ALEXANDER CONTRACTOR

me 🕩 3 sa Philip

BOOK 1260 PAGE 107

ANAGORAS BYDOS AN STATE

ALLIKADETH RIDOLE BANG

MORTGAGE OF REAL ESTATE
TO ALL WHOM THESE PRESENTS MAY CONCERN.

WHEREAR, I. J. N. MORGAN

Therebialter referred to as Mortgagen) is well and this indebted unto

W. W. WILKINS

thereinsther referred to as Morrages) as explanical by the Murragur's promissory note of even date herewith, the terms of which are incorporated herein by telepones, in the sun of

TWELVE THOUBAND FIVE HUNDRED community Dollars (\$12,500.00 ) due and payable six months' from date

with interest thereon from

date

at the rate of 8%

per centum per annum, to be paid:

semi-annually

WHEREAS, the Mortgagor may hereafter become indebted to the said Mortgagoe for such further sums as may be advanced to or for the Mortgagor's account for lases, manifestic, public assessments, repairs, or for any other purposes:

NOW, KNOW ALE MEN, That the Mortgagor, in consideration of the aforesaid debt, and in order to secure the payment thereof, and of any other and further sums for which the Murigagor may be indebted to the Mortgagor at any time for advances made to or for his account by the Mortgagor, and also in consideration of the further sumple Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagor of and before the sealing and individually of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold and released, and by these presents does given, self and release unto the Mortgagee, its successors and assigns:

"ALL that communities pared in his of land with all authorises thereon, or hereafter constructed thereon, situate, lying and being in the State of South Capalina, Lumb in the State of South Capalina Court as shown on plat of Section Two, Coachman Estates, recorded August 3, 1972 in plat book 4R page 29, of the RMC Office for Greenville County, S. C.

Together will and singular regits, maintees, hereditaments, and appurtenances to the same belonging in any way incident or appertaining, and all sections, and including all heating, plumbing, and lighting fixtures now as figures now as figures now as figures now as figures. In the many humanish the constitution of the parties hereto that all fixtures and equipment, other than the many humanish them the considered a part of the real estate.

TO HAME AND TO HOLL all and singular the said premises unto the Mortgageo, its heirs, successors and assigns, forever.

The Mortgager corresponds that a sawfully seased of the Premises hereinabove described in fee simple absolute, that it has good right and is lawfully enthoused to sell, convey or enclumber the same, and that the premises are free and clear of all liens and encumbrances except as provided herein. The Mortgages unto the Mortgages forever, from and against the Mortgages who all pursues who more applied to support the same or any part thereof.