1	9100000		The second secon		451830CP LD
	91009196		TTE MORTGAG		
ı	This mortgage made on the 22nd day of			on JAMES C. ART	
and	VELATA F. ARTIS, Husband & I				ug Yaraktata
	FORD CONSUMER FINANCE		, who	ee addrese le <u>250 E.</u>	Carpenter
	Freeway, Irving Texas	75062	, hereinafter referred to		•
	WITNESSETH: Mortgagora jointly and severally				
inte	sinalter described as security for the payment of the payment of the provided in the loan agreement which is the property hereby mortgaged, and described rests, rents and profits. TO HAVE AND TO HOLD the said property hereby many contents are the property hereby many contents and property hereby the prop	bolow, includes all In ereinatter described.	nprovements and fixtures with all the privileges as	now attached together with	easements, rights, privileges,
will	successors and assigns, forever; and Mortgagor I have authority to convey the same, that the titl forever warrant and defend the same unto mor If mortgagore shall fully perform all the torms ar mortgage secures, then this mortgage shall be	rs hereby covenant t le so conveyed le cl rigages against all c nd conditions of this	hat morigagors are seize ear, free and unenoumbe claims whatsoever excep morigage and shall pay	ed of good and perfect title t ered except as hereinafter s at those prior encumbrances in full in accordance with its	o said property in fee simple appears and that mortgagors a, if any, hereinalter ahown.
haz clau on s Mor agre gag To p lion on t cha	MORTGAGORS AGREE: To keep the mortgag ards with an insurance company authorized to dise in favor of Mortgagee as its interest may aptaid property in a sum not exceeding the amount figagors with the premium thereon, or to add step to be fully responsible for damage or loss respect to be fully responsible for damage or loss respect that protection or preservation of the proper pay all taxes, assessments, bills for repairs and superior to that of this mortgage and not now a superior to that of this mortgage and not now a hetaliments of interest and principal on account the date hereof. If Mortgagore fail to make any organized mortgagore with the amount so paid, adding against and occupation of the mortgaged pro-	ged property, including business in the Stappear, and if Mortgaget in the Stappear, and if Mortgaget in Mortgaget in the Mort	ing the buildings and impair of indians, acceptable gors fall to do so, they he bledness for a period no tagger,'s indebtedness. I se whateoever. Mortgage pon demand and if not ac sincident to the ownershied against the property which may be secured to mente, they hereby authagor's indebtedness sec	provements thereon, fully in a to Mortgages, which policy breby authorize Mortgages to exceeding the term of auch of Mortgages elects to waive paid shall be secured here during the term of this mort of the Mortgages to pay the ured Mortgages to pay the ured hereby. To exercise of	y shall contain a loss-payable to insure or renew insurance indebtedness and to charge personance or expended by Mort-by, Mortgagora further agree: by when due in order that no gage, and to pay, when due, of this mortgage and existing of this mortgage and existing aams on their behalf, and to be diligence in the operation.
If default be made in the terms or conditions of the debt or debte hereby secured or of any of the terms of this mortgage, or in the payment of any installments when due, or if Mortgagore shall become bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receiver appointed, or should the mortgaged property or any part thereof the attached, lovied upon or salzed, or if any of the representations, warranties or statements of Mortgagore herein contained be incorrect or if the Mortgagore shall themden the mortgaged property, or sell or attempt to sell all or any part of the same, then the whole amount hereby secured shall, at Mortgagore's option, become immediately due and payable; without notice or demand, and shall be collectible in a suit at law or by foreclosure of this mortgagore, in any case, repurches of such entorposent, Mortgagore shall be entitled to the immediate possersation of the mortgaged property with the rental issued, income and profits the terms, with or without foreclosure or other proceedings. Mortgagore shall pay all costs which may be incurred or paid by Mortgagore in connection with any suit or proceeding to which it may be a party by reason of the execution or existence of this mortgage and in the symbol of impricours of this mortgagor more in the Mortgagore, in addition to texable costs, and a reasonable fee for the search made and preparation for such foreclosure, together with all other and further expenses of foreclosure and sale, including expenses, fees and paymants made to prevent or removation in position of the mortgagor has the option to demand that the balance due on the loan secured by this mortgago has the option to demand that the balance due on the loan secured by this mortgago he paid in full on the third anniversary date.					
the und righ sha may	ne loan date of the loan and annually on each election at least 90 days before payment in full or this mortgage. No failure on the part of Mortgages to exercise is in the event of any other or subsequent defail be construed to preclude it from the exercise or enforce any one or more remedies hereunded All rights and obligations hereunder shall exteriles hereto.	subsequent anniver is due. If payment is e any of its rights he tulis or breaches of thereof at any time of r successively or co	reary date: It the option is not made when due, Mo ereunder for defaults or s covenant, and no delay of during the continuance of incurrently at its option.	is exercised. Mortgagors al rigages has the right to ex- breaches of covenant shall on the part of Mortgages in f any such default or breach	tall be given written notice of croise any remedies permitted be construed to prejudice its exercising any of such rights of covenant, and Mortgagee
Puii	The plural as used in this instrument shall inc	iude the singular w	hera applicable.		
as f	The real property hereby mortgaged is located collows:	d In		County, State	of Indiana, and is described
	Lot 21,Block D, Park Mano page 19, in Lake County,	r Subdivision Indiana	n in the City o	f Gary, as shown	in Plat Book 15,
	IN WITNESS WHEREOF Montgagors have ex	oculed this mortgag	je on the day above sho	wn.	FILL FILL
<	Zumes C. Astis		Hota	ta. +. (1	1 1
7	James C. Artis	MORTGAGO	Velata F	. Artis	MORTGAGOR
	ACKNOWLE	DOEMENT BY IND	IVIDUAL OR PARTNER	BHIP BORROWER	23 7
		•		•	in the second se
STA	TE OF INDIANA, COUNTY OFLake				<u> </u>
	Before me, the undereigned, a notary public t				
n ti	James C. Aris and Velata In execution of the foregoing mongage.	- Artis			and acknowledged
	IN WITNESS WHEREOF I have hereunto sub	scribed my name s	nd affixed my official ae	al this 22nd day of Feb	ruary , 19 91
				The C	Zu Conto
	Commission Expires:			Thelma Jean C	arter NOTARY PUBLIC
تر. سرج :	September 17, 1992			Lake County,	Indiana
- <u></u>	She instrument was prepared by Ass	ila R. Newel sociates Fin	1/Ford Consumer	Finance formerly	/ known as
	inarrument was prepared by	nagara atta 20, 20, 20, 20, 2 0 ang <u>I</u> ng A. I. I. I.	angangan san <u>ang di</u> namatan kada dan Pada d an Kada da n Ang		

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