

## State of South Carolina

GREENVILLE COUNTY OF

MORTGAGE OF REAL ESTATE

To All Whom These Presents May Concern:

ARNETT B. CARROLL, JR. and MARY C. CARROLL

cheromafter referred to as Mortgagor) (SEND(S) GREETINGS:

WHEREAS, the Mortgagor is well and truly indebted unto FIRST TEDEBAL SAVINGS AND LOAN ASSOCIATION OF GREENVILLE, SOUTH CAROLINA cherematter referred to as Mortgagor in the full and mast some of Thirty-four

Thousand Six Hundred Fifty and no/100ths ----- (\$ 34,650.00 )

Dollars as exidenced by Mortzagor's promissors note of even date herewith which note does not contain a provision for escalation of interest rate paragraphs 9 and 10 of this mortgage provides for an escalation of interest rate under certain

conditions), said note to be repaid with interest as the rate or rates therein specified in installments of . Two Hundred

Seventy-eight and 82/100ths ----- 3 278.82 - 1 Dollars each on the first day of each menth bereafter in advance, until the principal sum with interest has been paid in full, south partients to be applied first to the partient of interest, computed mentily on inquisit purional distances, and then to the partient of principal with the last partient of inclusioner. paid, to be due and pavable 30 years after date, and

WHEREAS said note further provides that if at any time any portion of the principal or interest due thereunder shall be past due and impaid for a period of thirty days, or if there shall be one tailors to comple with and abide by any By Laws or the Charter of the Montengee, or any supulations we can in this montenge, the whole are controlled fould at the equion of the holder thereof, become immediately due and parable and said holder shall have the right to institute any proceedings upon said indicated and any collaterals given to secure same, for the purpose of collecting and principal due and interest, with costs and expenses for proceedings, and

WHEREAS, the Montgaged may bereafter become undefined to the Montgages for south further same as may be advanced to the Mentereun's beinenne tie the geneumen id taxes insurative grenomius regime an fier aig atten geogrese.

NOW ENOW ALL MEN. That the Mietzacia, in annishmation of soil field and to secure the partiest and and finther runs which may be advanced to the Mintzaces to the Mintzaces or court, and also in consideration of the sum of Three Dillars (83 00) to the Mintzaces in hard well and truly read to the Mintzaces of and before the scaling of these presents, the record whereof is best and the granted bargament, will are release and the second scheme presents does grant bargam will and release and the Minterpres are higher grandly and acceptanting and entates the following designed and restates

All that certain piece, parcel, or lot of land with all improvements thereon or bereafter to be constructed thereon, satuate, being and being in the State of South Carolina, County of Greenville, at the northeastern corner of the intersection of Butler Springs Road with Richbourg Road, being shown and designated as Lot No. 33 on a plat of HERITAGE HILLS made by Piedmont Engineers and Architects, dated May 26th, 1964, recorded in the RMC Office for Greenville County, S. C., in Plat Book YY, page 187, and having according to said plat the following metes and bounds, to-wit:

BEGINNING at an iron pin on the northern side of Butler Springs Road at the joint front corners of Lots Nos. 32 and 33 and running thence N. 11-47 W., 170.5 feet to an iron pin; thence along the line of Lot No. 34, S. 80-15 W., 144.2 feet to a point on the eastern side of Richbourg Road; thence along the eastern side of Richbourg Road, S. 15-47 E., 146.2 feet to a point; thence with the curve of the intersection of Richbourg Road with Butler Springs Road, the chord of which is S. 57-46 E., 37.2 feet to a point; thence along the northern side of Butler Springs Road, N. 80-15 E., 107.2 feet to an iron pin, the point of beginning.

5.13.88













