GREENVILLENIE STANKERSLEY

SOUTH CAROLINA,

Blue Ridge	
	orrower,S
	Dollars
thether one or more), aggregating ELEVEN THOUSAND THREE HUNDRED DULLARS & NO/100===================================	ecure in
11,300,00 ), (evidenced by note the control of the	hat mav
become will section the solution of the soluti	other
debtedness, future advances, and all other indebtedness outstanding at any one time not to exceed	note(s).
ollars (\$ 25,000,00 ), plus interest thereon, attorneys' tees and court costs, with interest as provided costs including a reasonable attorney's fee of not less than ten (10%) per centum of the total amount due thereon and charges as provided note(s) and herein. Undersigned has granted, bargained, sold, conveyed and mortgaged, and by these presents does hereby, grant, bargained and mortgage, in fee simple unto Lender, its successors and assigns:	HUCU III
Township. Greenville	
All that tract of land located in	follows:

ALL that lot of land in the State of South Carolina, County of Greenville, in Oaklawn Township, containing 8.53 acres, more or less, and being more particularly described in accordance with a survey for Herman F. Cagle and Gloria M. Cagle prepared by Carolina Surveying Company, dated March 19, 1979.

This is the greater portion of the property acquired by the mortgagor herein by deed of Fred Austin, dated January 3, 1979 and recorded in Book 1096 at page 723. (Also Bk. 1096, Pg. 724, 725, 730, 731, 732, 735.)

This 8.53 acre tract includes that parcel of land acquired by deed of B. F. Turner, et ux, dated April 10, 1979 and recorded in Book 1100 at page 400.



TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in any wise incident or appertaining.

TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining.

A default under this instrument or under any other instrument heretofore or hereafter executed by Borrower and/or Undersigned to Lender, or a default by Borrower, and/or Undersigned under any instrument(s) constituting a tien prior to the lien of this instrument, shall, at the option of Lender, constitute a default under any one or more or all instruments executed by Borrower and/or Undersigned to Lender. In case of such default, at the option of Lender, all indebtedness due from Borrower and/or Undersigned to Lender may be declared immediately due and payable.

UNDERSIGNED hereby binds himself, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully claiming or to claim the same or any part thereof.

PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms, covenants, conditions, agreements, representations and obligations contained in all mortgages executed by Borrower to Lender according to the true intent of said Mortgages, all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth in extenso herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect.

It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower to Lender, whether as principal debtor, surety, guarantor, endorser or otherwise, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower owes no indebtedness to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to make any further advance or advances to Borrower.

In the event Lender becomes a party to any legal proceeding (excluding an action to foreclose this mortgage or to collect the debt hereby secured), involving this mortgage or the premises described herein (including but not limited to the title to the lands described herein), Lender may secured), involving this mortgage or the premises described herein (including but not limited to the title to the lands described herein), Lender may secured by Lender, including a reasonable attorney's fee, which also recover of Undersigned and/or Borrower ail costs and expenses reasonably incurred by Lender, including a reasonable attorney's fee, which costs, expenses and attorney's fee when paid by Lender shall become a part of the debt secured hereby and shall be immediately payable upon demand, and shall draw interest from the date of advance by Lender until paid at the highest rate provided in any note or other instrument secured became.

This agreement shall inure to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances hereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be secured hereby. The word "Lender" shall be construed to include the Lender herein, its successors and assigns.

EXECUTED, SEALED, AND DELIVERED, this the	23 day of	July	,1981
	Hermon	- Park	(L. S.)
Signed, Sealed and Derivered in the Presence of:	Herman F. Cagle		(L. S.)
- 15 1 1 1 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0	Alina D	(ade)	(L. S.)
10- service	Gloria M. Cagle		Form PCA 402
S. C. R. E. Mtg Rev. 8-1-76			The second second

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