BOOK 1132 PAGE 209

MORTGAGE OF REAL ESTATE

ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS, Bobby B. & Parsy W. Cannon

(hereinallier referred to as Mortgagar) is well and truly indebted unto

Southern DiscountCo.
Laurens Shopping Plaza
Laurens, S.C.

(hereinalter referred to as Marigages) as evidenced by the Marigagar's promissory nate of even date herewith, the terms of which are in proported herein by reference, in the sum of

Dollars (\$ 1320.00

) due and payable

One Thousand-Three Hundred-Twenty-Dollars and no/100 cents

with interest thereon from date at the rate of

per centum per annum, to be paid:

WHEREA), the Mortgagor may hereafter become indebted to the soldMortgages for such further sums as may be advanced to ar for the Mortgagor's account for tuses, insurance premiums, public assessments, repairs, or for any other purposes:

NOM. KNOM ALL MEN, That the Hortgogue, in consideration of the ofosesald dals, and in order to secure the payment thereof, and of and other and further turns har which the Mengague may be indebted to the Mortgague or any time for advances made to or to his account by the Mortgague, and also in consideration of the further sum of Three Pollers (\$3.00) to the Mortgague, in a load well and study pold by the Mortgague of and Mefore the scaling and delivery of these presents, the accept whereal is hereby acknowledged, host grants, but grained, sold and released, and by these presents does yount, sell and release out to the Mortgague, its successors and assignit

"ALL that certain piece, parcel or let of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County of Greanvilla, S. C.

All that certain, parcel or lot of land situate lying and being in the State of South Carolina, County of Greenville. Lot # 12 and 2 of lot # 13 on plat of Pino Forest recorded in NGC office for Greenville County and plat book 2 Q page 106-107.

Beginning at an iron pin on the Northernside of Lanes od Dr. at the joint Front corners of lot # h2 and h3 and running thence with the joint line. of the said lots N 26-30 V 138 feet to an iron pin thence, running North 63-30 Z 150 feet to an iron pin thence South 26-30 E 138 feet to an iron pin on the Northern side of Lanescod Dr. thence with said drive south 63-30 M 150 feet to an iron pin at the soint of beginning.

Together with all and singular rights, nembers, harditanents, and appartenances to the same belonging in any way incident or opperfaming, and of all the rears, issues, and profits which may alike or he had therefore, and including all healing, planshing, and light
any fistures way as hereafter attached, councered, existed thereto in any momers, theirigh the intention of the garties hereto that all such
theirs and a quipmant, other had the swell household farming, he considered a part of the real existe.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its heirs, successors and assigns, forever,

The Martiguar covenants that it is lambily surred of the premises hereinabove described in fee simple absolute, that it has quadriphical is lambily authorized to full, concer or encomber the same, and that the premises are free and clear of all leius and cross-backers except as provided herein. The Martiguage further covenants to warrent and laware defend all and impalse the raid previous on-the Martiguage further, than and against the Martiguage and all persons whomseever lawfully claiming the same or my part therest.