RECORD AND RETURN TO: FILE 13 UNITED STATES FINANCE COMPANY, INC. P. O. BOX 4227 MAPI 1 17969 CHARLOTTE, N. C. 28808

	A. M. M. C.	MORTGAGE OF REAL ESTATE
WHEREAS I (we)	and the state of t	MASSEY (FORMERLY CARRIE LAKE). In my (our) certain Note bearing even date herewith, stand firmly held and bound unto
CALHOUN CON		(hereinafter also styled the mortgagee) in the sum of
(0369.80	βίι payable in	귀하기를 하는 하는 지방 회장은 그렇게 하고 하게 하는 그 그들은 그는 그는 이 없다. 그 바퀴에 하다듬다. 지난 생각 동안
15th		1969 and falling due on the same day of each subsequent month, as in and by
NOW, KNOW ALL MEN, it the conditions of the said said mortgagor in hand we of is hereby acknowledged	nat the mortgagor(s) in con Note; which with all its II and truly paid, by the so , have granted, bargained,	winto had will more fully appear. nsideration of the said debt, and for the better securing the payment thereof, according to provisions is hereby made a part hereof; and also in consideration of Three Dolfars to the aid mortgagee, at and before the sealing and delivery of these Presents, the receipt where-sold and released, and by these Presents do grant, bargain, sell and released unto the said arever, the following described real estate:
BEING SHOWN COMPANY REC BEGINNING A 318.6 FEET TO CHAPIN S E. 50 FEET (PALMETTO)	ORDED IN PLAT E T AN IRON PIN O SOUTH OF HAYNIE TREET; THENCE W TO CORNER OF LO	REENVILLE COUNTY, STATE OF SOUTH CAROLINA, D AS LOT NO. 77 ON PLAT OF WEST END LAND BOOK A AT PAGE 153, AND DESCRIBED AS FOLLOWS: ON THE EASTERN SIDE OF URBAN (PALMETTO) STREET, E STREET, AND RUNNING THENCE N.79 E. 87 FEET WITH THE WEST SIDE OF CHAPIN STREET, S. 14-10 OT NO. 76; THENCE S. 79 W. 90 FEET TO URBAN WITH URBAN (PALMETTO) STREET N. 11 W. 50 FEET
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or appertaining.		rs, hereditaments and appurtenances to the said premises belonging, or in anywise incident Premises unto the said mortgagee, its (his) successors, heirs and assigns forever.
surances of title to the s	iaid premises, the title to	(our) heirs, executors and administrators, to procure or execute any further necessary as- o which is unencumbered, and also to warrant and forever defend all and singular the said accessors and assigns, from and against all persons lawfully claiming, or to claim the same
the buildings on said premunpaid balance on the sai (his) heirs, successors o interest thereon, from the	nises, insured against los d Note in such company a r assigns, may effect suc date of its payment. And	nereto, that the said mortgagor(s) his (their) heirs, executors, or administrators, shall keep is or damage by fire, for the benefit of the said mortgagee, for an amount not less than the as shall be approved by the said mortgagee, and in default thereof, the said mortgagee, its choice and creimburse themselves where this mortgage for the expense thereof, with it is further agreed that the said mortgagee its (his) heirs, successors or assigns shall be paid, a sum equal to the amount of the debt secured by this mortgage.
shall fail to pay all taxe (his) heirs, successors or	s and assessments upon t assigns, may cause the sa	rties, that if the said mortgagor(s), his (their) heirs, executors, administrators or assigns, the said premises when the same shall first become payable, then the said mortgagee, its ame to be paid, together with all penalties and costs incurred thereon, and reimburse them-th interest thereon, from the dates of such payments.
become payable, of in any	other of the provisions of other of the provisions of the option	ies, that upon any default being made in the payment of the said Note, when the same shall of this mortgage, that then the entire amount of the debt secured, or intended to be secured of the said mortgagee, its (his) heirs, successors or assigns, although the period for the
mortgage, or for any purpo lection, by suit or otherwis able counsel fee (of not l	ose involving this mortgag se, that all costs and exper	the said parties, that should legal proceedings be instituted for the foreclosure of this. ge, or should the debt hereby secured be placed in the hands of on attorney at law for col- shises incurred by the mortgagee, its (his) heirs, successors or assigns, including a reason- the amount involved) shall thereupon become due and payable as a part of the debt secured er.
executors or administrator the interest thereon, if a according to the condition	s shall pay, or cause to b ny shall be due, and also ns and agreements of the : said note and mortgage,	d meaning of the parties to those Presents, that when the said mortgagor, his (their) heirs, be paid unto the said mortgagee, its (his) heirs, successors or assigns, the said debt, with a all sums of money paid by the said mortgagee, his (their) heirs, successors, or assigns, said note, and of this mortgage and shall perform all the obligations according to the true then this Deed of Bargain and Sale shall cease, determine and be void, otherwise it shall
AND IT IS LASTLY AGRE payment shall be made.		said parties, that the said mortgagor may hold and enjoy the said premises until default of
WITNESS my (our) Hand a	nd Seal, this 24T	H day of FEBRUARY 19 69 V Chril Fallemaste (L.S.)
Signed, sealed and deliv	ered in the presence of	CARRIE LAKE MASSEY