## 92004192

## REAL ESTATE MORTGAGE

92004132	
This mortgage made on the 6TH day of JANUARY and WALLIE M. OVERTURE, husband and wife	, 19 92 , between <u>JACK F. OVERTURF</u> , hereinafter referred to as MORTGAGORS, and <u>Ford</u>
Consumer Finance Company, Inc. 6th Floor, Irving, TX 75062-2789	, whose address is 250 E. Carpenter Freeway
6th Floor, Irving, '1X' . 75062-2789	, hereinafter referred to as MORTGAGEE
WITNESSETH: Mortgagors jointly and severally grant, bargain, sel signs, the real property	ll, convey and mortgage to Mortgagee, its successors and as-
hereinafter described as security for the payment of a loan agreeme together with interest as provided in the loan agreement which has a fi	nt of even date herewith in the amount of \$ 53,600.00
The property hereby mortgaged, and described below, includes all	
ments, rights, privileges, interests, rents and profits.	
TO HAVE AND TO HOLD the said property hereinafter described, unto Mortgagee, its successors and assigns, forever, and Mortgagors	hereby covenant that Mortaggers are seized of good and per-
fect title to said property in fee simple and have authority to convey the bered except as hereinafter appears and that Mortgagors will forever v	ne same, that the title so conveyed is clear, free and unencum-
whatsoever except those prior encumbrances, if any, hereinafter show	n.
If Mortgagors shall fully perform all the terms and conditions of the obligations which this mortgage secures, then this mortgage shall t	nis mortgage and shall pay in full in accordance with its terms, be null, void and of no further force and effect.
MORTGAGORS AGREE: To keep the mortgaged property, inclu	uding the buildings and improvements thereon, fully insured at
all times against all hazards with an insurance company authorized to which policy shall contain a loss-payable clause in favor of Mortgagee	as its interest may appear, and if Mortgagors fail to do so, they
hereby authorize Mortgagee to insure or renew insurance on said propediness for a period not exceeding the term of such indebtedness and t	perty in a sum not exceeding the amount of Mortgagor's indebt- o charge Mortgagors with the premium thereon, or to add such
premium to Mortgagor's indebtedness. If Mortgagee elects to waive damage or loss resulting from any cause whatsoever. Mortgagors agr	such insurance Mortgagors agree to be fully responsible for
protection or preservation of the property shall be repaid upon demand agree: To pay all taxes, assessments, bills for repairs and any other e	d and if not so paid shall be secured hereby. Mortgagors further
when due in order that no lien superior to that of this mortgage and no	ot now existing may be created against the property during the
term of this mortgage, and to pay, when due, all installments of intere secured by a lien superior to the lien of this mortgage and existing on	the date hereof. If Mortgagors fail to make any of the foregoing
payments, they hereby authorize Mortgagee to pay the same on their king the same to Mortgagor's indebtedness secured hereby. To exercise	pehalf, and to charge Mortgagors with the amount so paid, add- se due diligence in the operation, management and occupation
of the mortgaged property and improvements thereon, and not to commortgaged property in its present condition and repair, normal and ord	mit or allow waste on the mortgaged premises, and to keep the
If default be made in the terms or conditions of the debt or debts he payment of any installments when due, or if Mortgagors shall become creditors, or have a receiver appointed, or should the meritiaged prop	cankrupt or insolvent, or make an assignment for the benefit of erry or any part there of be attached, levied upon or seized, or if
any of the representations, warranties or statements of Mortgagors he the mortgaged property, or sell or attempt to sell all or any part of Mortgagee's option, become immediately due and payable, without in the content of the conte	erein contained be incorrect or if the Mortgagors shall abandon
Mortgagee's option, become immediately due and payable, withouth foreclosure of this mortgage. In any case, regardless of such enforcement	otice of demand, and shall be collectible in a suit at law or by
the mortgaged property with the rente scues income and profits.  Mortgagors shall pay all costs which may be incurred or paid by Mortg	therefrom with or without foreclosure or other proceedings.
be a party by reason of the execution or existence of this mortgage are pay to the Mortgagee, in addition to taxable costs, and a reasonable	in the event of foreclosure of this mortgage, Mortgagors will
pay to the Mortgagee, in addition to taxable costs and a reasonable together with all other and further expenses of foreclosure and sale	tee-tor-the cearch made and preparation for such foreclosure, including expenses, fees and payments made to prevent or
remove the imposition of liens or claims against the property and expecondition to be sold.	nses of upkeep and repair made in order to place the same in a
No failure on the part of Mortgagee to exercise any of its rights her	rounder for defaults or breaches of covenant shall be construed
to prejudice its rights in the event of any other or subsequent defaults of in exercising any of such rights shall be construed to preclude it from	or breaches of covenant, and no delay on the part of Mortgagee the exercise thereof at any time during the continuance of any
such default or breach of covenant, and Mortgagee may enforce any o its option.	ne or more remedies hereunder successively or concurrently at
All rights and obligations hereunder shall extend to and be binding	g upon the several heirs, successors, executors, administrators
and assigns of the parties hereto.  The plural as used in this instrument shall include the singular who	ro applicable
The real property hereby mortgaged is located in	LAKE County State of In-
diana, and is described as follows:  "The North 188.7 feet by parallel lines of	
recorded plat of Orchard Park Addition to t	
as the same appears of record in Plat Book 1	1 page 4 in the Recorders Office of said
County, excepting South 68 feet thereof.	THE COMMINY KNOWN AS 247 N. CLYLER, Hobert, IN
Subject to building onde and planning regulations	ions affecting the real estate.
IN WITHESS WHEREOF Mortgagors have executed this mortgage	even the day above shown.
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Jack. 7. Every	Walle M. Tredup
JACK F. OVERTURF # MORTGAGOR	WALLIE M. OVERTURE () MORTGAGOR
ACKNOWLEDGEMENT BY INDIVIDUAL	OR PARTNERSHIP BORROWER
STATE OF INDIANA, COUNTY OF St. Joseph	, SS.
Before me, the undersigned, a notary public in and for said coun	الكلاب (L) الكلاب (AVX F. OVEXILEF) : الكلاب (Available personally appeared (AVX F. OVEXILEF)
and WALLIE M. OVEXTURE, husband and wife	and acknowledged
in the execution of the foregoing mortgage.	
IN WITNESS WHEREOF I have hereunder subscribed my name and	effixed my official seal this 6th day of January
19 92 ( ) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	diffixed thy official seaf this our day of careary
and the same of th	1.) ha - C D. H
My Commission Explies April 8, 1995	1 19th of ralife
The state of the s	Walter J. Partyka <i>NOTARY PUBLIC</i>
The second of th	Posidont of St. Joseph County
30 S	Resident of St. Joseph County  NOTARY PLEASE PRINT NAME AND COUNTY
This instrument was prepared by Marigrace Patton of	
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