 or additional advances made in by said Mortgages, a discrimination of taxes, assessments, incurant ings and improvements now or and occupancy and shall common an advances or walves, untriversely the mortgage in writing upon the performance or observance ther Prior Mortgage.  The mortgage within the Mortgages, and improvements of the Mortgage within the Mortgage, and improvements of the Mortgage within the Mortgage section relating to the Prior Mortgagor(s), who hereby release at a section of the Mortgagor(s), who hereby release at a section of the Mortgagor(s), who hereby release the Mortgagor(s), who hereby release of tillinois	pius interest as provided in a Propositia Mortgagee at any time before in Mortgagee, which may be on a her debt or obligation secured here in Mortgagee, enter in any agreement of postpones, extender in Jucea or mortgagee, enter in any agreement of postpones, extender in Jucea or mortgagee, enter in any agreement of postpones, extender in Jucea or mortgagee, enter in any agreement of postpones, extender in Jucea or mortgagee, enter in any agreement of postpones, extender in Jucea or mortgageer in the mortgage in the mortgage with interest thereon; or (3 or(s) transfer any interest in the mortgage shall not be limited by other programmer.  X. Mortgage in Mortgageer in Mortgage in the mortgage with interest in the mortgage shall not be limited by other programmer.  X. Mortgage in Mortgageer in Mortgage in Mortgage in the interest in the mortgage shall not be limited by other programmer.  X. Mortgageer in Mortgageer in Mortgageer in Mortgage in the mortgage shall not be imited by other programmer.  X. Mortgageer in Mortgag	claims of all persons whomsoever missory Note of even date herewith the tree the entire indebtedness secure to loan stated above, or a renewal sustanding at any time is TWENTY. But the protection of the mortgary hereby, this mortgage shall secure used for the protection of the mortgary hereinabove described in control all statutes, orders, requirement of any arrange offices the payment of any arrange offices the payment of any installing Mortgage or modifies any provision notice from the Mortgagee under conditions on the part of the Mortgage considers described in the Mortgage considers described in the Mortgage of the Mortgage considers described in the Mortgage of the Mortgag	h, and to furthe ed hereby shall thereof or both shall thereof or both special

Be It Remembered, That on the 15TH ay of

This instrument was prepared by:
FORD CONSUMER FIN CO
11311 CORNELL PK DR
SUITE 400
CINTI, OH 45242

TJA HVR-13-3-ILL (12/87)

Be k Remembered, That on the 15THay of MAY said county, personally came WILLIE LEE BILES

the Mortgagor(s) in the foregoing mortgage, and acknowledged the signing thereof to be their voluntary act.

NOTARI C.O. #F30505

In Testimony Whereof, I have hereunto subscribed my name, and effixed my notarial seal, on the day and year last aforesaid.

19 89 before me, the subscriber, a Notary Public in and for and NORMA JEAN BILES his curfer

## **UNOFFICIAL COPY**

3795634

3795634

The Or County Clerk's Office Deliver Ouplieste Trust

LIBERTY TITLE INS. CO. AZS N. PLUM GROVE ID. SCHAUMBURG, IL 69173 120100 pg

compiled with, the undersigned hereby cancels and rele THE CONDITIONS of the within mortgage having been Rec'd for Record County, Illinois RELEASE

ಠ

MORTGAGE