STATE OF SOUTH CAROLINA NG 15 2 4 PH 1866 of Greenville

MORTGAGE OF REAL ESTATE

and 1038 at 155

DLUE FARLEWEITED ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS, HAZEL W. MELTON AND R. F. MELTON

or) is well and study imidshed on to CHANDLER DISCOUNT CORPORATION

after referred to as Mortgapes) as sylde ed by the thorigagor's pr nace, in the sum of TEN THOUSAND AND NO /100-

Pollars \$ 10,000.001 due and pay AS FOLLOWS: ONE HUNDRED SIXTEEN AND 11/100 (\$116.11) DOLLARS ON THE 10TH DAY OF SEPTEMBER, 1966, AND ONE HUNDRED SIXTEEN AND 11/100 (\$116.11) DOLLARS ON THE 10TH DAY OF EACH AND EVERY WONTH THEREAFTER UNTIL THE ENTIRE ANOUNT. HAS BEEN PAID, PAYMENTS TO BE APPLIED FIRST TO THE PRINCIPAL AND THEN TO THE INTEREST
with interest thereon from date at the rate of SEVEN. per centum per annum, to be peld: MONTHLY

WHEREAS, the Mortgagor may hereafter become indebted to the said Mortgages for such further sums as may be advanced to or of for taxes, insurance premiums, public assessn

NOW, KNOW ALL MEN, That the Mortgagor, in consideration of the aforesaid debt, and in order to secure the payment thereof, and af any other and further sums for which the Mortgagor may be indebted to the Mortgagoe at any time for advances made to or for his account by the Mortgagoe and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagoe at and before the sealing and delivery of these presents, the capter whereof is hereby acknowledged, these grammed, bargained, sold and released, and by these presents does grant, bargain, sell and release unto the Mortgagoe, its successors and es-

"ALL that certain piece, percel or let of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County of GREENVILLE, OAKLAWN TOWNSHIP, CONTAINING 11.02 GREENVILLE, CARLANN TOWNSHIP, CONTAINING 11.03 ACRES AND BEING SHOWN AS A PART OF TRACT No. 1 OF THE PROPERTY OF NELLIE H. CASON, MADE BY W. J. RIDDLE, SURVEYOR, JULY, 1945, AND HAVING ACCORDING TO SAID PLAT, THE FOLLOWING METES AND BOUNDS, TO-WIT: BEGINNING AT A STAKE FORMING THE JOINT CORNER OF PROPERTIES NOW OWNED BY FLETCHER J. AND MILDRED M. RECTOR AND R. T. REID; THENCE N. 52-10 W. 1359.6 FEET ALONG THE LINE OF THE REID PROPERTY, CROSSING A BRANCH TO AN IRON PIN FORMING A CORNER WITH THE CLARK PROPERTY; THENCE S. 85-15 E: 1101 FEET ALONG THE CLARK PROPERTY ACROSS A BRANCH TO AN IRON PIN; THENCE S. 66-02 E. 276.1 FEET TO A STAKE AT THE CORNER OF THE REGION PROPERTY; THENCE S. 23-11 W. 653.7 FEET ALONG THE LINE OF THE RECTOR PROPERTY TO A STAKE, THE POINT OF BEGINVING.
ALSO: ALL THAT CERGAIN PIECE, PARCEL OR TRACT OF LAND IN OAKLAWN TOWNSHIP, ALSO: ALL THAT CERTAIN PIECE, PARCEL OR TRACT OF LAND IN UAKLAWN TOWNSHIP, GREENVILLE COUNTY, STATE OF SOUTH CAROLINA, CONTAINING 5.53 ACRES AND HAVING ACCORDING TO A PLET MADE BY W. J. RIDDLE, SURVEYOR, 1945, OF THE PROPERTY OF NELLIE H. CASON, THE FOLLOWING METES AND DOUNDS; TO-WIT: BEOINNING AT AN IRON PIN IN LINE OF 11.0% ACRE TRACT AND RUNNING THENCE S. 58-45 W. 525.5 FEET TO A STAKE; THENCE N. 74-07 W. 3CO FEET TO A STAKE; THENCE N. 11-03 W. C77.4 FEET TO A STAKE IN LINE OF 11.08 ACRE TRACT; THENCE WITH LINE OF SAID TRACT S. 58-10 E. 830 FERT TO THE BEGINNING POINT. Together with the right-of-way privilege, and easement as set forth in deed recorded in the RMT Office for Granwille County in Deed Book 647 at page 268. THIS IS THE PROPERTY CONVEYED BY B. F. KELTON TO HAZEL W. NOLTON BY DEED DATED OCTOBER 28, 1966, RECORDED IN THE THE OFFICE FOR GREENVILLE COUNTY, SCHEH CAROLINA, IN DEED BOOK 760, AT PAGE 489. ALSO: ONE 196 FLUETWOOD, RECADMONE, 55 FOOT BY 10 FOOT TRAILER, SERIAL NUMBER DBSE-S2548.

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

By John D

ASSIGNEENT

FOR VALUE RECEIVED, CHANDLER DISCOUNT CORPORATION HERERY ASSIGNS, TRANSFERS AND SETS OVER TO THE PEOPLES NATIONAL BANK OR GREENVILLE, S.C., THE METH-TH MORTGAGE AND NOTE WHICH THE SAME SECURES, WITH PECOURSE.

PRESENCE OF:

THIS 11TH DAY OF AUGUST, 1966.

CHANDLER DISCOUNT COPPORATION

'A. CHANDLER, JR.,

Together with all and singular rights, members, herditaments, and appurtenances to the same belonging in any way incident or appertaining, and of all the rents, issues, and profits which may arise or be had thereform, and including all heating, plumbing, and lighting fixtures now or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgages, its heirs, successors and assigns, forever.

The Mortgagor covenants that it is lawfully seized of the premises hereinabove described in fee simple absolute, that it has good right is lawfully authorized to sell, convey or encumbes the same, and that the premises are free and clear of all liens and encumbrances as provided herein. The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the tgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

For satisfaction see next page