STATE OF SOUTH CAROLINA,

County of ...

TO ALL WHOM THESE PRESENTS MAY CONCERN:

by ritue of the luft of the state affessals, herematter called the Mortgagor, send greetings: Matter a. William for the City of Richard WHEREAS, the Mortgagor is well and truly indebted to CHE INDUSTRIAL BANK OF RICHMOND a corporation organized and existing under the laws of the State of Virginia, with its prin ipal office in the City of Richmond, herematter called the Mortgagee in the full and just sum of Three Thousand mineture forms and for Diars (\$309446 %) for money lent, as evidenced by one certain promissory notes, signed by many that the struct remember of a certain of the struct remember of methods of the structure of Mortgage Corporation of Winginia dated September 9, 1937 of even date herewith, payable to bearer, at office of the Mortgagee, at Richmond, Na., in the amounts and to become due as follows:

Learing interest from the date hereof, as hereafter shown, and providing for the principal sum to be paid on the dates and in the amount October 1st, 1936. as fallows:

SALIZHED YAU CHACKETED OF THE SHEET YEARS COUNTY. S.

Each of the notes provides for the payment of fifteen per cent. of the amount due thereon when collected, as an attorney's fee for said collection, if, after maturity and default in the payment, it be placed in the hands of an attorney for collection, and contains a waiver of presentment, demand, protest, and notice of dishonor, protest and extension, and provides for the payment of interest at eight per centum per annum after maturity, as by reference to said notes will more fully appear.

NOW, KNOW ALL MEN, That the Mortgagor, in consideration of the said debt and sum of money aforesaid, and for better securing the payment thereon, as well as the payment when due by the Mortgagor to the Mortgagee of all other sums becoming due under the terms of said notes and of this Mortgage, and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged has granted, bargained, sold and released, and by these presents doth grant, bargain, sell

and release, unto the Mortgagee, its successors and assigns, forever, all of the following described real estate, situate, lying and being in the County of ...

.... State of South Carolina, particularly described as follows:

all that certain piece, parcel or lot of land situate, lying and being in the State and bounty aforesaid, on the South side of Southit Street in the City of Greenelle, and having march 1929, by Dalton & hever according to a survey made Engineers, the following meter and bounds, to wit: point on the South side of Douthit Spoint is 117 feet West of the intersection of Don'thit Street and Lawton avenue, and running thence 8.19-00 21. 143 feet to an now you; thence N. 70-15 W. 57 feet to an non pin; thence N. 19-00 E. 143 feet to an non pin on the South side of Douthit Street, thence with the South side of said Street & 70-15 E. 57 feet to the point of Leginning

and providing for interest at the rate of 7 per centum a upon said principal cure, or the unpaid bolance april and October hereafter untill all had debt when been repaid, and for the payme at the rate of eight per center the same times on each installment of from its due date untill it is par The said note provides for the year ment, to the extent permitted by law, of ten percent of the amount of the principal and interest the thereon when collected, if after malurity it be placed in the Rande of an attorney for Collection, and contains a waiver of presentment, plotest and notice of dishonor, and a warner of the Renefit of any exemptions under the Homestead Exemption laws, dud it identified by the signature of the second party. in the margin, and also provides that the summe due. thereunder, lexcept the fenal installment, shall be paid as and when due to First + Merchante national Bank of Richmond in exchange for its acceipt and certificate that a proper credit has been placed on the note by its Rolder and without any exhibit of said note.