TRUST DEED UNOFFICIAL COPYS087

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made JULY 2,	, 19 ⁹ 1,	hetween	MICHAEL C.	KINNEY AN	D DEBRA S.	
KINNEY, HIS WIFE AS JOINT TENANTS	herein referred	to as "C	irantors" and S	TEVE H. LE	WIS AVP	
	DALLAS, TE		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			r_
herein referred to as "Trustee", witnesseth:			n Dr			_
THAT, WHEREAS the Grantors have promised to pay to Associate	gumer Finar Js/VikJuck/Wic/	ce Con , herein r	pany Inc.	eneficiary", the	legal holder	
of the Loan Agreement hereinafter described, the principal amount	nt of TWENTY	FOUR	THOUSAND FO	UR HUNDRED	WENTY EIG	HT
		·	Dollars	(\$ 24,428.7	9).	
together with interest thereon at the rate of (check applicable box):					
Agreed Rate of Interest: 13.50 % per year on the unp	aid principal ba	lances.				
Loan rate. The interest rule will be	above the Prime	e Loan Rass the put per year, siness day the cur il the inte	ate published in blished rate as. The interest ray of the precedi front interest rate erest rate ever b	the Federal Resof the last busine will increase month, has a is based. The eless than	erve Board's iness day of or decrease increased or interest rate	
Adjustments in the Agreed Rate of Interest chall be given effect						
in the month following the anniversary date of the loan and every Agreement will be paid by the last payment date of JULY 3						
increase after the last anniversary date prior to the last payment	due date of the	loan. LE	ENDER DE			
The Grantors promise to pay the said sum in the said Loan Age	reement of even	date here	with, made pay	able to the Ben	eficiary, and	
delivered in 180 consecutive monthly installments: 280 a						
followed by 0 at \$ 0 , with the first install a					and the	
Li remaining installments continuing on the same day of each month.			(Month & Day)	4.5	A Company of the Company	
at 7747-6, TX (by sor at such place as the Benefic	des or other he	older may	, from time to	time, in writing	appoint.	
NOW, THEREFORB, the Orantors in securities yayment of the said obligation in accordance with the accordance, by the Grantors to be performed, and also in consideration of the sum of One Dollar in hand paid	erms, promisers and limits to the receipt who collis he	illons of this T richy acknowled	rust Deed, and the performaged, do by these presents	nance of the covenants an CONYEY and WARRAN	d agreements herein FT unto the Trustee;	
in successors and assigns, the following described Real Estate and all of their crisic, title and interest there COUNTY OF		g in the	TTY OF EVE	RGREEN PARK	್ ರ	
LOT 11 IN J. E. MERRION AND COMPANY'S BEVERL SUBDIVISION OF LOT 5 (EXCEPT THE WEST 661.83 EAST 33 FEET THEREOF) IN SCAMMON'S SUBDIVISI NORTHEAST 1/4 OF SECTION 1, TOWNHSIP 37, NOR PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS AKA: 2649 W. 90TH ST., EVERGREEN PARK, IL 60 PIN #: 24-01-217-002	Y VIEW NUME FEET THERE ON OF THE W TH, RANGE 1	OF AND VEST 1.	ALSO EXCEI	•	3978387	
which, with the property hereinafter described, is referred to berein as the "premises." TODISTHER with improvements and fixtures now attached together with ensembles, rights, privileges, in			О,	C.		
TO HAYE AND TO HOLD the premises unto the said Tristice, its successors and assigns, forever, for it of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Grantors do be	he purposes, and upon the creby expressly release am	oses and trust I waise.	s herein set forth, free 170	n all eights and benefits	under and by victue	
This Trust Deed consists of two pages. The covenants, condition deed) are incomparated herein by reference and are a part hereof and WIPNESS the hand(s) and seal(s) of Grantors the day and year	l shall be hinding	g on the C				
XUXIC) (SEAL)		B0000	**************************************	******	SIBAL)	
Neh S. C. (SEAL)		NOTA MY GA	PAULETTE I RY PUBLIC, STAT IMMISSION Explicati INTERPORTED IN THE PROPERTY OF	HASIER E OF ILLINOIS MAX 23 - 1895	(SEAL)	
STATE OF ILLINOIS.					······································	
COOK C. S. a Notary Public in and for and	sessiting to soid County, I	in the State afo	resaid, DO HERENY CE	CHEY THAT	· .	
MICHAEL C. K.			•			
(37) who ARE person to the man appeared before me	مسري ي				d to the foregoing didelinered the said	er eng
Instrument as THEIR	4 grad		he uses and purposes ther	ein set fortit.		
GIVEN under my hand and i	Nourial Seed July	(Fe	i lell	Chain	LD. Ny St	
1. 1.978087		<i></i>			Nomry Public	
This instrument was prepared by	i					
PAULETTE HASIER 100	N. IA SALL	echi	:ACO II CI	603	<u> </u>	.*

