Articles of Agreement,				
This Agreement for Deec	Barculed this day of day of			
between Charles R. Gist	0. R. 902 PG 1020	FILED FOR RECOM KAREN HOOD AN CLED HERNAN DI DOURFER		
first party, and Carol M. Gibson	006722	93 HAR - 9 DOM: 1		
whose post office address is 11600 W CLEAR	water Ct. Homosassa, FL	34448		
second party:				
Witnessath				
the party of the second second state bitte bally	d party shall first make the payments and perform the hereby covenants and agrees to convey and assure to the	e second derty, in fee umple, clear of		
all encumbrances whatever, by a good and sufficient des State of Florids, known and described as follows, to-w Lot 8, SUNSHINE TERRACE, as per Public Records of Hernando County LBSS the West 71 feet thereof.	ed, all of that fertialn tract of land, situated, lying and l vit: t plat thereof recorded in Plat Book v, Florida; LESS the North 100 feet t	6. Page 17.		
	i is therefore, subject to that certain man, to Barnett Bank of the Suncoa O.R. Book 883, Page 0531, Public R	ecords of Documentary Tax P Intangible Tax Pd		
	arles R. Gist to Sears Mortgage Cor O.R. Book 883; Page 0535, Public Re	poration, Hemando County, F ecords of By Julian (1997)		
The second party hereby promises, covenanis and	agrees to pay to the first party the sum of			
	No/100tbollars (\$	43,000.00		
In the manner following:	NO DOLLARS (\$0-0	men i meld harmilik anning ukana e		
is hereby schnowledged, and the balance of		y paid nerewith receipt whereat		
Forty-Three Thousand and	No/100ths DOLLARS (\$ 43,000.00 r annum, said sums to be paid in installments on the c) to bear interest from date		
The sum of \$ 350,00 on the	25th day of March	18 Q3		
sum on the <u>25th</u> , day of each and every i then to principal until said principal sum with interest h than one instaltment, with ilability for interest to the d	month thereafter, to be applied, first to the interest on as been fully paid, with option to prepay all or any po	the balance of principal uppaid and		
Said nevments should be made at the following address 8051 Buena Vista - Brooksvi	or at such other place as the first party shall designate 11e, Florida 34601	from time to time, in writing:		
The second party hereby further promises, covena	nts and agrees to and with the first party as follows.			
1. To pay all and singular the principal and interes	al and other sums of money payable by virtue of this .	agreement for deed promptly on the		
dates respectively when the same severally become due.				

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0. R. 902 PG 1021

5. To keep the buildings now or hereafter on said tand insured against loss by fire, windstorm and tornado to the estent of the value of such improvements, in some company or companies acceptable to the first party, with loss payable to the first party as his interest may appear and to pay the premiums on such policy or policies when due, and upon issue of such policies to promptly deposit them with the first party and agrees that the proceeds of any of such insurance policies shall be applied to the payment of the indebtedness herein, or at the option of the first party, to the repair or replacement of the improvements upon the said property.

6. That should the second party fail to comply with any of the foregoing covenants, the first party may, at his option, pay any of such costs, expenses, attorney's fees, taxes, assessments, encumbrances, insurance premiums or any other claims that should be paid by the second party, in either which events the sums so paid shall be immediately due and payable and be a part of the indebtedness due hereunder and shall be interest at the rate of 10,000 % per annum from date of payment.

7. That should the second party fail to pay any installment of the principal and interest or any other items of debt herein obligated when due and should such default continue for a period of 30 days then the entire principal and accrued interest and all other indebtedness due hereunder shall, at the option of the first party and without notice to the second party become immediately due and payable.

8. That the second party agrees that the first party shall be entitled to the appointment of a receiver to take care of the premises, to collect the rents, issues and profits and to keep the premises in good repair and to apply the rents; issues and profits to the payment of the debts due hereunder in the event of forectowere.

9. That the failure of the first party to exercise any of his options to precipitate the debt due hereunder because of any violation of the conditions, agreements or covenants of this agreement for deed, shall not constitute a waiver of the right to exercise such option because of any subsequent violation.

10. That in case of failure of the accord party to make any of the payments or any part thereof, or to perform any of the covenants on hit part hereby made and entered into, this contract shall, at the option of the first party be forfelied and terminated, and the second party shall forfelt all payments made by bim on this contract, and such payments shall be retained by the said parties of the first part in full satisfaction and tiquidation of all damages by him sustained, and the first party shall have the right to re-enter and take possession of the premises aforesaid without being liable to any action therefor.

second 11. When the deed is given in consummation of this agreement, the MikDarty shall pay for the documentary stamps required thereon.

That it is mutually agreed that the terms "first party" and "second party" whenever and wherever used insists shall include jointly and severally all persons of more than one who are so designated in the caption hereof and their heirs, successors, legal representatives or assigns and any word herein referring to the masculine gender shall include the feminine and neuter genders whenever the context requires or demands.

In Witness Whereof, The parties to these presents have bereanto duly and property executed this contract the day and year first above written.

Sixned, Sealed and Delivered in the Presence of:

Gunthia Sherron

Kathrya P. Sherrow

and the second second

STATE OF ______ FLORIDA

COUNTY OF HERNANDO

I, HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State and County Moresald to take acknowledgments, personally appeared, Charles R. Gist and Carol M. Gibson, who has produced <u>FL</u> <u>DUS</u> as identification and did not take an oath.

to me known to be the person a described in and who executed the foregoing instrument and who acknowledged before me that they executed the same.

WITNESS my hand and official wa	I in the County and	State last aforesaid this,	_26 day of
THE THE REPORT OF MANY PROPERTY OF THE PARTY	a ka		\cap
Prepared By: Marilyn H. Smith			()
412 South Main			{ .
Brooksville, FL		Kathleen Ner	ALMON
34601		Natural Pathle	
		My Commission, aspiryt:	

NOTARY PUBLIC, States of Florida At Large

ATHLEEN HERRINGTON