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FIRST UNION MORTGAGE CORPORATION CONS-14 TATE OF SOUTH CAROLINA FITTED	CHARLOTTE, NORT	TH CAROLINA 28288 VOL 1640 s	406 462
OUNTY OF GREENVILLE DECAS 1983		MORTGAGE OF R	EAL PROPERTY
HE NOTE SECURED BY THIS MORT GAGE CONTA	INS PROVISIONS FO	OR AN ADJUSTABLE II	NTEREST RATE
THIS MORTGAGE made this 2nd			
morig Patricia F. and Charles Small	<u>lman</u> (heréinaf na corporation (herei	ter referred to as Mortg nafter referred to as Mo	agor) and FIRST ortgagee):
WITNESSETH THAT, WHEREAS, Mortgagor is indexecuted and delivered to Mortgagee a Note of even doubles (\$\frac{10,800.00}{}, with interest thereon	late herewith in the p	rincipal sum of Ten The	ousand Eight
peginning on the	day of	January	_, 19_84and
continuing on the <u>lst</u> day of each r			
AND WHEREAS, to induce the making of said loan, together with any future advances) and to secure the publicage by the conveyance of the premises hereinal	erformance of the unifier described:	dertakings prescribed ir	the Note and this
NOW, THEREFORE, in consideration of the aforese to Mortgagor, the receipt of which is hereby acknowledges to Mortgagee, its successors and assigns, the County, South Carolina.	ledged, Mortgagor he	ereby grants, sells, con	veys, assigns and
All that certain piece, parcel being in the State of Carolina and designated as Lot No. 30, Coachwood Forest as shown on Huskey, Inc. being recorded County in Plat Book 6-Q, at said plat, the following metes	n, County of G Phase 1 of a plat thereof in the RMC C Page 19, and	reenville, bein subdivision kn prepared by Woffice for Green having, accord	g know lown as olfe & enville
BEGINNING at nail and cap in the front corner of Lots 29 and 30 line of said lots S. 48-26 W. 3-04 E. 301.8 feet to a point thence with the center of said to a nail and cap in the center of coachman Drive N. 01-04 W. 290	0 and running 300 feet to a ; in the cente I proposed road ter of Coachm	thence with the an iron pin; the er of a proposed N. 45-26 E. 30 an Drive; thence	e joint ence S. I road; 00 feet ce with
This mortgage lien is junior Federal Savings and Loan Asso Forty-three Thousand, Six Hunin the R.M. C. Office for Gree at Page 562. Derviation: William F. Finnell	ociation in t adred (\$43,600	he original and).00) Dollars re	ount of ecorded

Together with all and singular the rights, members, hereditaments and appurtenances to said oren

April 1, 1981

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, rentilation or other services, and also together with any screens, window shades, storm doors and windows, screen spors, awnings, stoves and water heater (all of which are declared to be a part of said real estate whether physically attached the eto 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 gremises 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.
- Plunicipal 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.