	برجوب بالمراجع والمراجع والمراجع والمراجع						
FIRST UNION MORTGAGE STATE OF SOUTH CARC	DLINA)			NORTH CÁROLINA	va.155	4 2551	98
COUNTY OF GREENVILL	<u>.E</u>)	ØE≥F.		MORT	GAGE OF REA	L PROPE	RTY
THE NOTE SECURED B	Y THIS MORTG	AGE CON	TAINS PROVISI	ONS FOR AN ADJ	USTABLE INT	EREST R	ATE
THIS MORTGAGE m	ade this 23r	<u>d</u>	day of_	Nay		_, 1984	•
THIS MORTGAGE m among Hugh M. Playe UNION MORTGAGE CO	er & Cynthia RPORATION, a	W. Playe North Card	r Slina corporation	ereinafter referred h (hereinafter refer	to as Mortgage red to as Mortg	or) and Fl agee):	IRST
WITNESSETH THAT executed and delivered to Dollars (\$ 26,900.00	WHEREAS, MO	rtgagoris i	ndebted to Morto	gagee for money loans the principal sun	aned for which I n of Twenty-Si	Mortgago ix Thous	rhas sand
Dollars (\$ 26,900.00	<u>0), with int</u>	erest there	on, providing to	r monthly mstanin	ents or princip		
beginning on the	lst		day of	July_	··································	9 84	_ano
continuing on the	lst	_day of eac	h month thereaf	ter until the princip	oal and interest	are fully	paid;
AND WHEREAS, to it (together with any future Mortgage by the conveya	nduce the makin advances) and to ance of the pren	g of said loa o secure the nises hereir	an, Mortgagor ha e performance of nafter described	s agreed to secure the undertakings p	said debt and ir prescribed in th	nterest the e Note an	ereon d this
NOW, THEREFORE,	in consideration	of the afore	esaid loand and t	he sum of Three Do	ollars (\$3.00) ca	shin hand	J paid

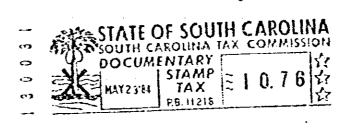
NOW, THEREFORE, in consideration of the aforesaid loand and the sum of Three Dollars (\$3.00) cash in hand paid to Mortgagor, the receipt of which is hereby acknowledged. Mortgagor hereby grants, sells, conveys, assigns and releases to Mortgagee, its successors and assigns, the following described premises located in <u>Greenville</u> County, South Carolina:

All that certain piece, parcel or lot of land, with any and all improvements thereon, lying, being and situate in the west side of Pine Wood Drive, in Greenville County, South Carolina, being shown and designated as Lot 52 on a plat of Pine Brook Forest subdivision, Section 1, by Robert R. Spearman, dated March 15, 1972, and recorded in Plat Book 4X at Pages 48 and 49 in the R.M.C. Office for Greenville County, and having such courses and distances, metes and bounds as will be shown by reference to said Plat, which Plat is incorporated herein by reference.

This conveyance is subject to all restrictions, set-back lines, roadways, zoning ordinances, easements and rights of way, if any, affecting the above described property.

This is the indentical property conveyed to the Mortgagors by Gary G. Henry and Charlene Knight, formerly known as Charlene M. Henry, by Deed recorded simultaneously herewith.

The within Mortgage constitutes a second lien on the above described property, subject to that certain Mortgage to South Carolina National Bank, recorded in Mortgage Book 1343 at Page 892 in the R.M.C. Office for Greenville County.



Together with all and singular the rights, members, hereditaments and appurtenances to said premises belonging or in anywise incident or appertaining. Including but not limited to all buildings, improvments, fixtures, or appurtenances now or hereafter erected thereon, including all apparatus, equipment, fixtures, or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or other services, and also together with any screens, window shades, storm doors and windows, screen doors, awnings, stoves and water heater (all of which are declared to be a part of said real estate whether physically attached thereto or not).

TO HAVE AND TO HOLD the same with all privileges and appurtenances thereunto belonging to Mortgagee, its successors and assigns, forever, for the purposes hereinafter set out and Mortgagor covenants with Mortgagee, its successors and assigns, that Mortgagor is seized of, and has the right to convey, the premises in fee simple; that the premises are free and clear of all encumbrances except for a prior mortgage, if any; and that Mortgagor will warrant and defend title to the premises against the lawful claims of all persons whomsoever.

MORTGAGOR COVENANTS with Mortgagee, its heirs, successors and assigns as follows:

- 1. NOTE PAYMENTS. Mortgagor shall make timely payments of principal and interest on the above-mentioned Note and all payments required by any note(s) secured by lien(s) having priority over Mortgagee's within described lien or by any prior mortgage(s) in the amounts, in the manner and at the places set forth therein. This Mortgage secures payment of said Note according to its terms, which are incorporated herein by reference.
- 2. TAXES. Mortgagor will pay all taxes, assessments, water and sewer charges, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and will promptly deliver the official receipts thereof to the Mortgagee upon demand; and in default thereof the Mortgagee may pay the same and add the amount of such payment(s) to the principal indebtedness due Mortgagee, and the same shall be repaid by Mortgagor with interest at the then prevailing note rate upon demand.

2180

(1997年) (1997年) (1997年) (1997年)