MLD-2---DEC. 59

CORPORATE MORTGAGE OF REAL ESTATE

State	of	South	Carolina	

			i		
County of	GREENVILI	Ë)		
TO ALL WH	IOM THESE	PRESENTS MAY CO	NCERN:		
PELHA	M CONESTEE	CORPORATION		, a (orporation organized and existi
under and by	virtue of the l	aws of the State of	South Car	colina	hereinaster call
the Mortgago	r SEND GRE	ETING:			
WHERE	AS, the said N	fortgagor Pelham Co	onestee Corpo	ration	
		, in and by a certain	promissory note	in writing, of ever	n date with these Presents is w
		•	- •	-	XTQX k
•					
					um of One Hundred Thousa
and No/100 one-half	<u>9</u> (\$	100,000.00) D	ollars, with inter	est from the date h	ereof at the rate of nine and
per centum (.	9 1/2%) per	annum on the unpaid b	palance until pai	d. The said princ	ipal and interest shall be payab
at the office o	I THE SOUT	H CAROLINA NATIO	ONAL BANKX	HYCHARRESTER	x
in Gre	eenville	, South Carol	lina or at such o	ther place as the h	older hereof may designate in wr
		monthly is			
•					and on the 15th
		•		·	•
day of each _	month	of each ye	ar thereafter the	sum of \$1,294.	00 to be applied o
the interest ar	nd principal of	this note, said paymen	nts to continue	up to and includin	g theday
Marc	ch	, 19 <u>86</u> , and the b	palance of said p	principal and intere	est to be due and payable on the
15tl	day of	April April	, 19_86	; the aforesaid.	monthly
payments of \$	1,294.00	each are to be a	pplied first to in	erest at the rate of	nine and one-half
(9 1/2 %) per centum	per annum on the pri	ncipal sum of \$_	100,000.00	, or so much thereof as sha
from time to	time, remain	unpaid, and the balanc	e of each	monthly	payment shall be applied of
account of pri	incipal.				
All instal	iments of prin	cinal and all interest ar	e pavable in lav	vful money of the	United States of America: and

All installments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any installment or installments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum.

And if at any time any installment or portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining at that time unpaid together with the accrued interest, shall become immediately due and payable, at the option of the holder thereof, who may sue thereon and foreclose this mortgage; and if said note, after default, should be placed in the hands of an attorney for suit or collection, or if, at any time, it should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note and mortgage in the hands of an attorney for any legal proceedings; then and in either of such cases the mortgager promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.

NOW, KNOW ALL MEN, That the said mortgagor, in consideration of the said debt and sum of money afore-said, and for the better securing the payment thereof to the said THE SOUTH CAROLINA NATIONAL BANKXQEX

according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to the said mortgagor in hand well and truly paid by the said

at