MORTGAGE OF REAL ESTATE , ATTORNEY AT LAW, PICKENS, S. C. IM 1-69

OCT 1 5 1969 Mrs. Companysworth The State of South Caroling, R. M. C. COUNTY OF PRESENT GREENVILLE

To All Whom These Presents May Concern:

WE. J. D. VICKERY. JR., JOHN C. COBB AND GLENN HAWKINS , hereinafter for convenience styled Mortgagor (s)

SEND GREETING:

Whereas. , the said mortgagor (s)

in and by

certain promissory note in writing, of even date with these presents, is (are)

well and truly indebted to J. C. RAMPEY

hereinafter called the mortgagee(s), in the full and just sum of

THREE THOUSAND AND NO/100- - - - - -- - - - DOLLARS (\$ 3,000.00), to be paid

seven (7) years from date

, with interest thereon from date

at the rate of

four

percentum per annum, to be computed and paid

annually

until paid in full, all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount evidenced by the said note to become immediately due, at the option of the holder hereof, who may see thereon and foreclose this mortager; and in case said note after its maturity, should be placed in the hands of an attorney for suit or collection, or it, before its maturity it should be deemed by the holder beneficessary for the protection of his interests to place and the holder should place the said note or this mortage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortagage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortagage in the colss and express including 10 per cent of the indebtedness as attorneys sees, this to be added to the mortage indebtedness, and to be secured under this mortage as a part of said debt.

, the said mortgagor(s), in consideration of the said debt and sum of NOW, KNOW ALL MEN, That ve money aforesaid, and for the better securing the payment thereof to the said mortgagee(s) according to the term of the said note, and also in consideration of the further sum of Three Dollars, to the said mortgagor(s), in hand well and truly paid by the said mortgagee(s) at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released and by these Presents do grant, bargain, sell and release unto the said Mortgagee (s) his heirs and assigns forever;

ALL that certain piece, parcel or lot of land in Greenville County, State of South Carolina, known as University Park Motel, U. S. Highway 29 North, in the City of Greenville, S. C., on Wade Hampton Blvd 250 foot frontage -- consists of Office Lounge, 2 bedrooms, 1 bath, living quarters, furnace room, laundry room, storage room, swimming pool and 29 rental units, oil heat and air-condition. All their rights to the name of University Park Motel, and all the contents contained therein: Furniture, Linens, Signs, Appliances, Fixtures and Furnishings. This land and property is the same as conveyed to Mortgagors by Everett's Highway Services, Inc.

ACREED and understood that Bird Federal Savings & Loan Association and Caine Co. hold prior mortgages over these premises -- sum total owing both First Federal Savings & Loan Association and Caine Co. being \$ 78,700 00

FURTHER understood and agreed that Obligors have signed or will sign other notes and mortgages on these same premises in addition to produce the same premises and mortgages on these same premises in addition to produce the same premises and mortgages on these same premises in addition to produce the same premises and mortgages on these same premises and mortgages on these same premises in addition to produce the same premises and mortgages on these same premises in addition to produce the same premises and mortgages on these same premises in addition to produce the same premises and mortgages on the same premises and mortgages are same premises and mortgages and mortgages and mortgages are same premises and mortgages and mortgages and mortgages are same premises and mortgages and mortgages are same premises and mortg Association and Caine Co. up to a sum total of \$150,000 (due and payable seven years from date signed) and though signed at different times and put on record at different times each along with others totalling \$150,000 (over and above ones held by First Federal Savings & Loan Association and Caine Co) shall enjoy equal priority, the same as if each and every one were signed and put on record at the same and identical time.