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CII ED SIS E WAT SI GREEN, FOR.S.C. S'UND SC

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3 44 PH 182 STATE OF SOUTH CAROLS A BET MORYGAGE OF REAL ESTATE

H. L. Butler and Ruth H. Butler WHEREAS.

oper is well and broke bedated on to Commercial Fortgage Company, Inc., successors and assigns,

thereinafter referred to so Martpagee) as evidenced by the Martpager's premissory nate of even data harveith, the terms of sincorporated berein by reference, in the sem of Sixteen Thousand and 00/100----in accordance with the terms of a certain promissory note executed of even date herewith.

NO SERVICE OF ANY PROPERTY MAKES AND ASSESSED ASSESSED ASSESSED OF SERVICE AND ASSESSED ASSESSED.

WHEREAS, the Mortgager may hereafter become indebted to the said Mortgages for such further sums as may be advanced to an or the storyogat's account for texts, insurance promiums, public essecutorits, report, or for any other purposes:

Do NOW, A'NOW ALL MEN. That the Maripagar, in consideration of the eforetain fields, and in order to secure the payment thereof, and on NOW, A'NOW ALL MEN. That the Maripagar, in consideration of the Maripagar of any time for advances made to as fee his poly only other and further sums for a high the Maripagar, and also in consideration of the further sum of Three Dollars (\$3.30) to the Maripagar is hand well and truly Currently by the Maripagar, and also in consideration of the further sum of Three Dollars (\$3.30) to the Maripagar, and also in consideration of the further sum of Three Dollars (\$3.30) to the Maripagar, and also in consideration of the further sum of Three Dollars (\$3.30) to the Maripagar, and account of the section of the section

TALL that certain piece, percel or let of lend, with all impresentants therean or beneather constructed thereon, alreste, being on being in the State of South Carains, County of Greenville, and being known and designated Das Lot No. 24 Riverdale Subdivision, according to a plat prepared by Dalton & Neves, July 1957, recorded in the P.M.C. Office for Greenville County, South Carolina in Flat Book FK, at Page 107, and having, according to said plat, the following courses and distances having, according to said plat, the following courses and distances, to-wit:

DEGINNING at a point on the edge of Riverview Drive at the joint front decree with Lot No. 23 and running thence with the common line of said lot N. 16-51 E. 314.1 feet to a point; thence N. 64-45 W. 157 feet to a point at the joint rear corner with Lot No. 25; themce running with the common line of Lot No. 25 S. 7-23 W. 341.5 feet to a point on the ledge of Riverview Drive; thence running with the edge of said Drive 73-09 E. 100 feet to a point on the edge of said Drive the point of beginning.

This being the same property granted to the Mortgagors herein by Deed Fook 1125 of James A. Stone dated May 16, 1980 and recorded in Deed Fook 1125 of James A. Stone dated May 16, 1980 for Greenville County, South Carol as Page 976 in the R.M.C. Office for Greenville County, South Carolina.

Calso: All that piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Greenville, being known and designated as Lot No. 4 and a portion of Lots Nos. 6, 7 and 8 on Plat of White Horse Heights, said plat being recorded in the RMC Office for Greenville County, South Carolina in Plat Book BE at Page 135, and more particularly described in plat prepared by Carolina Surveying Company, for M. E. Durham on May 3, 1977, and having according to said plat the following metes and bounds:

REMINING at an iron pin on the southerly side of Range View Drive, Wight front corner of Lots 4 and 5, and running thence S. 30-53 E., Woint front corner of Lots 4 and 5, and running thence 3. 30-33 E., 4 feet to a pin, joint rear corner of Lots 5 and 6; thence N. 31-30 E., 57 feet to a pin; thence through a pertion of Lot 6. S 3-32 E. 111.8 feet to a pin, joint rear corner of Lots 6 and 7; thence N. 61-10 E., 11.3 feet to a pin; thence S. 25-02 E., 82.5 feet through a portion of Lot 7 to a pin on the joint line of Lots 7 and 8; thence running S. 29-08 E., 95.2 feet through a portion of Lot 8 to a pin; thence S. 76.22 W., 114.8 feet to a pin on the joint rear corner of thence S. 76.22 W., 114.8 feet to a pin on the joint rear corner of Lots 4 and 3; thence running with joint line of said lots, N. 44-37 V., (Please see attached sheet)

figures and equipment, other than the social hausehold furniture, he cons

TO HAVE AND TO MOLD, all and singular the said premises used the Martgapes, its hairs successers and assigns forever.

The Mortgagor obvariants thirt it is toutfully saises of the promises hereinabove described in fee simple absolute, that it has good right and is lavially authorized to sell, convey or encumber the same, and that the premiers are first and close of all liens and encumbrances escept at pravided herein. The Martgapor further coverants to warrent and farrant defend all and singular the said premises with the Mertgreet forever, from and spaintd the Mertgapor and all persons who maked faultely claiming the same or any part thereof.