

THIS MORTGAGE is made this, day ofSeptember, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership, 19_84_, between the Mortgagor, _S_&_S_Investments, a South Carolina Partnership
Savings and Loan Association of South Carolina, a corporation organized and existing under the laws of the United States of America, whose address is 301 College Street, Greenville, South Carolina (herein "Lender").
WHEREAS, Borrower is indebted to Lender in the principal sum of Ninety Thousand and No/100 Dollars, which indebtedness is evidenced by Borrower's
note/agreement dated <u>September 7, 1984</u> , (herein "Note"), said principal sum being payable as set forth in said note with interest at the rate set forth therein, with the balance of the indebtedness, if not sooner paid, due and payable on <u>September 7, 1986</u> , subject to future advances or renewals.
TO SECURE to Lender (a) the repayment of the indebtedness evidenced by the Note, with interest thereon, the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants and agreements of Borrower herein contained, and (b) the repayment of any future advances, with interest thereon, made to Borrower by Lender pursuant to paragraph 21 hereof (herein "Future Advances"), Borrower does hereby mortgage, grant and convey to Lender and Lender's successors and assigns the following described property located in the County of
ALL that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Greenville, being known and designated as the greater portion of the northwestern one-half of Lot 5 and all of Lot 6 of HAPPY VALLEY FARMS, plat of said subdivision being recorded in the R.M.C. Office for Greenville County, South Carolina, in Plat Book 0 at page 103, and being more particularly shown as 1.668 acres on plat entitled "Property of S. & S. Investments, a Partnership", prepared by Dalton & Neves Co., Inc., Engineers, dated June, 1984, recorded in the R.M.C. Office for Greenville County, South Carolina, in Plat Book 10-X at page 8, reference to the latter referred to plat being made for a more complete description by metes and bounds.
This is the same property conveyed to the Mortgagor by Bernice J. Bolding by deed of even date, recorded herewith.
STATE OF SOUTH CAROLINA SOUTH CAROLINA TAX STAMP TAX TAX FE. 11218  STATE OF SOUTH CAROLINA SOUTH CAROLINA TAX FE. 11218
which has the address of Hallton Road Greenville
S. C. 19615 (herein "Property Address"); (State and Zip Code)
☐ CHECK IF APPLICABLE: This is a second mortgage and is subject to the lien of a first mortgage
executed by to of record in Mortgage Book
Page, in the Register's Office for County, South Carolina.
TO HAVE AND TO HOLD unto Lender and Lender's successors and assigns, forever, together with all the improvements now or hereafter erected on the property, including furniture, furnishings and equipment and all easements, rights, appurtenances, rents, royalties, mineral oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property for the leasehold estate if this

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance

4.00W

Mortgage is on a leasehold) are herein referred to as the "Property."

policy insuring Lender's interest in the Property.