HORIG And E Tankersley

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· 经基金条件

THIS MCRIGAGE is made this 18 day of May 1984, between the Mortgagor, Norma N. Manley and Rohert E Parker (herein "Borrower"), and the Mortgagee, UniMortgage Corporation of SC, a corporation organized and existing under the laws of South Carolina whose address is Piedmont Fast Building, Suite 500A, 37 Villa Road Greenville, South Carolina 29615 (herein "Lender").

whereas, Borrower is indebted to Lender in the principal sum of U.S. \$ 13,900.00 , which indebtedness is evidenced by Borrower's note dated May 18, 1984 and extensions and renewals thereof (herein "Note"), providing for monthly installments of principal and interest, with the balance of indebtedness, if not sooner paid, due and payable on June 1, 1996

TO SECURE to Lender the repayment of the indebtedness evidenced by the Note, with interest thereon; the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Hortgage; and the performance of the covenants and agreements of Borrower herein contained, Borrower does hereby mortgage, grant and convey to Lender and Lender's successors and assigns the following described property located in the County of <u>Greenville</u>, State of South Carolina:

All those pieces, parcels or lots of land, together with all buildings and improvements thereon, situate, lying and being on the western side of Florida Avenue, near the City of Greenville, in Greenville County, South Carolina, being shown and designated as Lot 13 and the southern one-half of Lot No. 12 of Block O on a map of Highland, property of H.K. Townes, recorded in the R.M.C. Office for Greenville County, South Carolina, in Plat Book K, page 51, and having according to said plat the following metes and bounds, to-wit:

BEGINNING at an iron pin on the western side of Florida Avenue, 167.8 feet from the northwestern corner of the intersection of Washington Avenue with Florida Avenue and running thence along the western side of Florida Avenue, N. 0-15 E., 90 feet to an iron pin in the center of the front line of Lot 12; thence N. 89-45 W., 195 feet to an iron pin; thence S. 0-15 W., 90 feet to an iron pin; thence S. 89-45 E., 195 feet to an iron pin on the western side of Florida Avenue, the point of beginning.

The above property is the same property conveyed to the Grantor and the Grantee herein by deed of Joseph H. VanGieson recorded in Deed Book 983 at Page 872 in the R.M.C. Office for Greenville County, South Carolina, dated September 13, 1973.

William E. Manley conveyed his one-half interest to Norma N. Manley recorded in Book 1195, Page 114, dated 8/25/83.

which has the address of 420 S. Florida Avenue Greenville [City]

South Carolina 29611 (herein "Property Address");

TO HAVE AND TO HOLD unto Lender and Lender's successors and assigns, forever, together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances and rents, all of which shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are hereinafter referred to as the "Property."

Borrower covenants that Borrower is lawfully selsed of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is unencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and late charges as provided in the Note.

interest indebtedness evidenced by the Note and late charges as provided in the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this Mortgage and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for mortgage insurinstallments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments to the holder of a prior

mortgage or deed of trust if such holder is an institutional lender.

It Borrower pays funds to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay ment is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the funds. Lender shall give to Borrower, without charge, an annual Borrower any interest or earnings on the funds. Lender shall give to Borrower, without charge, an annual Borrower any interest or earnings on the funds and debits to the Funds and the purpose for which each debit to accounting of the Funds are pledged as additional security for the sums secured by this Mortgage.

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Form #1057FNMA-SC (3/84) WP Lan A (野電影変形) 表記を持たしませた。これには、これには、またには、ないないでは、ないないでは、ないないでは、おはないないでは、大きなないないでは、大きなないないでは、ないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないでは、ないないないないでは、ないないないないでは、ないないないないないないないないないないないないないないない。

ment is made or applicable law requires such interest to be party, between shall give to Borrower, without charge, an annual Borrower any interest or earnings on the funds. Lender shall give to Borrower, without charge, an annual Borrower any interest or earnings on the funds and debits to the Funds and the purpose for which each debit to accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to accounting of the Funds showing credits and debits to the Funds are pledged as additional security for the sums secured by this Mortgage. The Funds are pledged as additional security for the sums secured by this Mortgage.