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	70. S. C.	
	HOV ? 3 15 PH 182. MORTGAGE	

	THIS MORTGAGE, dated as of the 25th day of October , 19 , 19 and and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, (hereinafter jointly called John P. Scott , husband and wife, hereinafter jointly called John P. Scott , husband and wife, hereinafter jointly called John P. Scott , husband and wife, hereinafter called , husband and hus	
,	She Morragoor), and United This	
	"INMAC"), recites and province.	
	a mortisage note of even date the event in the existing or include	
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	amount of same day of each principal and interest to be payable in full by the Mortgagor in monthly install methods as sometiments as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly install methods as to be payable in full by the Mortgagor in monthly methods as to be payable in full by the Mortgagor in monthly methods as to be payable in the monthly methods as to be payable in the monthly method in the monthly method in the monthly methods as to be payable in the monthly method in the monthly methods as to be payable in	
	principal and interest to be payable of December 19 02 and a like all the last installment shall be Dollars on the 15th day of 119 months, except that the last installment shall be	
	and every month thereafter for 119 (119) months, except that the last the l	
	\$775.26 ; provided, however, that if not sooner paid, the data of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest thereon shall be due and payable in full on the 15th day of November 19 92 interest	
	whether physically attached thereto or not).	
	The second second second conveyed and has the light to	
	Mortgagor covenants that Mortgagor is lawfully seized of the estate hereby conveyed as stated hereinbelow and mortgage, grant and convey the Real Estate, that the Real Estate is unencumbered except as stated hereinbelow and mortgage, grant and convey the Real Estate, that the Real Estate all claims and demands, subject to any	
	mortgage, grant and convey the Real Estate, that the Real Estate is direction to except and demands, subject to any that Mortgagor will warrant and defend generally the title to the Real Estate all claims and demands, subject to any that Mortgagor will warrant and defend generally the title to the Real Estate all claims and demands, subject to any	
	that Mortgagor will warrant and defend generally the title to the heal Estate all claims in any title insurance policy declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy	
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	FURTHER TOGETHER with any and all awards, refunds and proceeds netations of the present or subsequent any condemnation proceedings whatsoever or by purchase in lieu of condemnation, to the present or subsequent any condemnation proceedings whatsoever or by purchase in lieu of condemnation, to the present or subsequent	
	any condemnation proceedings whatsoever or by purchase in fled of concenhancers, therein, or use owners of the Real Estate for the acquisition of the Real Estate or any portion thereof, any interest therein, or use owners of the Real Estate for the acquisition of the Real Estate or for consequential damages on account thereof and also	
	owners of the Real Estate for the acquisition of the Real Estate or any puriod thereof, on account thereof and also thereof for public or other purposes authorized by statute or for consequential damages on account thereof and also thereof for public or other purposes authorized by statute or for consequential damages on account thereof and also thereof for public or other purposes authorized by statute or for consequential damages on account thereof and also	
	thereof for public or other purposes authorized by statute or for consequential damages of the Real Estate; any award for any damage to the Real Estate and all proceeds of insurance policies in connection with the Real Estate; any award for any damage to the Real Estate and all proceeds of insurance policies in connection with the Real Estate; any award for any damage to the Real Estate and all proceeds of insurance policies in connection with the Real Estate;	
	and all of such awards, retunos and proceeds are thereby and analy the same as provided for herein,	
	and assigns, with the power to poisse, concert and an area cosen ably necessary to	
	whether or not then due and payable. The Mortgagor shall execute all additional instruments reasonably measurements whether or not then due and payable. The Mortgagor shall execute all additional instruments reasonably measurements are perfect this assignment or to substitute or add the Noteholder as petitioner in any such proceeding.	
	Cheriect this assignment or to substitute or booking the companies agreements, terms,	
	AS FURTHER security for the payment of the Note and the performance of the beginning does hereby assign, transfer and	
	Conditions and warranties contained in the Note and this strength of the relating to the Real	
	Lest over to the Noteholder all leases how existing and otherwise, and	_
	Estate (the Leases), together with an entry, including but not limited to, any deposits of cash, securities and property which	1.
	ibenefits arising from the Real Estate, including, but not limited to, any deposits of cash, so wever, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases and such rents, issues, profits, revenues, royalties,	i
	ibenefits arising from the real collection with the leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and from time to time under the terms of the Leases; provided, however, that such assignment umay be held at any time and the time to time under the terms of the Leases; provided, however, that such as a such	Í
	Enter and when wise until an event of default between the control of the control	,
	Gights of contract and otherwise until an event of default hereunder as nerematter definite definition of the Note. Note, but such rents, issues, profits, revenues, royalties, rights of contract and otherwise may, notwithstanding such Note, but such rents, issues, profits, revenues, royalties, rights of contract and otherwise may, notwithstanding such Note, but such rents, issues, profits, revenues, royalties, rights of contract and otherwise may, notwithstanding such Note, but such rents, issues, profits, revenues, royalties, rights of contract and otherwise may, notwithstanding such Note, but such rents, issues, profits, revenues, royalties, rights of contract and otherwise may, notwithstanding such Note, but such rents, issues, profits, revenues, royalties, rights of contract and otherwise may, notwithstanding such Note, but such rents, issues, profits, revenues, royalties, rights of contract and otherwise may, notwithstanding such Note, but such an event of default and acceleration of the Note.	
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	1. Affirmative Covenants of the Mortgagor. PAID and SATISFIED of	
	The Mortgagor covenants and agrees as follows: (a) Payment of the Note. The Mortgagor shall pay the principal of and the following the principal of and the principal of an additional principal of the principal of an additional principal of the principal of	
	(a) Payment of the trote the trote to the tr	
	the same shall become due.	
	(b) Performance of Covenants. The Mortgagor shall at all times fully perform in Complete with all on the Note and this Mortgage (1.3) on Covenants, agreements, terms, conditions and warrantees which the Note and this Mortgage (1.3) on Covenants, agreements, terms, conditions and warrantees which the Note and this Mortgage (1.3) on Covenants, agreements, terms, conditions and warrantees (1.3) on Covenants.	
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	Sovenants, agreements, terms, conditions and wanter the street Date:	
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