grant, bargain, sell, and release unto the Mortgagee, its successors and assigns, the following-described real estate situated in the County of . Greenville . State of South Carolina;

All that certain piece, parcel or lot of land, together with the improvements thereon, situate, lying and being on the Eastern side of Vine Hill Road in the County of Greenville, State of South Carolina, being known and designated as Lot No. 143, on plat of Pineforest, recorded in the R.M.C. Office for Greenville County in Plat Book QQ at Pages 106 and 107 and having, according to said plat, such metes and bounds as shown thereon.

THIS MORTGAGE AND THE NOTE SECURED THEFEBY IS PAID AND SATISFIED AND THE CLERK OF THE COURT IS DIRECTED TO CANCEL THIS MORTGAGE OF RECORD, THIS 3. DAY OF JUNE 19.71.

ADDITION OF THE COURT OF THE COUR

B. Rhodes, Jr. Attorney in Fact

Witness the execution hereof by the Government National Mortgage Association. through 1ts duly authorized Attorney-in-Fact, whose appointment was published at 33 F.R. 17903, 24 C.F.R. 1600.11 or 35 F.R. 5401.

Satisfaction
See THE Book 1089 Page 325
Tor

MANN FOSTER & BRISSEA

JUN 28 1971

Subject instrument(s), security, lients), and the indebtedness

Association under Section 305 or 306 of the Federal National

Mortgage Association Charter Act and thecoefter vested in, and

were acculred by, the Government National Mostgage Association pursuent to the provisions of Public Law 90-448, the Heusing

and Urban Development Act of 1968, miller af which was

Government Mational Mortgage Association,

published in the Federal Register at 33 F. R. 11678.

Witness the execution bereof by the

secured thereby were ecquired by Federal Methonal Mortgage -

Subject Instrument(s), security, llen(s), and the indebtedness

secured thereby were acquired by Federal National Merigage

Association under Section 305 or 305 of the Federal National Mortgage Executation Charter Act and thecoulter vented in, and were acquired by, the Government National Mortgage Association pursuant to the provisions of Public Law 90-448, the Housing and Urban Development Act of 1968, notice of which was

published in the Federal Register at 33 F. R. 11035.

Satisfaction Recorded June 28, 1971 at 4:11 P.M. # 31813

Dollars (\$3) to the Mortgagor in hand well and truly paid by the Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold, and released, and by these presents does grant, bargain, sell, and release unto the Mortgagee, its successors and assigns, the following-described real estate situated in the County of State of South Carolina:

All that piece, parcel or lot of land, with the buildings and improvements thereon, situate, lying and being in the City of Greenville, County of Greenville, State of South Carolina, being known and designated as Lot 26 on Plat of Property of G. F. Cammer, which plat is recorded in the RMC Office for Greenville County, South Carolina, in Plat Book L page 115, and having, according to said plat the following metes and bounds, to wite: Beginning at an iron pin on the northwesterly side of cammer Avenue, joint front corner Lots 25 and 26, which iron pin is 150 feet in a southwesterly direction from the intersection of Meyers Drive and Cammer Avenue; and running thence along Cammer Avenue, E.41-12-W., 75 feet to an iron pin; thence N. 48-48 W. 197.8 feet to an iron pin; thence N joint rear corner Lors 25 and 25; Thence S. 48-48.E 194.4 feet to an iron pin, the point of beginning

THIS MORTGAGE AND THE NOTE SECURED THEREBY IS PAID AND SATISFIED AND THE CLERK OF THE COURT IS DIRECTED TO CANCEL THIS MORTGAGE Mc Tay DAY OF June 19 ?! Witness

B. Medes, Jr.

Witness

Atterney in Fact

Ø 1971 35 F.R. 5401. Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and equipment now or hereafter attached to or used in connection with the real estate herein described.

To HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its successors and assigns forever.

149 PH Ś

> From ዩ this Satisfaction

through its duly suthorized Attorney-in-Fact, whose appointment was published at 33 F.R. 17903, 24 C.F.R. 1600.11 or Page

31812 Р.М. # 197 ဆ် June Satisfaction F