OF (V)

FILLD GREENVILLE CO. S. C.

MORTGAGE

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MORIGAGII

LANDMARK FINANCE CORPORATION OF

SOUTH CAROLINA

land, situate, lying and being in Austin Township, Greenville County, Sate of South Carolina, being known and designated as Lot No. 59 in the subdivision known as HUNTERS ACRES, according to a survey and plat made by W. J. Riddle, Surveyor, in May 1952, and recorded in the RMC Office for Greenville County in Plat Book BB at Page 51, and having, according to said plat, the following metes and bounds, to-wit:

BEGINNING at an iron pin on the east side of Willis Street, joining corner with Lot No. 60,

together with all buildings and improvements now or hereafter erected thereon and all screens, shades, storm such and blinds, and heating, lighting, plumbing, gas, electric, ventilating, refrigerating and air-conditioning equipment used in connection therewith, all of which, for the purpose of this mortgage, shall be deemed fixtures and subject to the lien hereof, and the hereditaments and appurtenances pertaining to the property above described, all of which is referred to hereinafter as the "premises".

TO HAVE AND TO HOLD said land and premises, with all the rights, privileges and appurtenances thereto belonging, to mortgaged and his heirs, executors, administrators, successors and assigns, for the use and purposes following, and none other:

Mortgagor also assigns to Mortgagee all rents, issues and profits of said premises, reserving the right to collect and use the same, with or without taking possession of the premises, during continuance of default hereunder, and during continuance of such default authorizing Mortgagee to enter upon said premises and/or collect and enforce the same without regard to adequacy of any security for the indebtedness hereby secured by any lawful means including appointment of a receiver in the name of any party hereto, and to apply the same less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, in such order as Mortgagee may determine.

FOR THE PURPOSE OF SECURING: (1) Performance of each agreement of mortgagor contained herein: (2) Payment of the principal sum with interest, as provided in accordance with the terms and provisions of a Promissory Note dated November 21, 1974, whose final payment is due on May 27, 1978 or as extended or rescheduled by the parties hereto, herewith executed by Mortgagor and payable to the order of Mortgagoe to which Promissory Note reference is hereby made. (3) Payment of any additional advances, not in a principal sum in excess of 5,7,500.00, with interest thereon, as may hereafter be loaned by Mortgagoe or the then holder of this Mortgagoe to Mortgagoe, each and every advance to be evidenced by a Promissory Note of Mortgagor in the amount of the advance. (4) The payment of any money with interest thereon that may be advanced by the Mortgagoe to Mortgagor for any reason or to third parties where the amounts are advanced to protect the security or in accordance with the covenants of this Mortgage.

All payments made by Mortgagor on the obligation secured by this Mortgago shall be applied in the following order:

HRST. To the payment of taxes and assessments that may be levied and assessed against said premises, insurance premiums, repairs, and all other charges and expenses agreed to be paid by the Mortgagor.

SICOND To the payment of interest due on said loan

THIRD: To the payment of interest due on said foan.

THIRD: To the payment of principal upon condition, however, that if said Mortgagor pays said indebtedness and reimburses said Mortgagoe or assigns for any amounts Mortgagoe may have expended for taxes, assessments, and insurance and interest thereon as hereinafter provided.

TO PROHECT THE SECURITY HEREOF, MORIGAGOR COVENANTS AND AGRIES (1) To keep said premises insured against fire and such other casualties as the Morteagee may specify, up to the full value of all improvements for the protection of Mortgagee in such manner, in such amounts, and in such companies as Mortgagee may from time to time approve, and to keep the policies therefor, properly endotsed, on deposit with Mortgagee, and that loss proceeds tless exposes of collection) shall, at Mortgagee's option, be applied on said indebtedness, whether due or not or to the restoration of said improvements. In event of loss Mortgager will give immediate notice by mail to the Mortgage who may make proof of loss if not made fromptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Mortgage instead of Mortgager. (2) In pay all taxes and special assessments of any kind that have been or may be levied or assessed upon said premises, or any part thereof. (3) In the event of default by Mortgagor under Paragraphs I or 2 above, Mortgagee, at its option (whether electing to declare the whole indebtedness secured hereby due and collectible or not), may (a) effect the insurance above provided for and pay the reasonable premiums and charges therefor, (b) pay all said taxes and assessments without determining the validity thereof, and (c) pay such lens and all such disbursements, with interest thereon from the time of payment at the highest rate allowed by law, and such disbursements shall be deemed a part of the indebtedness secured by this Mortgage and shall be immediately due and payable by Nortgagee. (4) To keep the buildings and other improvements now or hereafter erected in good condition and repair, not to commit or suffer any waste or any use of said premises contrary to restrictions of record or contrary to laws, ordinances or regulations of proper public authority, and to permit Mortgagee to enter at all reasonable times for the purpose of inspecting the p

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