STATE OF SOUTH CARDONS (

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i HS ALL WHOM THESE PRESENTS WAY CONCERN

WHEREAS, MARY LOUISE MARTIN

hereinatter referred to as Merigagor, is well and truly indebted unto JOHN M. PLYNN

thereinster referred to as Morigagee) as evidenced by the Morigagor's promisery note of even date hereins, the terms of which are incorporated herein by reference, in the sum of Twenty-Three Thousand Seventy Four and

19/100ths ----- Oollen 523,074.19 due and payable

pursuant to terms and conditions of mortgagor's promissory note dated _____, 1979

with interest therein from date at the case of nine per contain per annum, to be paid; in full by June 30, 1979

WHEREAS, the Martgagor may herculter become indebted to the loss Martgagee for such further sums as may be advanced to be fee the Martgagor's account for terms incurance premiums, public assessments, repairs, or for any other purposes:

NOW, KNOW ALL MEN, That are Varigages, in consideration of the aspectic dist, and in order to secure the payment thereof, and or any other and surface for the purity, the Mortgages may be indebted to the Managages at any time for advances made to or for his account by the Mortgages, and also in consideration of the further sum of Three Dollars (\$200) to the Mortgages in hand well and truly gold by the Mortgages at and before the scaling and delivery of these presents, the receipt whereof is hereby acknowledged, has gramed, bargained, sold and release unto the Mortgages, its successors and assumes.

"All that certain piece, parcel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, tying and being in the State of South Carolina, County of Greenville described as follows:

ALL that piece, parcel or lot of land situate, lying and being in Greenville County, State of South Carolina, being known and designated as Lot No. 6, Section A, Block 1, of a subdivision known as PARKVALE, as will appear from a plat thereof recorded in the R.M.C. Office for Greenville County, S.C. in Plat Book K, page 52, and having, according to said plat, the following metes and bounds, to wit:

BEGINNING at an iron pin on Summit Drive (formerly Bennett Street), joint corner of Lots 6 and 7 and running thence S. 17-0 W. 70 feet along Summit Drive to an iron pin at the joint corner of Lots 5 and 6; thence N. 88-40 W. 177 feet along the line of lot 5 to an iron pin at the joint corner of Lots 5, 6, and 13 and 14; thence N. 12-0 E. 70 feet along the line of Lot 13 to an iron pin at the joint corner of Lots 6, 7, 12 and 13; thence S. 88-30 E. 187 feet along the line of Lot 7 to the beginning corner.

AND ALSO: ALL that piece, parcel or lot of land designated as Lot No. 7, Section A, Block 1, of the PARKVALE subdivision as shown on the above plat and having the following metes and bounds, to wit:

BEGINNING at an iron pin on Summit Drive (formerly Bennett Street), joint corner of Lots 7 and 8, and running thence S. 12-0 W. 70 feet along Summit Drive to an iron pin, joint corner of Lots 6 and 7; thence N. 88-30 W. 187 feet to an iron pin, joint corner of Lots 6, 7, 12 and 13; thence N. 12-0 E. 70 feet along the line of Lot 12 to an iron pin, joint corner of Lots 7, 8, 11 and 12; thence S. 88-30 E. 182 feet along the line of Lot 8 to the Sbeginning corner.

CLESS HOWEVER, any portion of the above two lots which may be included in the deed of William Goldsmith Duke to the City of Greenville recorded in Deed Book 481 at Page 211 in the R.M.C. Office for Greenville County, S.C.

THIS being the identical property conveyed to the mortgagor herein by deed not Justen Duke Hyder recorded in the R.M.C. Office for Greenville County, S.C. in Deed Book 1076 at pages 272 and 273. Recorded 3/31/78.

This conveyance is made subject to any and all existing reservations, easements, rights of way, zoning ordinances and restrictions or protective covenants that may appear of record, on the recorded plat(s) or on the premises.

Together with all and singular rights, members, herditaments, and opported area to the same belonging in any way incident or apportaning, and of all the rents, issues, and profits which may arise or be had thereform, and including all heating, plumbing, and lighting fixtures new or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a gart of the real estate.

TO HAVE AND TO HOLD, all and singular the said premises units the Mortgagee, its heirs, successors and assigns, forever.

The Mortgagor covenants and it is leafully seized of the premises hereinabove described in fee simple absolute, if at it has good eight and is laufully authorized to sell, convey or encomber the same, and that the premises are free and clear of all firm and encombrances. Micept as provided herein. The Mortgagor further coverants to warrant and foreurs defend all and cinyular the said premises unto the Mortgagor and all persons whomscener fewfully eleming the same or any part thereof.

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