This Mortgage has been executed by authority of the Board of Directors of the Mortgagor and with the consent of the holder of not less than two-thirds of the outstanding shares of its capital stock entitled to vote thereon; 26. That no waiver of any covenant herein or of the Note secured hereby shall at any time thereafter be held to be a waiver of the terms hereof or of the Note secured hereby; 27. This Mortgage and every covenant and agreement therein contained shall be binding upon and inure to the benefit of the Mortgagor and the Mortgagee and their respective successors and assigns, and to the extent permitted by law shall bind every subsequent owner of the mortgaged premises. Wherever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders. General Partner IN WITNESS WHEREOF, the Mortgagor has caused this instrument to be duly executed in its behalf by its Brossitemx HENNEN AND THE ACTION OF THE PROPERTY OF THE P day of HEATHERWOOD ASSOCS.7L. November ,1977 . By: The Uniflex Corporation (General Signed, sealed, and delivered in the presence of-Président. KRORPORATE SEALK) ATTEST: ommisson Expires JUNE 16, 1981 Witness. STATE OF GEORGIA **BIBB COUNTY OF** Sandra S. Fisher Personally appeared before me who, being duly sworn, says that the saw the corporate seal of Max The Uniflex Corporation, as General Partner of Heatherwood Assocs. L.P. affixed to the foregoing instrument and that She also saw James T. Bell , Secretary of said The Uniflex Corporation, as General Partner of Hazel A. Burton Heatherwood Assocs. L.P., sign and attest the same and that she, with Nancy W. Hutchens witnessed the execution and delivery thereof as the act and deed of the said Heatherwood Assocs. L. P., a Pardra S. Fisher limited partnership. day of November 15th Sworn to before me this Notary Public for My Commission Expires JUNE 16, 1981 My commission expires \*28. The covenant of the maker to pay principal and interest is included in the note secured hereby for the purpose of establishing and continuing the existence of the indebtedness. However, it is a condition of said covenant and those contained herein that in the event of default under the terms hereof, the holder shall take no action against the maker, or any member thereof personally, except such as may be necessary to subject to the satisfaction of the indebtedness the property described herein and any chattels appurtenant to the use thereof; PROVIDED that nothing in this condition and no action shall operate to impair any obligation of the maker under the Building Loan Agreement and the Regulatory Agreement referred to and made a part hereof. (CONTRIBED OH NEXT PAGE) HEATHERWOOD ASSOCS. L. P STATE OF SOUTH CAROLINA County, S. C. LEATHERWOOD, WALKER, TODD & MANN 61. FIRST NATIONAL BANK OF a limited partnership Received and properly indexed in Mortgage FLORIDA, Tampa, Florida and recorded in Book LOAN NO.

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