HOLDIFOR: THE TITLE SEARCH CO. REAL ESTATE MORTGAGE 93084239

This mortgage made on 111118/80 , petween RONALD E. BERMINGHAM SHERRI A. BERMINGHAM HUSBAND AND WIFE

hereinafter referred to as MORTGAGOR(S), and FORD CONSUMER FINANCE COMPANY, INC. 250#E, CARPENTER FRWY IRVING. TX 75062

, whose address is

hereinafter referred to as MORTGAGEE.

WITNESSETH: Mortgagor(s) jointly and severally grants, bargains, sells, conveys and mortgages to Mortgages, its successors and assigns, the real property hereinafter described, as security for the payment of a Note of even date herewith in the amount of 47,942,25; , together with interest as provided in the Note which has a final payment date of 11/24/08

The property hereby mortgaged, and described below, includes all improvements and fixtures now attached together with easements, rights; privileges, interests; rents and profits.

¡¡OˈHAVEˈAND TO HOLD the said property hereinafter described, with all the privileges and appurtenances thereunto belonging unit of Mortgagee, its successors and assigns, forever; and Mortgagor(s) hereby covenants that Mortgagor(s) is selzed of good and perfect title to said property in fee's imple and has authority to convey the same, that the title so conveyed is clear, free and unencumbered except as hereinafter appears, and that Mortgagor(s) will forever warrant and defend the same unto Mortgagee against all claims whatsoever except those prior encumbrances, if any, hereinafter shown,

If Mortgagor(s) shall fully perform all the terms and conditions of this mortgage and shall pay in full in accordance with its terms, the obligations which this mortgage secures, then this mortgage shall be null; void and of no further force and effect.

the obligations which this mortgage secures, then this mortgage shall be null, void and of no further force and effect.

MORTGAGOR(S):AGREES: To keep the mortgaged property, including the buildings and improvements thereon; fully insured at all times against all hazards with an insurance company authorized to do business in the State of Indians, acceptable to Mortgages, which policy shall contain a loss-payable clause, in favor of Mortgages as its interest may appear, and if Mortgagor(s) falls to do so; it hereby authorizes Mortgages to insure or renew insurance on sald property in a sum not exceeding the amount of the indebtedness of Mortgagor(s) for appending the indebtedness of Mortgagor(s) for appending to the indebtedness of Mortgagor(s); if Mortgages elects to walve such insurance Mortgagor(s) agrees to be fully responsible for damage or loss resulting from any cause whatsoever. Mortgagor(s) agrees that, any sums advanced or expended by Mortgagor(s) further agrees; To:pay all taxes, assessments, bills for repairs and any other expenses incident to the ownership of the mortgaged property when due inforder, that no lien; superior to that of this mortgage and not now existing may be created against the property during the term of, this mortgage and expenses incident to the ownership of the innertgage and expenses which may be secured by a lien superior to the lien of this mortgage and existing on the date hereof; if Mortgagor(s) if all stormake any tof the Efforagoria, adding the same, to the innertgage of poperty and improvements thereon; and not occupation of the mortgage of poperty and improvements thereon; and not occupation of the mortgaged property and improvements thereon; and not occupation of the mortgaged property and improvements thereon; and not occupation of the mortgaged property and improvements thereon; and not occupation of the mortgaged property and improvements thereon; and not occupation of the mortgaged property and improvements thereon; and ordinary allow wastern the mortgaged premises;

if default be made in the terms or conditions of the debt or debts hereby secured or of any of the terms of this mortgage, for in the payment of any installments when due, or if Mortgago 19 includes one bankrupt or insolvent or make an assignment for the benefit of creditors, or have a receiver appointed for anound the mortgaged property or, any part the of be attached, levied upon or selzed, or if any of the representations, warranties of the mortgaged property or any part the whole amount hereby secured shall, at if mortgaged property, for self or attempt to selfell, or any part of the same then the whole amount hereby secured shall, at if Mortgago e option, become immediately due and payable, without notice or demand, and shall be collectible in a sultiat law ortby for closure of this mortgage. In any case, regardless of such an occasion. Mortgago shall be artitled to the immediate possession of the mortgage in any case, income and profits thereform, with or, without for closure or, other proceedings. Mortgagor(s) shall pay all loosts which may be incurred or padiby. Mortgagoe in connection with any sultion proceeding to which it may be a party by reason of the execution or extends of the mortgage, in addition to taxable costs and in finite event of for closure of this mortgage, in addition to taxable costs and a for the search made and preparation for such for eclosure, all other and further expenses of foreclosure and sale, including expenses; fees and payments made to prevent or remove, the imposition of liens or claims against the property and expenses of up keep and repair made in order to place the same in a condition to be; sold.

No fallure on the part of Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of Mortgagee in exercise thereof at any time during the construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and Mortgagee may enforce any one or more remedies hereunder successively or concurrently at

All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, administrators and assigns of the parties hereto.

The plural as used in this instrument shall include the singular where applicable.

The real property hereby mortgaged is located in: follows: Situated in Lake County, in the State of Indiana County, State of Indiana, and is described as

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Lots: Twenty=two (22	:) and Twent	y-three (23)	Block Five	(5)	.و <del>ن</del> ځ:	36
Madison Terrace, in	the City	f Hammond,	s shown in P	lat Book		i m
15, page 8, in Lake	County, Ir	diana.	\$2	1.7.	The second secon	) <del>-                                   </del>
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Unit key No. 26-35-	-0005-0011	William .			1	tornii tee
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IN:WITNESS:WHEREOF Mortgage	or(s);nas execute	a,this mortgage of	iithe:gay:above-sno	wn.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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SHERRIE A RERMINGHAME		<u>R</u> O	NAL DE BERMINGH	AM		
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ACKNOWL	EDGMENT BY	NDIVIDUAL OR	PARTNERSHIP B	ORRÓWER	1000	35 No.
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STATE OF INDIANA, COUNTY OF	T ATETT		eïe.		"Miller	STATE
STATE OF INDIANA, COUNTY OF	LAKE	and the state of t	, SS;		"1111	**********
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Before me, the undersigned, a no	tary:public in and	l for⋅said county,a	nd state, personally	appeared!		
Ronald E. Bermingha	m and Sherr	i A. Bermins	ham husband	and wife	and ackno	wledged.
the execution of the foregoing mortgag					•••	
IN WITNESS WHEREOF I have hereup	nder subscribed r	nv name and affix	ed my official seal ti	his 19TH day of	NOVEMBE	R

NOTARY: PLEASE PRINT NAME AND COUNTY

This instrument was prepared by

Crystal BAiley of Ford Consumer Finance Company

KAREN M: SMITH NOTARY PUBLIC, STATE OF INDIANA ST. JOSEPH COUNTY MY COMMISSION EXP. AUGUST 2, 1997

My commission expires:

1993

NOTARY PUBLIC