STATE OF SOUTH CAROLINA



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TO ALL WHOM THE STATE OF THE ST

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WHEREAS, We, GRADY L. SMITH and MILDRED E. SMITH

(hereinafter referred to as Mortgager) is well and truly industed us to DELTA CONSTRUCTION COMPANY'S INCORPORATED

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NOW, KNOW ALL MEN, That the Mortgager, in consideration of the aforesaid debt, and in order to secure the payment thereby, and of any other and further sums for which the Mortgager may be indebted, the Mortgager at any time for advances made to or for his account by the Mortgager, and also in consideration of the further sub-Withres Dollars (\$3.00) to the Mortgager in hand well and truly paid by the Mortgager at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, has greened, bergained, sold and released, and by these presents does grant, bargain, sell and release unto the Mortgages, its successors and energins

Fill that certain place, parcel or lot of land, with all hisrovements thereon, or hereafter constructed thereon, altuste, lying and being in the State of South Carelina, County of Greenville, being in Greenville Township known and designated at Tiot. 3 of section C of the Willis lands according to plat recorded in Plat Book K. Pages 271 in the RMC office of Greenville County. Said land has a frontage on the cast side of Arch Street of 100 feet and runs back eastwardly 200 feet on one side 220 feet on the other side, the rear line is 102.7 feet and being identically the same property conveyed to grantors by R. A. and Mittie Smith Shelton on March 30, 1955.

ASSIGNMENT

STATE OF SQUTH CAROLINA

A COURT OF BREENVILLE

WHEREAS, the undersigned DELTA CONSTRUCTION CONTANY, INCORPORATED is the mortgage to the mortgage hereto. This mortgage is hereby assigned to CROWN CREDIT CORPORATION, its successors or assigns, with full recourse for consideration received.

- DATED: This leth day of March, 1962

. TTHESSED:

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DELTA CONSTRUCTION COMPANY, INCORPORATED

Anthony J chiquedring, Sec.-Treas.

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Together with all and singular rights, members, herditements, and appurtenances to the same belonging in any way incident or no pertaining, and of all the runts, issues, and profits which may arise or be had thereform, and including all heating, plumbing, and fighting more or now or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereful that all such fixtures and equipment, other than the usual bousheld furniture, he considered a part of the real extets.

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

The Meripager covenants that it is lawfully select of the premises hereinabove described in fee simple absolute, that it has good right and is lawfully surfactioned to sell, comply or excusive the same, and then the premises are free and clear of/ell, liens and encumbrances and is lawfully surfaction to sell, comply or excusive the same and forever defend all and singular the said premises unto the company of approach herein. The Meripager and all periods whemserer invivily claiming the same or any part thereof.

Martingues, former, from and against the Meripager and all periods whemserer invivily claiming the same or any part thereof.

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Ollie Farnsworth