|          | STATE OF SOUTH CAROLINA  | GREEV. TOO.S  | . c/<br>MORTGAGE OF REA<br>79   | A CONTRACTOR OF THE CONTRACTOR | - 4   |
|----------|--|---|---|--|---|
|          | COUNTY OF GREENVILLE   |   | MORTGAGE OF REA<br>79   | AL ESTATE  | <b>)</b> ?  |
| -        |  | DOWN'L : TANKERSL   |   |  | 13  |
| 3        | Whereas, Bobby A. Litt   | (Name or name) as they appear on  |   |  | -Marie Series   |
| 1        | of the County of GREENVILLE<br>to Homemakers Loan & Consumer Discou<br>Carolina, hereinafter called Mortgagee, as  | mt Company, a corporati<br>s evidenced by a certain i   | on doing business under the la<br>promissory note of even date her  | ws of the State of Sou<br>ewith, the terms of whi  | ith<br>ích  |
|          | are incorporated herein by reference in the (\$\frac{4686.25}{}\),   | e principal sum of  | OOK TROODING DIK NO   | Doll   | 25/100  |
| _        | Whereas, the Mortgagee, at its optisor in title, at any time before the cance Note (s) or Additional Advance Agreeme may be mutually agreeable, which addit secured by this mortgage, the same as tindebtedness and future advances outsta   | llation of this mortgage,<br>nt (s)—of the Mortgagor,<br>ional advances, plus into<br>the original indebtednes  | which additional advance (s) shall bear such maturity date crest thereon, attorneys' fees an s, provided, however, that the   | shall be evidenced by to<br>and other provisions<br>d Court costs shall state<br>total amount of exist   | the<br>as<br>and<br>ing   |
| ``<br>-` | Twenty thousand and $\frac{NO}{100}$ Dollars (\$20)  | 0,000.00), plus interest th   | nereon, attorneys' fees and Cou   | irt costs.   |   |
|          | Now, Know All Men, the Mortgago thereof to the Mortgagee, and also in cowell and truly paid by the Mortgagee at hereby acknowledged, has granted, bargar assign, and release unto the Mortgagee, in fland in the County of Grant of Plantatic County in Plat Book ppp, at following metes and bounds, ide of Panorama Court at the configuration of the county of Plantatic County in Plat Book ppp, at following metes and bounds, ide of Panorama Court at the configuration of Panorama Court at the configuration of Panorama Court at the configuration of the same to all many furniture or househousehold are, along with any furniture or household are, along with any furniture or househousehold are, along with any furniture or household are a | onsideration of the furth t and before the scaling ined, sold, assigned, and its successors and assigns reen ille, state on Estates record page 127, and the corner of Lorent the corner of Lorent, sold polishes are and shall old goods, which may be id household appliances a rights of way, limited to, the This being the av Builders Inc | er sum of One Dollar (\$1.00) to and delivery of these presents released, and by these presents the following described proper of South Carolina, ded in the R.M.C. Chaving accordin to ming at an iron pine of No. 14 and runned South Carolina, and runned South Carolina, and runned South Carolina, and feet to the plant ordinances, sether the described and other chattels are described, a portion of the present of | to the Mortgagor in has, the receipt whereof does grant, bargain at the control of the first of the first of the first of the norther of the norther of the realty at the control of the security for the above descripted as follows: or the above descripted at the grant of the gra | ind is is is fl,lot s lot en ille ern iron ning ads and the irbed 4 antor |
| •        | in Deed Book 976 at page 45<br>This bieng the identical pr<br>InC. by deed dated 6-8-73  | roperty conveyd   | to Bobby a Little :   | by Holloway Bu   | ilders  |
| •        | Together with all and singular the imp<br>to the same belonging or in any wise app<br>Mortgagor shall be entitled to collect as<br>cluding all heating, plumbing, and light<br>with the real estate herein described.  | provements thereon and<br>pertaining; all the rents,<br>and retain the said rent-<br>ting fixtures and equipm   | the rights, members, hereditar<br>issues, and profits thereof (pro-<br>, issues, and profits until defa-<br>nent now or hereafter attached  | ovided, however, that<br>ult hereunder); and<br>to or used in connect  | the<br>in-<br>ion   |
|          | To Have and To Hold, all and sin   |   |   |  |   |
|          | The Mortgagor covenants that he is<br>(or such other estate; if any, as is stated<br>encumber the same, and that the premise   | I hereinbefore), that he  | has good, right, and lawful au  | thority to sell, convey,   | , or  |

so state)

| TRAVLERS REST FEDERAL SAVINGS AND LOAN |     | THE STATE OF BOUTH CAROLINA |
|--|-----|-----------------------------|
|  |     |                             |
|  | - 5 | 17 DOCUMENTARY              |
|  | 1   | SEL TOCUMENTARY TOLD S      |
|  |     |                             |
|  |     |                             |

The Mortgagor further covenants to warrant and forever defend all and singular the premises as herein conveyed, unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any

The Mortgagor covenants and agrees as follows:

- 1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note and any subsequent note or agreement evidencing additional advances, at the time and in the manner therein provided.
- 2. That the lien of this instrument shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness or any part thereof secured hereby.
- 3. That he will pay as they become due all mortgage loan insurance premiums, taxes, assessments, water rates, and other governmental or municipal charges, fines or imposition, assessed against the property hereby mortgaged. If the mortgagor fails to make any payments provided for in this section or any other payments for taxes, assessments, or the like, the Mortgagee may pay the same, and all sums so paid shall bear interest at the same rate as the principal debt secured hereby (from the date of such advance) and shall be secured by this mortgage.
- 4. That he will keep the premises in as good order and condition as they are now, reasonable wear and tear excepted, and will not commit or permit any waste thereof.
- 5. That he will procure and continuously maintain fire and such other hazard insurance as the Mortgagee may require on the improvements now or hereafter on said premises, and will pay promptly when due any premiums therefor. If he fails to do so, the Mortgagee may cause the same to be done and reimburse itself for such premiums and expenses, and the same shall be secured by this mortgage. All insurance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by the Mortgagee and have attached thereto loss payable clauses in layor of and in form acceptable to the Mortgagee. 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 the Mortgagor, and each insurance company con-