Unis Mortgage Me	PD 200 Page Page OR Volume Page
Executed the 22nd day of March A.D. 20 03 by Craig A. Grant, a single man	MADISON Dec Stamp \$ 30.80 Date Paid OB-14-2003 TIM SANDERS
nereinafter called the mortgagor, (buyer), to	200300008662 Filed for Record in MADISON TIM SANDERS 08-14-2003 12:42 pm. MORTGAGE 36.80 OR Volume 676 Page 339 - 339
(Whenever used herein the terms "mortgagor" and "mortgagee" include all the p instrument and the heirs, legal representatives and assigns of individuals and the and assigns of corporations, and the term "note" includes all the notes herein more than one.)	successors
adate nerewith, the mortgagor nereby grants, burgains, sets, attes, remises, conveys a now seized and in possession situate in	County, Florida viz: Cly described in Declaration of Restrictions SUBDIVISION, of the Public Records of the above mentioned county and state.
AMOUNT OF INDEBTEDNESS secured hereby Eight Thousan To Have and to Hold the same, together w rents, issues and profits thereof, unto the mortgage, in fee simple. X and Profes	ith the tenements, hereditaments and appurtenances hereto belonging, and the
And the mortgagor covenants with the mortgage in the mortgagor right and lawful authority to convey said land as aforesaid; that the mortgagor will mortgagee as may reasonably be required; that the mortgagor hereby fully warrants the whomsoever and that said land is free and clear of all encumbrances except taxes ac easements and limitations of record, common to the subdivision or as shown on the plathe property described herein is not homestead property of mortgagor.	r is indefeasibly seized of said land in fee simple; that the mortgagor has good make such further assurances to perfect the fee simple title to said land in the stitle to said land will defend the same against the lawful claims of all persons cruing subsequent to December 31, 20
comply with and abide by each and every one of the agreements, stipulations, condition hereby created, shall cease, determine and be null and void. This is mortgage, or either; to pay all and singular taxes, assessments, lev to permit, commit or suffer no waste, impairment or deterioration of said land or the imple prior written consent of mortgagee; to comply with all restrictions and with all Fea now or hereafter on said land fully insured in a sum of not less than full insurable valu to be held by, and payable to, said mortgagee, and in the event any sum of money bec receive and apply the same to the indebtedness hereby secured, accounting to the mortg payments to mortgage holder in an amount sufficient to pay future estimated property such payments to be held by mortgage holder in a non-interest bearing escrow accost including lawyer's fees and title searches, reasonably incurred or paid by the mortg the agreements, stipulations, conditions and covenants of said note and this mortgage by each and every one of the agreements, stipulations, conditions and covenants of said note and this mortgage, without waiving or affecting the option to foreclose or any other right hereunder rate then allowed by the laws of the State of Florida. If any sum of money herein referred to be not promptly paid within it agreements, stipulations, conditions and convenants of said note and this mortgage, sum mentioned in said note, and this mortgage, or the entire balance unpaid thereon, and payable, anything in said note or herein to the contrary notwithstanding. Failur not constitute a waiver of any rights or options under said note or this mortgage accrebe subject to a late charge if made more than ten (10) days after the date due equal	aptly when due the principal and interest and other sums of money provided for vies, liabilities, obligations, and encumbrances of every nature on said property; provements thereon at any time; to cut or remove no timber from said land without leral, State and local laws affecting the use of the premises; to keep the buildings e in a company or companies acceptable to the mortgagee, the policy or policies comes payable by virtue of such insurance the mortgagee, the policy or policies agorfor any surplus; if requested by mortgage holder, to make additional monthly taxes, special assessments and/or insurance premiums on the subject property, and until the same are due and payable; to pay all costs, charges, and expenses, agee because of the failure of the mortgagor to promptly and fully comply with the or either, whether suit be brought or not; to perform, comply with and abide forth in said note and this mortgage or either. In the event the mortgagor fails to be by virtue of said note and this mortgage, or either, the mortgage may pay the r, and all such payments shall bear interest from date thereof at the highest lawful thirty (30) days next after the same becomes due, or if each and every one of the or either, are not fully performed, complied with and abided by, then the entire shall forthwith or thereafter, at the option of the mortgagee, become and be due e by the mortgagee to exercise any of the rights or options herein provided shall to the greater of 4% of the payment amount or ten dollars (\$10.00).
Signed Saled and delivered in the prosence of: Blenda L. Hand Dondy Mork	Craig A. Grant L. S. L. S. Craig A. Grant L. S. L. S. Craig A. Grant L. S. L. S. Craig A. Grant L. S. Craig A. Grant L. S. Craig A. Grant L. S. Craig C. S. Craig
STATE OF FLORIDA COUNTY OF	day of MAR, 20 23 by, who is/are personally known to me or who provided as identification.
BRENDA L. HAND BRENDA L. HAND My (Storage Dys. 1/23/05 No. CC 995883	New John Hand
As to form only	My Commission Expires Commission # 495883