

State of South Carolina

GREENVILLE COUNTY OF

MORTGAGE OF REAL ESTATE

To All Whom These Presents May Concern:

Frances Thomas

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

WHEREAS, the Mortgagor is well and truly indebted unto FIRST FEDERAL NAVINGS AND LOAN ASSOCIATION OF GREENVILLE, SOUTH CAROLINA Theremafter referred to as Mortgagov in the full and just sum of

Twenty Thousand and No/100------ (\$ 20,000.00

does not contain Dollars, as evidenced by Mortgagor's promissory note of even date between which note a provision for escalation of interest rate. (paragraphs 9 and 10 of this increase provides for an escalation of interest rate under certain

conditions), said note to be requid with interest as the rate or rates therein specified in installments of

One Hundred Sixty-five and 74/100----- (\$ 165.74) Dollars each on the first day of each meadly bereafter in advance, and the principal sum with interest has been paid in full, south payments to be applied first to the payment of interest, economical monthly on unqued principal telephones, and then to the payment of principal with the last payment of not somer paid, to be due and pavable 20 years after date, and

WHEREAS, said note further provides that if at any time any proton of the principal or interest due thereunder shall be past due and anguard for a presend of thous days, or if there shall be any failure to comply with and shade by any By-Lines or the Charter of the Mortenever, or any stipulations set out in this mortenever, the whole amount due thereunder shall at the option of the koder thereof, become minimizedy due and provide, and said helder shall have the right to notified any proceedings upon said note and any collaterals given to seeme same, for the purpose of collecting and purpose, and interest, with costs and express for proceedings; and

WHEREAS, the Mortagon may hereafter become indefined to the Mortagon for such further sums as may be advanced to the Mentangen's deckente for the generated ad takes, strengener grennitum, regions, an fice day either grangener,

NOW KNOW 411. MEN. That the Most cupon, an expendionation of said debt and to socone the grayment thereof and may further some which may be indynamed by the Morrages to the Morrages's invente, and also in consideration of the som of Three Dollars (\$100) to the Morrages in hand well and truly good by the Morrages at and before the sealing of these greeness, the receipt whereof is besedue the sealing of these greeness, the receipt whereof is besedue the sealing of the consistency and referee units the Mostgageer ats successors and assigns, the following described real estate:

All that coursin piece, parcel, or lot of land, with all improvements thereon, or hereafter to be constructed thereon, situate, lying and being in the State of South Carolina, County of

All that certain piece, parcel or unit, situate, lying and being in the State of South Carolina, County of Greenville, being known and designated as Unit No. 41 of Bridgeview II Horizontal Property Regime as is more fully described in Master Deed dated August 9, 1974, and recorded in the RMC office for Greenville County in Deed Volume 1004 at pages 647 through 703 inclusive, and survey and plat plan recorded in the RMC Office for Greenville County in Plat Book 5F at page 69.

Only Units 41 through 56 of said Horizontal Property Regime have been constructed and Project 20, Inc., the developer of Bridgeview II, Horizontal Property Regime does not intend to complete Uhits 57 through 76, and has released its interest in the development and the land on which said Units were to be constructed is "General Common Elements" owned by all Unit Co-owners of Bridgeview II Horizontal Property Regime, and the club house, swimming pool, tennis courts and recreational area for the development is owned by a non-profit corporation known as Bridgeview Recreation Association, Inc., and that these facilities are for the use and benefit of both Bridgeview II, Horizontal Property Regime and Bridgeview I, Horizontal Property Regime and that the Co-owners of each Regime have one-half of the memberships of Bridgeview Recreation Association, Inc. and the Co-owners of Bridgeview II are responsible for one-half of the assessments and the Co-owners of Bridgeview I are responsible for the other one-half of the assessments for the Recreation Association. The above property is subject to the restrictions and covenants and agreements set out in the above Master Deed and by the acceptance of this deed the trantees herein agree to be bound by said restrictions, covenants and agreements.

This being the same property conveyed unto the Mortgagor herein by deed from First Federal Savings and Loan Association of Greenville, South Carolina, of even date, to be recorded herewith.

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