72 met 354.

Mortgagees' Address: P.O. Box 1329 800x 1374 PAGE 326 FILED GREENVILLE CO. S. C. Greenville, S. C. ] hus 3 9 22 MY 176 MORTGAGE OF REAL ESTATE SOUTH S. TANKERSLEY TO ALL WHOM THESE PRESENTS MAY CONCERN. R.H.C. STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

WHEREAS, James Edward Clark and Thelma B. Clark

(hereinafter referred to as Mortgagor) is well and truly indebted unto Southern Bank & Trust Company

(hereinafter referred to as Mortgagee) as evidenced by the Mortgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of Nine Thousand Six Hundred One and 20/100-----Dollars (\$9,601.20) due and payable

in accordance with terms of note of even date herewith

The Mortgagor further covenants and agrees as follows:

(1) That this mortgage shall secure the Mortgagee for such furthing suinasis it at the appearance of the Mortgage, for the payment of those, insurance premiums, public assessment, repursive other purposes pursuant to the covenants herein. This mortgage shall also secure the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgage so long as the total includences thus secured does not exceed the original amount shall on the face bereaft. All sums so advanced shall bear threat at the same rate as the mortgage debt and shall be payable on demands of the Mortgagee unless otherwise provided in writing 1.

(2) That it will keep the improvements now existing or hereafter creeted on the mortgaged property insured as may be required from time to time by the Mortgagee, against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as this be required by the Mortgage, and in companies acceptable to it, and that all such policies and renevals the crof shall be held by the Mortgagee, and here missed discrete loss plus ble clauses in favor of, and in form succeptable to the Mortgagee, and that it will prove the province of the Mortgagee, and that it will prove the province of the Mortgagee, to the extent of the halling the proventing of the proventing of the proventing to the Mortgagee, to the extent of the halling the proventing to the proventing materials and otherwise materials described in the province materials as the document of a posterior of the Mortgagee, to the construction until complete printing incomption, and should it fail to do so the Mortgagee.

(3) That it will keep all a prover to be sixth or hereafter erected in good repair, and, in the case of a contraction from that it will continue construction until complete position, in crouption, and should it fail to do so, the Mortgarco may, at it which, enter up as said premises, make whatever upairs are not any including the completion of any construction work undeputy and charge the expenses for such repairs or the coupled and such a pulsion to the analysis debt. ., 18958 icas

Mobile of tokelts, and other overshirth or man tokelts of the toke

against the mortgagether and a state of the mortgaged premises from and after any default becomes an algorithm of the mortgage proceedings be instituted pursuant to this instrument, any judge having jurisliction may, at Cloudlers or oth wise, appoint the nortegated premises, with full authority to take passession of the mortgaged premises and collect the tents, issues and profits, including a reasonable tental to be fived by the Court in the event said promises are occupied by the mortgage and after deducing all that he and expenses attenting such proceeding and the execution of its trust as receiver, shall apply the residue of the roots, issues and profits toward the payment of the debt secured hereby.

26) That if there is a default in any of the terms, conditions, or executions of this mortgage, or of the note secured hereby, then, at the option of the Mortgage, all sums then owing by the Mortgage to the Mortgage shall become immediately due and payable, and this mortgage may be forcelosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgage become a pairty of any soft involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part at profit of any soft involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part at proceeding and may be recovered and collected here under.

(7) That the Mortgage shall hold and enjoy the premises above conveyed until there is a default under this mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue.

(8) That the covenants berein contained shall Lind, and the benefits and advantages shall inue to the recovering hair contained shall Lind, and the benefits and advantages shall inue to the recovering hair contained shall Lind, and the benefits and advantages shall inue to the recovering hair contained shall Lind, and the benefits an

(5) That the covenants berein contained shall hind, and the benefits and advantages shall faute to, the respective heirs, executors, administrators successors and assigns, of the parties hereto. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.