

MORTGAGE

DEC 12 1977

MORTGAGE

AVCO FINANCIAL SERVICES OF

SPARTANBURG, INC.

P.O. Box 1000 Spartanburg, SC

MORTGAGOR(S),
Lender:

F 3105423

THIS INSTRUMENT WAS PREPARED BY MORTGAGEE

CRAIG, TAYLOR & CO., INC.

Slagle

Bobby

K. L. Berry Slagle

Charleston Height, SOUTH CAROLINA

That Mortgagor hereby mortgages, warrants, grants, bargains, sells and conveys unto Mortgagee, the following described real estate, in the County of Greenville, State of South Carolina to wit:

All that piece, parcel or lot of land in the City and County of Greenville, State of South Carolina, Situate, lying and being on the northwestern side of Brookdale Avenue and being known and designated as Lot No. 11 Knob Hill as shown on plat thereof recorded in the R. M. C. Office for Greenville County in Plat Book "DD", at Page 173 and having, according to said plat, the following metes and bounds, to-wit:

BEGINNING at an iron pin on the northwestern side of Brookdale Avenue at the joint front corner of Lots Nos. 11 and 12 and running thence along said Avenue, S. 32-40 W. 20 feet to an iron pin; thence N. 58-48 E. 150. 15. Feet to an iron pin; thence N. 32-40 E. 43 . 2 feet to an iron pin; thence S. 58-20 E. 150 feet to the point of beginning.
Derivation: Mayfield Lowell, lot 11, 173.

together with all buildings and improvements now or hereafter erected thereon and all structures 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 instrument, 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, franchises and appurtenances thereto belonging, to mortgagor and his heirs, executors, administrators, successors and assigns, for the use and purposes following, and none other.

Mortgagor also agrees to Mortgage all rents, issues and profits of said premises, reserving the right to collect and use the same, whether or not taking possession of the premises, during continuance of default hereunder, and collects and retains the same without regard to adjustment of any security for the indebtedness hereby created 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, if permitted by law, upon any unpaid debt due or to become due under this instrument or otherwise to Mortgagor as Mortgagor 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 loan Agreement hereafter referred to as "Promissory Note" dated 11/11/77, and having the date of its final payment due on 11/11/80, as extended, deferred or rescheduled by renewal or refinancing herewith executed by Mortgagor and payable to the order of Mortgagee, to which Promissory Note reference is hereby made, (3) Payment of any additional advances in a principal sum not exceeding, and this Mortgage shall not secure more than, the aggregate sum of \$20,000.00 with interest thereon as may be hereafter loaned by Mortgagor to Mortgagor, or any of them, with interest thereon. This paragraph shall not constitute a commitment to make additional loans in any amount, (4) Any other indebtedness or obligation of the Mortgagor, or any of them, to Mortgagor and any present or future demands of any kind or nature which the Mortgagor or its successors may have against the Mortgagor, or any of them, whether created directly or acquired by assignment, whether absolute or contingent, whether due or not, whether otherwise secured or not, or whether existing at the time of the execution of this instrument, bearing thereon, (5) The payment of any money that may be advanced by the Mortgagor to Mortgagor or to third parties, with interest thereon, 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 Mortgage shall be applied in the following order:

FIRST 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.

SECOND To the payment of interest due on said loan.

THIRD To the payment of principal.

TO PROTECT THE SECURITY HEREOF, MORTGAGOR COVENANTS AND AGREES, (1) To keep said premises insured against fire and such other casualties as the Mortgagor 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 Mortgagor may from time to time approve, and to keep the policies therefor properly endorsed, on deposit with Mortgagor, and that loss proceeds, less expenses of collection shall, at Mortgagor's option, be applied on said indebtedness, whether due or not, or to the restoration of said improvements. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee who may make proof of loss if not made promptly by Mortgagor, and each insurance company concerned as hereby authorized and directed to make payment for such loss directly to Mortgagee instead of Mortgagor, (2) To 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 1 or 2 above, Mortgagor, 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 taxes 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 Mortgagor to Mortgagee, (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 authorities and to permit Mortgagee to enter at all reasonable times for the purpose of inspecting the premises, not to remove or demolish any building thereon, to complete within One Hundred Eighty (180) Days of restore promptly and in a good and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay, when due, all claims for labor performed and material furnished thereon, (5) That the time of payment of the indebtedness hereby secured, or of any portion thereof, may be extended or renewed and any portions of the premises herein described may, without notice, be released from the lien hereof, without releasing or affecting the personal liability of any person or corporation for the payment of said indebtedness or the lien of this instrument upon the remainder of said premises for the full amount of said indebtedness then remaining unpaid, and no change in the ownership of said premises shall release, reduce or otherwise affect any such personal liability on the lien hereby created, (6) Mortgagor hereby fully and absolutely waives and releases all rights and claims he or she may have as to said premises as a homestead exemption now existing or which may hereafter be established, or any right in the nature of dower or curtesy, or any statutory substitute therefor.

IT IS MUTUALLY AGREED THAT, (1) If the Mortgagor shall fail or neglect to pay installments on said Promissory Note as the same may hereafter become due, or upon default in performance of any agreement hereunder, or upon sale or other disposition of the premises by Mortgagor, or upon contracting without Mortgagor's prior written consent for any home improvement which could, if not paid for, give rise to a claim for Mechanics Lien under the Code of South Carolina, or should any action or proceeding be filed in any court to enforce any lien on, claim against or interest in the premises, then all sums owing by the Mortgagor to the Mortgagee under this Mortgage or under the Promissory Note secured hereby shall immediately become due and payable at the option of the Mortgagor on the application of the Mortgage or Assignee or any other person who may be entitled to the monies due thereon, subject to the requirements of the South Carolina Consumer Protection Code, and after any one of said events this Mortgage will be subject to foreclosure as may be provided by law in case of past due mortgages, and the said Mortgagor, agents or assigns, shall be authorized to take possession of the premises herein described, and with or without first taking possession, after giving twenty-one days' notice, by publishing once a week for three consecutive weeks, the time, place and terms of sale, by publication in some newspaper published in said County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of said county, to the division thereof where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale, First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee and any evidence of title provided in connection with such sale, Second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or other incumbrances, with interest thereon, Third, to the payment of said indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be called beyond the day of sale, and Fourth, the balance, if any, to be turned over to said Mortgagor and undersigned further agree that Mortgagor, agents or assigns may bid at said sale and purchase said property, if the highest bidder thereof.

(2) Mortgagor agrees to surrender possession of the hereinabove described premises to the Purchaser at the aforesaid sale, immediately after such sale, in the event such possession has not previously been surrendered by Mortgagor, and for failure to surrender possession, will pay to Purchaser the reasonable rental value of the premises during or after the redemption period.

(3) In the event said premises are sold by Mortgagee, Mortgagor shall be liable for any deficiency remaining after sale of the premises, and application of the proceeds of said sale to the indebtedness secured and to the expenses of conducting said sale, including attorney's fees and legal expenses if allowed by law.

(4) At any time and from time to time, without affecting the liability of any person for the payment of the indebtedness secured hereby and without releasing the interest of any party joining in this Mortgage, Mortgagee may (a) consent to the making of any map or plat of said property, (b) join in granting any easement or creating any restriction thereon, (c) join in any subordination or other agreement affecting this Mortgage or the lien or charge thereon, (d) grant any extension or modification of the terms of this loan, (e) release without warranty, all or any part of said property, Mortgagor agrees to pay reasonable fee to Mortgagee for any of the services mentioned in this paragraph.