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**REAL ESTATE MORTGAGE** 

STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE

TO ALL WHOM THESE PRESENTS MAY CONCERN: The undersigned \_\_\_\_Ernest \_A Greenville S ( ) creinafter called the mortgagor, send(s) greetings:

141974

WHFREAS, the mortgagor is well and truly indebted unto The Cotwool Minusagturing Corporation, a corporation organized and existing under the laws of Delaware, hereinafter called the mortgagee, as evidenced by a kerrain promissory note of even date herewith, the terms of which are incorporated herein by reference, in the principal sum of Twenty-Three Hundred and Bighty-Five - - dollars (\$ 2399.00 with interest from date at the rate of six per centura (6%) per annum most paid, computed mentally on the unital bilance of mencing on the lst day of June 1950 and ca the find day of each month thereafter and the spacing and fully paid, except that the final payment of principal and integer if not sooner paid, shall be due and payble. In the last day \_\_\_\_\_1962\_ and provided further that the whole or any part of said principal sum pluy by antiquated and had without penalty at any time price to such final due date.

NOW, KNOW ALL MEN. That the Mortgagor, in consideration of the aforestid debt and for betall softing the payment thereof to the mortgagor according to the terms and conditions of said rate and also in consideration of the further lamber three Dollars (\$3) to the Mortgagor in hand well and truly paid by the Mortgagor at and before the sealing and delivery of the presents the receive whereoft is hereby acknowledged, has granted, bargained, sold and released, and by these presents does grant, beginn will and release unto the Mortgagor, its successors and assigns, the following described real estate situated in the County of Greenvilly. State of South Carolina:

All that piece, parcel or he of had with invadant and the county of Greenvilly.

All that piece, parcel or lot of land, with improvement thereon, situate, lying and Jeing in Judson Mills Village, Greenville Grafty 6 of Block South Carolina, and being known and designated as Lot // Piedmont Engineering Service, Greenville, S. C., dated April 11, 1950, plats of Blycks 7, 8, 9 (1911, 12, 13 and 14 being representations) the R.M.C. Office for Greenville County, S. C., respectively, in Plat Book X. at pages 143-157, inclusive. The lot above of chibed and the R.M.C. Office for Greenville County, S. C., respectively, in Plat Book X. at pages 143-157, inclusive. The lot above of chibed and the R.M.C. Office for Greenville County, S. C., respectively, in Plat Book X. at pages 143-157, inclusive. The lot above of chibed and the R.M.C. Office for Greenville County, S. C., respectively, in Plat Book X. at pages 143-157, inclusive. The lot above of chibed and the R.M.C. Office for Greenville County, S. C., respectively, in Plat Book X. at pages 143-157, inclusive. The lot above of chibed and the R.M.C. Office for Greenville County, S. C., respectively, in Plat Book X. at pages 143-157, inclusive.

This is the identical property this day converted to the Mertgager by The Cotwool Manufacturing Corporation by its deed contemporaneously delivered and to be contemporaneously recorded with this mertgage in the M.C. office for Greenville County, S. C.

This mortgage is given to secure the credit portion of the purchase price of the within described property.

Subject, however, to all the reservoir, as, exceptions, conditions, restrictions and limitations set forth in said deed to the Mortgader Together with all and singular the rights, members, hereditaments and appuritariness to the same belanging or in any way incident

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its successors and assigns forever; subject however, to the reservations, exceptions, conditions, restrictions and limitations herein above referred to. And subject to said reservations, exceptions, restrictions and limitations the Mortgagor hereby bindy himself, his heirs, deviseey, executors and administrators to warrant and forever defend all and singular the said premises unto the Mortgagee, its successors and assigns from and against the Mortgagor, his heirs, devisees, executors, administrators and assigns and all other persons whomsoever lawfully claiming or to claim the same or any part thereof,

And its is further agreed that in addition to and at the time of payment of the mountly installments of principal and interest as stipulated above the Mortgagor shall perfore to the Mortgagoe, until said note be paid in full an amount equal to 1/12th (or one month's promain portion if less than 12 monthy will expire before due) of the annual fire and windstern insurance premiums, and taxes (all as estimated by the Mortgagoe) next due of or in connection with said premises plus the amount of any other assessments or other charges bereafter imposes on or against saidly remises on demand of the mortgagoe; provided, however, that if an adjustment in the amount of said monthly payments for insurance premiums and taxes becomes necessary in order to meet the same before they become delinquent, the Mortgagoe is berieby authorized to parket such adjustments and the Mortgagoe shall thereafter pay such adjusted amount each month until further adjustment be made, and from their that the Mortgagoe shall bold said payments in trust to pay such insurance premiums and taxes annually before the same become delinquent; and in the event of the factoristic of this mortgage any of said funds in the hands of the Mortgagoe on the date of filing complaint for such freeclosure shall be applied (first to interest and then to principal) on the indebtedness then due under said actual and upon payment in full of said indebtedness any balance of said funds in the hands of the Mortgagoe on the date of filing complaint for such freeclosure shall be applied (first to interest and then to principal) on the indebtedness then due under said actual and upon payment in full of said indebtedness any balance of said funds in the hands of the Mortgagoe shall be surrendered to the Mortgagoe, his executors, administrators, hears, levises or assigns. Upon failure of the Mortgagoe to pay to the Mortgagoe may advance may advance the funds to pay the same and all sums so advanced, with interest thereon from date of advancement at the rate of six (6) per cen

And upon breach of or default in any of the terms, conditions or agreements of this mortgage or of the note bereby secured, the Mortgagee. Its successors or assigns may at its option declars the entire unpaid balance immediately due and payable and proceed to collect the same, together with all costs of collection including an artemer's fee of ten (10) per centum which shall stand secured bereby, by the foreclosure of this mortgagee and sale of the premises above described.

And the Mortgagor hereby assigns to the Martgagee its successor or assigns all the rents, issues and profits of said premises from and after the breach of, or default in any of the terms, conditions or covenants hereof or of said noce, and any judge of the circuit court of said State, at Chambers or otherwise, and upon expansive protectings, or otherwise, may appoint a receiver, with authority to take possession of said premises to collect said reads, issues and profits and apply the net proceeds so collected (after paying costs of collection) upon said principal, interest, insurance fremiumed taxes of other legal assessments, costs or expenses, without liability to account for anything more than the rents issues and profits accountly collected, less said costs.

No assumption of payment of the indebtedness secured by this mortgage, except by the original Mortgagor named berein, his heirs, devisees, administrators of executors, shall be permitted or procured without the consent in writing of the Mortgagoe, its successors or assigns.

PROVIDED ALWAYS, NEVERTHELESS, that it is the true intent and meaning of the parties to these presents that if the Mortgagor shall well and truly day or can't to be paid to the Mortgagee, its attorneys, successors or assigns, the said debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the aforesaid note and the conditions thereof, then the estate bereby granted shall cease, determine and be utterly null and void; otherwise it shall remain in full force and virtue.

And it is further agreed by and between said parties that the mortgagor shall hold and enjoy possession of said premises until default of payment shall Ke made

The covenants herein contained shall bind and the benefits and advantages shall inure to the Mortgagor, his heirs, devisees, executors, administrators and assigns and to the Morgagee, its successors and assigns respectively.

Where required for clarity of context the masculine gender as used herein shall also include and denote the feminine gender and the singular number shall also include and denote the plural number.