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## Mortgage Deed – South Carolina – Jim Walter Homes, Inc.

STATE OF SOUTH CAROLINA

COUNTY OF GREEFIVILLE

BUBBLE TENN CRAWFORD - SINGLE WHEREAS.

, hereinafter called the Mortgagor, are well and truly indebted to JIM WALTER

HOMES. Inc., hereinafter called the Mortgagee, in the full and just sum of FIFTY FIVE THECESAND CINE --- Dollars, (\$55/64 650) HUNDRED FOUR & 9/100

evidenced by a certain promissory note in writing of even date herewith, which note as made a part hereof and herein incorporated by reference, payable in 240 monthly installments of Two Mwallo Twenty Ante 3 2000 collars (\$ 727 60) leach, the test installment being due and payable on or before the 20 day of October 1983.

and oid Mortgagor having further promised and agreed to pay temper cent (10%) of the whole ancient due for attemen's fee, if soid note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear.

NOW, KNOW ALL MEN, That the said Mortgagor, in consideration of the said debt and sum of money aforesaid, and for better securing the payment thereof, according to the terms and tenor of said note, and also in consideration of THREE (83.00) DOLLARS to them in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said Mortgagee, all that trace or lot of land lying, being and situated County, State of South Carolina and described as follows, to-wit: 10 GRICHWULL

All that piece, parcel, or lot of land situate, lying, and being in the State of South Carolina, County of Greenville, being shown and designated as Lot No. 5 on plat entitled "Palmetto Terrace, Lot 5, Property of Bobbie Jean Crawford", prepared by James R. Freeland, RLS, dated 13 July 1983, and having, according to said plat, the following metes and bounds, to-wit: BEGINNING at an iron nail on the Westerly side of Rison Road, joint front corner of Lots Nos 4 and 5 and running thence with the joint lines of said lots, N-64-14 W 201.9 feet to an iron nail, joint rear corner of Lots Nos. 4, 5, 74, and 75; thence with the joint lines of Lots Nos. 5 and 75, N-25-46 E 70 feet to a point, joint rear corner of Lots Nos 5, 6, 75, and 76; thence with the joint lines of Lots Nos. 5 and 6, S-64-14 E 205.4 feet to an iron nail; thence with the Westerly side of Rison Road, S-28-40 W 70.1 feet to an iron nail the point of Beginning.

Being in all respects the same property conveyed to "Bobbie Jean Crawford, her heirs and assigns forever"; by Deed from Lauree Bates, which Deed is recorded in the RMC Office for Greenville County, South Carolina in Deed Book 1/93, at Page 36, under Date of \_\_\_1983. July 29.

TOGETHER WITH ail and singular the ways, easements, riparian and what eachts, and all tenements, hereditaments and apportenances thereunto belonging or in anywise appertaining, and all buildings, structures and other improvements now on said land or that hereafter may be erected or placed thereon, and all fixtures attached thereto and all rents, income, issues and profits accruing and to accrue thereform.

TO HAVE AND TO HOLD the above described property unto Morigagee, his beirs, successors, and assigns foreser.

Mortgagor bereby covenants with Mortgagor that Mortgagor is inderestibly seared with the absolute and fee simple title to said property; that Mortgagor has full power and lawful authority to sell, convert assign, strander and mortgage the same; that it shall be lawful for Mortgagoe and any time betreafter peaceably and quietly to enter upon, have, hold and convert said property and every part thereof, that said property is free and discharged from all liens, encumbrances and claims of every kind, including all taxes and assessment; that Mortgagor will, at his own expense, make such other and further instruments and assessments to vest absolute and fee simple title to said property in Mortgagor will, at his own expense, make such other and further instruments and assessments and iter simple title to said property in Mortgagor will, and his beits, legal representances and saccessors shall, warrant and defend the title to said property unto Mortgagor against the lawful claims and demands of all persons whomselver.

PROVIDED ALWAYS, and these presents are upon these express condicions, that if the said Mongagor shall promptly, well and truly pay to the Mongagor the said debt or sum of monty aforesaid, according to the true interval and trong of said note, and until full payment thereof, or any extensions or renewals thereof in whole or in part, and payment of all other in lebteriness or liability that may become due and owing hereunder and scrutch betterly, shall faithfully and promptly comply with and perform each and every other covenant and provision herein on the part of the Mongagor to be complied with and performed, then this deed of barrain and safe shall cease, determine, and be unterly wold; otherwise to the following and views. remain in full force and virtue.

And Mongagor bereby covenants as follows

To keep the buildings, structures and what improvements a war benefit encorder placed on the premiers more discussions the structure of extractions about for the upper buildings, structures and what were desired, as may be required by the Mortgager, with loss, if any public to the Mortgager as his interest may appear, to depose with the Mortgager of these with standard mortgager classe, without contribution, cuckering such inspirate the Mortgager as the interest may appear, to depose with the Mortgager of the standard more of the standard mortgager of the st

It is further encounted that Mentilize may (but shall not be obtained so to do) advance moneys that should have been paid by Mentagor Bettinger in order to protect the Len or security betted, at i Ministery agrees without demand to furthwish topay such moneys, which amount shall that inverses from the line so advanted until paid at the control of so per entit (60) per another ad shall be considered as so much additional of defendess secured bereby, but no payment by Minister of any such moneys shall be deemed a mainer of Mongagee's right to declare the principal sum due hereacher by reason of the default or violation of Montagor in any of his conceasing hereacher.

Mortezuor further covernants that granting any extension or extensions of the time payment of any part or all of the total indebtedness or lightly secured hereby, or taking other or additional security for payment thereof, shall not affect this mortgage or the rights of Mortgagee herespects, or operate as a release from any liability upon any part of the indebtedness hereby secured, under any covernant herein contained

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