4283 7/76 205\* 1406 9/25591

STATE OF SOUTH CAROLINA A.H.O.
COUNTY OF PROGRADULE )

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## MORTGAGE OF REAL ESTATE

(\$ 1 2 . " U . U . Ke	11 , Borrower (whether one or more) aggregating <u>walve councided in house and Collars</u> Collars denced by note(s) dated <u>Application</u> 1977 (hereby expressly made a part hereof) and to secure, in
	n 45-55, Code of Laws of South Carolina (1962), (1) all existing indebtedness of Borrower to Lender (including, but
	e described advances), evidenced by promissory notes and all renewals and extensions thereof (2) all future advances that may
subsequently be made	Borrower by Lender, to be evidenced by promissory notes, and all renewals and extensions thereof, and (3) all other indebt-
edness of Borrower to	ender now due or to become due or hereafter contracted, the maximum principal amount of all existing indebtedness, future
advances, and all other	ndebtedness outstanding at any time not to exceed <u>Prienty housand</u> Dollars
(\$20,000.00	), plus interest thereon, attorneys fees and court costs, with interest as provided in said note(s), and costs including a
	of not less than ten per centum of the total amount due thereon and charges as provided in said note(s) and herein, the under-
signed Borrower does	reby mortgage, grant and convey to Lender, and by these presents does hereby grant, bargain, sell convey and mortgage, in fee
simple, unto Lender, it	successors and assigns the following described property:
of Preenvil and heins a wibdivision preenville	te, parcel or low of land simuste, laint and being in the Jour Le, State of South Carolina, on the Southwestern side of Saran our as designally an Lot Lo. (3 of Section 3 of Lonkwood meight ploy of which is recorded in the Office of the A). for bunty in Flat Book W. a. Fare 11, and having according to said Clowing being and bounds, so wit:
corner of Lots S. 35-Railway rig continuing Lots wos. 6 feet to an	an iron pin on the southwestern side of Paran Drive, joint from so. 62 and 63 and running thence with the common line of some $N$ . 167.1 feet to an iron pin on the northern side of a Southert-of-way; thence $S$ . 61-31 $L$ . 20.1 feet to an iron pin; thence $L$ . 63-02 $L$ . 90.3 feet to an iron pin at the joint rear corner of and $S$ 0; thence with the common lin of said lots $H$ . 26-22 $L$ . 1 ron pin on the southwestern side of Paran Drive; thence with $L$ . 59-49 $N$ . 85.7 feet to an iron pin, the point of Deginning.
	same property as conveyed to the Mortzagor by Deed of W. H. Alon Sept. 13, 1967.
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Together with all the and gas rights and property (or TO HAVE AN Borrower coverstated hereinbefore),	nprovements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil ts, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including rethereto, shall be deemed to be and remain a part of the property covered by this mortgage; and all of the foregoing, together he leasehold estate if this mortgage is on a leasehold) are referred to as the "property".  TO HOLD, all and singular, the said property unto Lender and Lender's successors and assigns, forever.  Into that he is lawfully seized of the premises herein above described in fee simply absolute (or such other estate; if any, as is at he has good, right, and lawful authority to sell, convey, mortgage or encumber the same, and that the premises are free and umbrances whatsoever except: (If none, so state)
	Collateral Investment Co.
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Borrower further covenants and agrees as follows

- 1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note (s) at the time and in the manner therein provided. The Lender may collect a "late charge" not to exceed an amount equal to lesser of 45.00 or five per centum of any installment which is not paid within ten days from the due date thereof to cover the extra expense involved in handling delinquent payments.
- 2. That this mortgage shall secure the Lender for such further sums as may be advanced hereafter, at the option of the Lender, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein, and also any further loans, advances, readvances or credits that may be made hereafter to the Borrower by the Lender; and that all sums so advanced shall be ar interest at the same rate as the mortgage and shall be payable on demand of the Lender, unless otherwise provided in writing.
- 3. That he will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to time by the Lender against loss by fire and other hazards, in such amounts as may be required by the Lender, and in companies acceptable to it, and that he does hereby assign to the Lender all such policies, and that all such policies and renewals thereof, at the option of the Lender, shall be held by it and have attached thereto loss payable clauses in favor of, and in form acceptable to, the Lender.
- 4. That he will keep all improvements now existing or hereafter erected upon the mortgaged property in good repair; and, should he fail to do so, the Lender may, at its option, enter upon said premises, make whatever repairs are necessary and charge the expenses for such repairs to the mortgage debt.

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