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



WHEREAS I (we) Horace (hereinafter also styled the mortga	Harris and wife T	essie Lee Harris certain Note bearing	even date herewith, si	and firmly held and bounc	d unto
Besutyguard Kfg. Co. I	no.		(hereinalles alsa es	rled the mortgagee) in the s	
3099.50 paya	ble in	equal installments of	51 66	each, commencing o	
1st deres	June 19		on the same day of each	r subsequent month, as in c	and by
the said Note and conditions thereoff NOW, KNOW ALL MEN, that the mot the conditions of the said Note; whi said mortgagor in hand well and truly of is hereby acknowledged, have gran mortgagee, its (his) heirs, successor	programment in consideration on with all its provisions paid, by the said martga ted, burgained, said and i	of the said debt, and f is hereby made a part gee, at and before the sa eleased, and by these P	hereof; and also in cons caling and delivery of the resents do grant, barga	ideration of Three Dollars less Presents, the receipt,	to the where:
and being in on Piney Mou being known property of in March, 19	tain piece, pa the State of intain Road Nor and designated Baylis Russell 24, and having unds, to-wit:	South Caroling the of the P&N as Lot No. 1 by C. M. Furn	a, County of (Railroad righ , according to man, Jr., Eng	Greenville nt-of-way o plat of ineer,	
Mountain Roa feet to an i thence 80-7	an iron pin bid; thence aloneron pin; thence E. 418 feet to g said road S.	e P&N right-o e N. 1-45 W. an iron pin	f-way N. 88-1 51.9 feet to on Piney Moun	5 E. 467 an iron pin; tain Road;	
TOGETHER with all and singular the	rights, members, heredifi	aments and appurtenance	s to the said premises	belonging, or in anywise in	cident
or appertaining. TO HAVE AND TO HOLD, all and a	ingular the said Premises	unto the raid martgagee	, its This) successors, h	neirs and assigns forever.	-
AND 1 (we) do hereby hind my consurances of title to the solid premis Premises unto the solid mortgogee its priphy part thereof.	es, the title to which is	unencumbered, and als	o to warrant and foreve	defend all and singular the	e soid
AND IT IS AGREED, by and betwee the buildings on said premises, insubspaid Balance on the said Rate (no. this) heirs, successors or assigns, singless thereon, from the date of as entitled to receive from the insurance	red against loss or damo rech company as shall be may effect such insuran payment. And it is furth	ge by fire, for the beneficapproved by the soid noce and reminishes thems or agreed that the said	it of the said mortgages portgages, and in defaul elves under this mortg mortgages its (his) heiri	e, for an amount not less this t thereof, the said mortgage age for the expense thereof , successors or assigns sh	on the ee, it's l, with
AND 17 15 AGREED, by one between shall fail to pay all taxes and assembles heirs, successors or assigns, moselves under this mortgage for the su	ssments upon the sold p by couse the some to be	remises when the same paid, together with all p	shall first become paye	ble, then the said mortgage	ee, its
AND 17 IS AGREED, by and between become payable, or in any other of t hereby, shall forthwith become due, payment of the said debt may not the	he provisions of this more of the square	taage, that then the enti	ire amount of the debt s	ecured, or intended to be se	ecurod
AND IT IS FURTHER AGREED, i.y mortgage, or for any purpose invelve flection, by suit or otherwise, that old able counsel fee (of not less than tehereby, and may be recovered and coldinate.)	ng this mortgage, in solu- costs and expenses incur in pericent of the amount	old the debt hereby seriors by the mortgagee, its	ired be placed in the ha . (his) heirs, successor:	nds of an attorney at law for or assigns, including a re	or col- eason-
PROVIDED, ALWAYS, and it is the executors or administrators shall pay the interest thereon, if any shall reaccording to the conditions and agree intent and meaning of the said note remain in full force and virtue.	, or cause to be paid unt due and also all sums ements of the said note.	o the sold mortgages, it of money pold by the s and of this mortgage a	is (his) heirs, successo aïd mortgagee, his (the nd shall perform all the	rs or assigns, the said debt ir) heirs, successors, or as obligations according to th	t, with signs, restrue
AND IT IS LASTLY AGREED, by an payment shall be made.	d between the sold portie	s, that the said mortgag	or may hold and enjoy t	he said premises until defo	lo tlut
WITNESS my (our) Hand and Seal, th	2nd	doy ofApril	19- 69		
Signed, sealed and defivered in the	presence of	Mas	all Harry	7 5	(L. S.)
WITNESS Harkon	1/1	J. 21	with Jel	Harres	(Ł. Ś.)
WITNESS Maltan 94	lebr				