HORTON, DRAWDY, MARCHBANKS, ASHMORE, CHAPMAN & BROWN, P.A. 307 PETTIGRU ST STATE OF SOUTH CABOURIA: NILLE, CO. S. C. MORTGAGE OF REAL ESTATE 55 nm 520 الدنااه في الما الما COUNTY OF GREENVILLE TO ALL WHOM THESE PRESENTS MAY CONCERN: CONNIE S. T ANKERSLEY

WHEREAS,

HUBERT E. BARNETTE,

BANK OF TRAVELERS REST, its successors foreinafter referred to as Mortgagor) is well and traly indebted unito and assigns,

flereinafter referred to as Mortgages) as envidenced by the Mortgagor's promissory note coff even data berewith, the terms of which as incomporated herein by reference, in the sum of quarterly with said quarterly payments being in the amount of \$900.00, with the quarterly with said quarterly payments being in the amount of 1977 and quarterly first such quarterly payment being due on the 17 day of May. 1977 and quarterly wit: All Tourist Company of the 1977 and quarterly payment being due on the 17 day of May. 1977 and quarterly payment such as the payment of the 1977 and quarterly payments being in the amount of 1977 and quarterly payments being in the amount of 1977 and quarterly payments being in the amount of 1977 and quarterly payments being due on the 17 day of May. 1977 and quarterly payments

FEB 28 1978

(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loss, that it will continue construction until completion without interruption and should it fail to do so, the Mortgagee may, at its option, enter upon sid premises, finally whitever repairs are necessary, including the completion of any construction work uncherway, and charge the expenses for such repairs or the completion of such construction to the mirigance debt.

(4) That it will pay, when doe, all taxes, public assessments, and other governmental or municipal charges, fines or other imposition against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.

(5) That it hereby assums all runs, issues and profits of the moreared premises from and after any default hereunder, and appears that should lead proceedures be instituted pursuant to this instrument, any sudge having purishention may, at Chambers or otherwise, appears to the minusped premises, with full authority to the possession of the mortgaged premises and collect the rents, issues and profits individually a reasonable rental to be fixed by the Court are the exent said premises are occupied by the principagor and after deducting all charges and attending such preceding and the executors of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the deliverence of the rents.

On that if there is a default is any of the terms, conditions, or covenants of this moxtgage, or of the note secured hereby, then, at the option if the Minusco, all sums then coing by the Minusco, to the Mentages shall become immediately due and payable, and this monage may be for local Store I am legal proceedurs be unstroad for the foreclosure of this monage, or should the Mortgages become a party of any suit information of the fire to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any attended in this for collected by suit or oftenive, all costs and expenses fromed by the Mortgages, and a reasonable attended for the transfer of the fire of the mediately or on demand, at the option of the Mortgages, as a part of the debt secured hereby, and may be the respected to collected hereunder.

(7) That the Mortgager shall held and eries the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgager shall fully perform all the terms, conditions, and covenants of the mortgage and of the note secured hereby, that then this mortgage shall be utterly null and and otherwise to remain in full force and airtue.

(S) That the coverants have contrained shall band, and the benefits and advantagres shall inure to, the respective heirs, executors, administrators, successors and asserts, of the parties hereto. Whenever used, the singular shall mediated the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

16

WITNESS the Mortgagor's hand and seal this SIGNED, soyed and delivered in the presence of

Hubert E. Barnette.....