

State of South Carolina

COUNTY OF GREENVILLE

MORTGAGE OF REAL ESTATE

To All Whom These Presents May Concern:

We, David D. Levine, Sr. and Greer G. Levine, of Greenville County,

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

WHEREAS, the Mottgagor is well and truly indicated unto FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF GREENVILLE, SOUTH CAROLINA (hereinafter referred to as Mortgagor) in the full and just sum of

(3 33, 111, 11

Dollars as evidenced by Mortgager's promissery note of even date herewith which note does not contain a provision for escalation of interest rate (paragraphs 9 and 10 of this mestgage provides for an escalation of interest rate under certain

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

Two Hundred Seventy-Five and 35/100-----; 275, 35) Dellars each on the first day of each month hereafter in a learner and the principal sum with interest has been paid in full, such payments to be applied first to the payment of interest computed monthly on impaid principal halances, and then to the payment of principal with the last payment of not scener paid, to be due and payable 30 years after date, and

WHERE'S and note further provides that if at any time any portion of the principal or interest due thereunder shall be past discounted angual for a period of those class, or if there shall be any fadine to county with and above by any By-Laws or the Charter of the Mintrager, or any suppositions set out in this montrage, the whole amount due thereunder shall at the option of the holder thereof. Hereign inmediately due and passible and said had fer shall have the right to institute any proceedings upon said inde and any collisterals given to secure same, for the purpose of collecting said principal due are interest, with costs and expenses for proceedings, and

WIII HELS, the Meethaged may becentler become indefined to the Montauger fed sold further sums as may be advanced to the Mentauger's account fee the payment of taxes, assumence preducing, regions, so because purposes.

NOW ENOW ALL MEN. That the Mestanger, on every because of and debt are to secure the parameta thereof and are further across about the abuness by the Mestanger to the Mestanger's or count, and also in consideration of the sum of These Delhas 5 1661 to the Mestanger in historical indicates the Mestanger in the Mestanger is an indicated the sentence of the mestanger in the sentence in the mestanger is an indicate and indicate in Mestanger in a successor and assigns, the following described tend extent.

All that certain piece, parcel, or lot of laid with all ingrovements thereon or heredier to be constructed thereon, situate, lying and hence in the State of South Carolina, General Greenville, being known and designated as Lot No. 18 of a subdivision known as Mountainbrooke according to a plat thereof prepared by Robert E. Rembert dated October 19, 1970 and recorded in the R. M. C. Office for Greenville County in Plat Book 4 F, Page 47, and having, according to said plat, the following metes and bounds, to-wit:

BEGINNING at an iron pin on the northern side of Eagle Ridge Lane, joint front corner of Lots Nos. 18 and 19, and running thence with the joint line of said lots, N. 41-59-10 E. 150 feet to an iron pin at the joint rear corner of Lots Nos. 18, 19, 20 and 21; thence along the joint rear line of Lots Nos. 18 and 21, and continuing along the rear line of Lot No. 22, S. 48-00-50 E. 100 feet to an iron pin at the joint rear corner of Lots Nos. 17 and 18; thence along the joint line of said lots, S. 41-59-10 W. 150 feet to an iron pin at the joint front corner of said Lots Nos. 17 and 18 on the northern side of Eagle Ridge Lane; thence along the northern side of Eagle Ridge Lane, N. 48-00-50 W. 100 feet to the point of beginning; being the same conveyed to us by Southland Properties, Inc. by deed of even date, to be recorded herewith.



4328 RV.