JUN 19 11 55 AH 770 OLLIE FARMSWORTH-

BOUX 1158 PATE 293

VA Form 28—4328 (Home Loan) Revised August 1963, Use Optional Section 1810, Title 28 U.S.O. Accept able to Federal National Mortgag

MORTGAGE

	INCLEA				
STATE OF SOUTH CAROLINA,	88 :			•	
COUNTY OF GREENVILLE	-		$\leq_{f} f$	•	
WHEREAS:				•	
				+	
Robert Eugene Crout	,				o
Greenville, South Carolina		, herein	after called the	Mortgagor, is indel	oted to
	.				
Collateral Investment Company - organized and existing under the laws of				, а согре	ration
called Mortgagee, as evidenced by a cerporated herein by reference, in the prince Eight and One-halfper centum (at the office of Collateral Investment in Birmingham, Alabama	sipal sum of NineDollars (\$ 8 1/2%) per ann company to the Mortgagor,Dollars attinuing on the firs and payment of pr	teen Thousand 19,300.00 um until paid, a , or at such oth in monthly instant s (\$ 148.41 at day of each n	I Three Hundred, with interest said principal armer place as the allments of On the comment on the contract of	ed and No/100 from date at the indicate of the note that the indicate Hundred Forty acing on the first of until the principal	rate of ayable o may -eigh lay of
Now, Know All Men, that Mort payment thereof to the Mortgagee, and al	gagor, in consider	ation of the afo	resaid debt and	for better securir	

ALL that piece, parcel or lot of land situate, lying and being at the southeastern corner of the intersection of Artillary Road and Bristol Drive near the City of Greenville, in the County of Greenville, State of South Carolina and known and designated as Lot No. 5 of a subdivision of property of Palmetto Developers, Inc., plat of which is recorded in the R.M.C. Office for Greenville County in Plat Book KK at Page 131; said lot having such metes and bounds as shown thereon.

The mortgagor covenants and agrees that solong as this mortgage and the said note secured hereby are guaranteed under the provisions of the Servicemen's Readjustment Act of 1944, as amended, he will not execute or file for record any instrument which imposes a restriction upon the sale or occupancy of the mortgaged property on the basis of race, color or creed. Upon any violation of this undertaking, the mortgagee may, at its option, declare the unpaid balance of the debt secured hereby immediately due and payable.

The mortgagor covenants and agrees that should this mortgage or the note secured hereby not be eligibility for guaranty or insurance under the Servicemen's Readjustment Act within 90 days from the date hereof (written statement of any officer or authorized agent of the Veterans Administration declining to guarantee or insure said note and/or this mortgage being deemed conclusive proof of such ineligibility), the present holder of the note secured hereby or any subsequent holder, thereof may, at its option, declare all notes secured hereby immediately due and payable.

Together with all and singular the improvements thereon and the rights, members, hereditaments, and appurtenances to the same belonging or in anywise appertaining; all the rents, issues, and profits thereof (provided, however, that the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder); all fixtures now or hereafter attached to or used in connection with the premises herein described and in addition thereto the following described household appliances, which are and shall be deemed to be, fixtures and a part of the realty and are a portion of the security for the indebtedness herein mentioned;

This Mortgage Assigned to Home Island Barings & Soan association of bolumbia on Maring Maring & Soan association of bolumbia on Maring Maring & Maring & Soan association of bolumbia on Maring Maring & Maring & Soan association of bolumbia on Maring & Maring & Soan association of bolumbia on Maring & Soan association of bolumbia of bolumbia on Maring & Soan association of bolumbia on Maring & Soan association of bolumbia of bol