RECORD AND RETURN TO:
UNITED STATES FINANCE COMPANY, INC.
P. O. BOX 4227
CHARLOTTE, N. C. 28204



BOOK 1101 PAGE 133

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WHEREAS I (we) RAWLEY HARRIS AND MILD			·
(hereinafter also styled the mortgagor) in and by my (our) certa	in Note bearing ev	ven date herewith, sta	nd firmly held and bound unti
CALHOUN CONTRACTORS	<del></del>	(hereinafter also styl	ed the mortgagee) in the sum o
\$ \( \frac{1}{4}389.00 \) , payable in \( \frac{81}{4} \) equal	installments of \$		each, commencing on the
LOTH day of OCTOBER 10 68			· · · · · · · · · · · · · · · · · · ·
10TH day of OCTOBER 19 68 the said Note and conditions thereof, reference thereunto had will more	L and falling due on e fully appear.	the same day of each	subsequent month, as in and by
NOW, KNOW ALL MEN, that the mortgagor(s) in consideration of the the conditions of the said Note; which with all its provisions is her said mortgagor in hand well and truly paid, by the said mortgagee, at of is hereby acknowledged, have granted, bargained, sold and released mortgagee, its (his) heirs, successors and assigns forever, the following	said debt, and for eby made a part her and before the seal	the better securing the reof; and also in consid- ing and delivery of the	payment thereof, according to deration of Three Dollars to the
BEGINNING AT AN IRON PIN ON THE SOLCORNER OF LOTS NO. 11 AND 12, AND F78; THENCE WITH LINE OF LOTS NO. 10 AN NORTH 4-00 EAST 156.1, FEET TO AN IRCOURT; THENCE WITH WAREHOUSE COURT,	RUNNING THEI NORTH 86-0 ID 11; THENC RON PIN ON T	NCE WITH LINE D West 50 FEE CE WITH LINE THE SOUTH SID	OF LOT NO. T TO AN IRON OF LOT NO. 10 F OF WARFHOUSE
PIN, THE BEGINNING CORNER.	NONTH OZ=	TO EXST JI FE	ET TO AN TRON
TOGETHER with all and singular the rights, members, hereditaments a propertaining.	and appurtenances to	o the said premises bel	longing, or in anywise incident
TO HAVE AND TO HOLD, all and singular the said Premises unto the	said mortgagee, its	(his) successors, hei	rs and assigns forever.
AND I (we) do hereby bind my (our) self and my (our) heirs, execusurances of title to the said premises, the title to which is unencus Premises unto the said mortgagee its (his) heirs, successors and assign or any part thereof.	itors and administra	otors, to procure or exe	cute any further necessary as-
AND IT IS AGREED, by and between the parties hereto, that the sai he buildings on said premises, insured against loss or damage by fir inpaid balance on the said Note in such company as shall be approve his) heirs, successors or assigns, may effect such insurance and r nterest thereon, from the date of its payment. And it is further agreed antitled to receive from the insurance moneys to be paid, a sum equal to	e, for the benefit o ed by the said morts eimburse themselve d that the said mort	t the said mortgagee, f gagee, and in default thes s under this mortgage gagee its (his) heirs s	or an amount not less than the hereof, the said mortgagee, its e for the expense thereof, with
ND IT IS AGREED, by and between the said parties, that if the si hall fail to pay all taxes and assessments upon the said premises his) heirs, successors or assigns, may cause the same to be paid, tog elves under this mortgage for the sums so paid, with interest thereon,	aid mortgagor(s), hi when the same sha ether with all penal	is (their) heirs, executo ill first become payable ties and costs incurred	ors, administrators or assigns,
ND IT IS AGREED, by and between the said parties, that upon any, ecome payable, or in any other of the provisions of this mortgage, the ereby, shall forthwith become due; at the option of the said mortgage ayment of the said debt may not then have expired.	at then the entire a	impuint of the debt secu	red or intended to be secured.
ND IT IS FURTHER AGREED, by and between the said parties, nortgage, or for any purpose involving this mortgage, or should the detection, by suit or otherwise, that all costs and expenses incurred by the ble counsel fee (of not less than ten per cent of the amount involved ereby, and may be recovered and collected hereunder.	ebt hereby secured e mortaggee, its (hi	be placed in the hands s) heirs, successors or	s of an attorney at law for col-
ROVIDED, ALWAYS, and it is the true intent and meaning of the pa xecutors or administrators shall pay, or cause to be paid unto the sa he interest thereon, if any shall be due, and also all sums of mone ccording to the conditions and agreements of the said note, and of t aftent and meaning of the said note and mortgage, then this Deed of the main in full force and virtue.	id mortgagee, its (h y paid by the said his mortgage and s	is) heirs, successors o mortgagee, his (their) h hall perform all the obl	or assigns, the said debt, with heirs, successors, or assigns, lightings asserting to the true
ND IT IS LASTLY AGREED, by and between the said parties, that the ayment shall be made.	ne said mortgagor m	ay hold and enjoy the s	said premises until default of
/ITNESS my (our) Hand and Seal, this 19TH day of	August	19 68	
igned, sealed and delivered in the presence of	Round	a Har	(L. S.)
TITNESS Jangely K. Charles	milde	d Har	res (L. S.)
UTNESS W. B. Evans			

Form No. 407

13 OS. 75

M. C. FOR GREHIVELE COUNTY

M. L. 1253 OC. C. P. NO. 9832