State of South Carolina, Carry, France

GREENVILLE County of _

John Salk

TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

WHEDEA	S, I. we the saidNAR	CROWNOVER		hereinafter
called Morto	nagor, in and by my, ou	r certain note or	obligation bea	ring even date herewith, stand indebted.
tiemby held a	nd hound unto the Citizer	s and Southern Na	ational Bank of	South Carolina, Creenville
S C herei	naiter called Mortgagee.	the sum of \$14	,449.80	plus interest as stated in the note or
obligation, b	seing due and payable in	120	equal mon	thly installments commencing on the
day of	December	19 <u>83</u> a	ind on the same	e date of each successive month thereafter.
WHERE	AS, the Mortgagor may he	reafter become ind	lebted to the sa	iid Mortgagee for such further sums as may
be advance	d to or for the Mortgagor	s account for taxe	s, insurance pr	emiums, public assessments, repairs, or for
any other (purposes: OW ALL MEN. That the Moriges	or, in consideration of	the aforesaid debt.	and in order to secure the payment thereof, and of any law time for advances made to or for his account by the

Mortgages, and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgages at and before the seaking and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto the Mortgagee, its successors and assigns

ALL that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Greenville, being known and designated as Lot No. 73 of a subdivision known as Mountainbrooke, according to a plat thereof recorded in the RMC Office for Greenville County in Plat Book 4F at Page 47 and having the following metes and bounds as will appear by reference to said plar.

This is the same property conveyed to John J. Bajorek and Mary C. Bajorek by deed of Terry G. Cline Co., Inc. by deed recorded in the RMC Office for Greenville County in Deed Book 1042 at page 486 on September 7, 1976. Subsequently, John J. Bajorek conveyed his one-half (4) interest to Mary Crosmover, formerly Mary C. Bajorek by deed recorded October 24, 1983 in the RMC Office for Greenville County in Deed Book 1199 at page 99.

THE mailing address of the Mortgagee herein is P.O. Box 1449, Greenville, SC 29602

Together with all and singular rights, members, hereditaments, and appurtenances to the same belonging in any way incident or appertaining, and all of the rents, usues, and profits which may arms or be had therefrom, and including all heating, plumbing, and lighting fintures now or hereafter artached, cuenected, or fitted thereto in any manner, it being the intention of the parties hereto that all fixtures and equipment, other than the count kousehold furniture, be considered a part of the real estate.

TO HAVE AND TO HOLD, all and sungular the said premises unto the Mortgager, its heirs, successors and assigns, forever,

The Mortgagor coverages that it is lawfully secred of the premises bereinabove described in fee sumple absolute, that it has good right and is families authorized to sell convey or encumber the same, and that the premises are free and clear of all bens and encumbeances except as provided herein. The regages further covernances to warrant and forever defend all and sungular the sand premises unto the Morrgages forever, from and against the Morrgages and all persons whomsoever lawfully claiming the sa

The Mortgagor further covenants and agrees as follows:

13) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public amesiments, repairs or other purposes pursuant to the covenants berein. This mortgage shall also secure the Mortgagee for any further loans, advances, rendvances or credies that may be made hereafter to the Mortgagee by the Mortgagee to long as the timal inselections thus secured does not exceed the original amount about on the face bereof. All sums to advanced shall beat referred at the same rate as the mortgage debt and that he payable on demand of the Mortgagee union otherwise provided in meting

12) That is will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to time by the Mortgagee against loss be fire and any other hazards specified by Mortgagee in an amount not less that the mortgage debt or in such amounts as may be required by the Mortgager, and in companies acceptable to it, and that all such policies and renewals thereof small be being by the Mortgagee and have attached thereto loss parable clauses in favor of, and in form acceptable to the Mortgagee, and that it will par all premiums therefor when due, and that is does herebe assign to the Morspagee the proceeds of any policy insuring the mortgaged premises and does herebe authorize each sameance company concerned to make payment for a loss directly to the Mortgager, to the extent of the balance wing on the Mortgager loss.

185. That it will been all improvements now existing or hereafter errored in good repair and in the case of a construction lean that it will be not me construction and completion without interruption, and should it tail to do up, the Norman may at its opening that mention makes and administration of the same manufacture and completion and the same a repairs necessary including the completion of any construction with indicates, and charge the expenses for own crown in the completion of any construction with indicates. recognision to the mortgage whe

1.06/125 (1.44)

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