STATE OF SCHITE CAROLINA COUNTY OF CREENVILES

40 VIT AKON DIESE ABERENIA KAS-CONCURAL

Nosa Mae Green

of Greatville County, South Carolina hatelister called the Mortgagor, send(s) greetings

With the Mondagor is well and traly inhebias unto "College at Live stment Company

The property of the state of the parties of the same o

organized and existing under the laws of Alabama.

Alaba

commencing on the first day of January , 19 73 and on the first day of each month thereafter until the principal and interest are fully pall, except that the final payment of principal and interest, if not sconer paid shall be due and payable on the first day of Decomber, 1997

NOW, KNOW ALL MKN, That the Merkager, in consideration of the aforesaid debt and for better securing the payment thereof to the Moltgages, and also in constitution of the further sum of Three Dollars (\$3) to the Mort gagor 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 does giant, bargain, sell, and release unto the Morigagee, its successors and assigns, the following described real estate situated in the County of Greenville State of South Carolina;

All that place, percel or lot of land attuate, lying and being in the County of Greenville, State of South Carolina, and being known and designated as Let No. 186, Pardinount Park, as shown on plat recorded in RMC Office for Greenville County, B.O., in Plat Book W. at Page 57.

MINISTER PRODUCTION OF THE PRODUCT O KKYEUNI KOSKIEKANI IRIKUKUN JETHAKKULURKAN ALKAKAN ARKAKAN ARKAKAN BARKAN BARKAN BARKAN SALADEERA SA KARAKAN BARKAN BARKA KYADABARIKAKAADARIKKKA KARIA KARI HARRINDA KANGARA WARRAN MENGATA MRAHAN KANGAN MENANTRANGAN KANGAN **HANKENAMINANY**

DARKANAKANERIO BANKARIA KANTARIA INTIBORIA KANDAKANDAKANDAKANIKA KANDARIA KANAKARIA KANAKA AND HOLD TO THE WASHINGTON OF THE FOR THE TRANSPORT OF TH THE STATE OF THE PROPERTY OF T

Together with all and singulat the rights, members, hereditaments, and appureenances to the same belonging any way inclinit of opportaining, and all of the tenta, tasues, and profits which may urise or be had therefrom and incliniting all healing, plumbing, and lighting fixtures and equipment now or hereafter attached to or used to connection with the coal estate herein described.

TO HAVE AND TO HOLD, all said all the wall premises unto the Mortgages, its successors and assigns.

The Mirigagor covenants that he is lawfully solved of the premises hereinabove described in fee simple ab solute. This is has good right and lawful cultivity its well, covery, or encumber the same, and that the premises are free oil likes of all lieux end encumbrances whatever. The Mortgagor lutther covenants to warrant and for easy deleng all and slagules the premises unto the Mortgagor Jopever, from and against the Mortgagor and all per sons whomeover lawfully elabeling the same or also cut thereof.

The Mirinager covenants and egrees as follows:

1. That he will primptly bey the principal of and interest on the indebtedness evidenced by the said note, at the times and in the manner therein provided. Privilege in reserved to pay the debt in whole, or in an amount equal to rise a more monthly payments and the principal that are part due on the rites day of any month prior is maturity prevised. According that written motive of an interest in the event the debt in paid-in full prior to maturity and