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

- 1. Granters shall (1) promptly repair, resture 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 wasts, and free from mechanics or other liens or claims for lien not expressly subordinated to the lien hereof; (1) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit as allafactory evidence of the discharge of such prior lien to Truster or to Beneficiary; (4) complete within a reasonable time any buildings on ow or at any time in process of execution upon said premises; (5) rempty 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 pensity attaches all general taxes, and shall july special taxes, special assessments, water charges, newer service charges, and other charges against the premises when and shall, upon written request, furnish to Trustee or to Beneficiary suplicate receipts therefor. To prevent default hereunder Grantous shall pay in full under protest, in the momen provided by statute, tax or assessment which Grantous may desire to contest.
- 3. Grantors 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 indebteches a 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 explice, shall deliver renewal policies not less than ten days prior to the respective dates of explications.
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act bereinbefore required of Grantors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or Interest on prior renumbrances, if any, and purchase, discharge, compromise or settle any tax here or other prior lies or cleim thereof, or redeem from any tax asle or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorney's fees, and any other maneys advanced by Trustee or Beneficiary to protect the mortgaged premises and the lien hereof, shall be much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the annual percentage rate stated in the Lorentee formation of the part of Grantors.
- 5. The Trusten or Beneficiary hereby second making any payment hereby sutherized relating to bases of assessments, may do to according to any bill, statement or estimate procured fe appropriate public office without impury into the accuracy of such hill, statement or estimate or into the relidity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Grantors shell pay each item of indebtedness herein mentioned, both principal and interest, when doe according is the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpuid indobtedness secured by this." was Deed shall, not withstanding anything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable to immediately in the case of default in making payment of any installar (it a. the Loan Agreement, or it) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or to immediately if all or part of the press of an in sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indottedness kereby scured shall become due whether by arceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and include a wadditional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or an behalf of Trustee or Beneficiary for attorney's fees, Trustee's fees, appraisers fees outlay for documentary and expent evidence, attempts pheri charges, publication costs and cole (which may be refined as to items to be expended after entry of the decree) of procuring all such that the same as an expent evidence, attempts pheri charges, publication costs and cole (which may be retirned as to items to be expended after entry of the decree) of procuring all such that the same as a samination, guarantee policies, Torrese certificates, and similar data and assurances with respect to title as Trustee or Beneficiary any deem to be reasonably necess may be the foresteen that the decree the true rondition of the title or the value of the premises. All expenditures and expenses of the same as a samination of the control of the title or the respect to the same and the same as a same as a same and the same as a same as a same and the same as a s
- 8. The proceeds of any foreclosure sale of the premise, at all be distributed and applied in the following order of priority: First, on account of all costs and expanses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute second indebtedness additional to that evidenced by the Loan Agreement, with interest thereon as herein provided; and, all principal and interest remaining unpaid on the note; fourth, any overplus to Grantons, their heirs, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this true, deed, the court in which such hill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the helvency or intollering of Grant and the time of application for such receiver and without regard to the then value of the premises or whether the anneathall be then occupied as a homestead or not said the Trustee hereunder may be as suints, as such receiver. Buch receiver, such a large the power to collect the roots, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a said can'd accledency, during the fault of redemblation; whether the receiver interpolation of, as well as aduring any further times when Grantons, except for the intervention of such receiver, would be entitled to collect such in the collect such in

11. No action for the enforcement of the lien or of any provision hereof shall be subject to an eldeful which would not be good and available to the purty interposing sare; in an action at law upon the note hereby secured.

- - 12. Treater or Beneficiary shall have the right to impect the premises at all masurable times and free thereto shall be permitted for that purpose.
- 13. Trustee has no duty to examine the little, location, existence, or condition of the premises, nor shr (T) after be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms bereof, nor be liable for any acts or omissions hereunder, except in case of grounder for interest 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 made deed, the lien thereof, by proper instrument.
- 5. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Suc asset in Trust. Any Successor in Trust hereunder shall have the identical Little, powers and authority as are herein given Trustee.
- 16. This Trust Deed and all provisions bereef, shall extend to and be binding upon Grantors and all persons claiming upon or trough Grantors, and the word "Grantors" when used berein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons "all" we executed the Loan Agreement or this Trust Deed. The term lighteficiary as used herein shall mean and include any successors or assigns of Beneficiary.

FOR RECORDERS IN O'LA PLAPOSES INSERT STREET AD! RE'LS O. ABOVE DESCRIBED PROPERT! H''.AB FORD CONSUMER FINANCE CO, NAME 250 E. CARPENTER FREEWAY STREET IRVING, TEXAS, 75062 PAULETTE HASHER 191600 700 668 THOTAROW. The state of the s 31054141 instructions of the second of RHOORDERS OFFICE BOX SUBJECT 100 NORTH LaSALLE į 78087 E **SUITE 2105** 1000000 8 AROU MOST THE S CAROL COMP \sim 2208 (1541) 2