

AC. 82-408, BOSTON, MA
FILED
GREENVILLE, CALIF.
JULY 12 1937
LAW OFFICES OF
WILLIAM C. MC GOWAN

*Enclosed
Lennie S. Landerly
101-35*

71-10329

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SEP 30 1961

State of South Carolina
COUNTY OF GREENVILLE

To All Whom These Presents May Concern:

DEVENDER ROAD LAND COMPANY, A PARTNERSHIP *Ranik - Shuk*

(Borrower referred to in Mortgage) (SEND(S) GREETINGS.

WHEREAS, the Muncie is well and truly indebted unto FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF GREENVILLE, SOUTH CAROLINA (hereinafter referred to as Muncie) in the full and true sum of **One hundred forty thousand seven hundred & 00/100----- (\$ 140,700.00,**

Dollars as evidenced by Bourassa's promissory note of even date herewith, which note does not contain a provision for escalation of interest rate (paragraphs 9 and 10 of this mortgage provides for an escalation of interest rate under certain conditions), and note to be unpaid with interest as the rate or rates therein specified in installments of **TWO thousand nine hundred eighty nine & 48/100-----** \$ 2,989.48 + Dollars each on the first day of each month hereafter, in advance, until the principal sum with interest has been paid in full, such payments to be applied first to the payment of interest, computed monthly on unpaid principal balance, and then to the payment of principal with the last payment, if not sooner paid, to be due and payable, **5** years after date, and

WHEREAS, and unto further provide that if at any time any portion of the principal or interest due thereunder shall be past due and unpaid for a period of thirty days, or if there shall be any failure to comply with and satisfy by any By-Laws or the Charter of the Banker, or any regulations without in this mortgagor, the whole amount due thereunder shall, at the option of the holder thereof, become immediately due and payable, and such holder shall have the right at any time to sue proceedings upon such note and any evidence given as security, same for the purpose of collecting said principal due, and interest, with costs and expenses for proceedings, and

WHEREAS the Mortgagor owes Beneficer Recourse indebted to the Mortgagor for such further sums as may be advanced to the Beneficer account for the payment of taxes, insurance premiums, charges, or for any other purpose;