GREENVILLE CO. S. C.

. Jun 30 12 12 PH 172

OLLIE FARNSWORTH R. H. C.



State of South Carolina

COUNTY OF

Greenville

MORTGAGE OF REAL ESTATE

To All Whom These Presents May Concern:

Premier Investment.Co., Inc.

(hereinalter referred to as Mortgagor) (SEND(8) GIRECTINGS:

WHEREAS, the Mortgagor is well and truly indebted unto FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF CREENVILLE, SOUTH CAROLINA (bereinafter referred to as Mortgagor) in the full and just sum of

Ten Thousand Five Hundred and no/100-----

(1.10,500.00 /7

Dollars as evidenced by Mortgagor's proxinissory note of even date herestill, 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 understanding provides.

conditions), said note to be repaid with interest as the rate or rates therein specified in installments of Eighty-never distill

WHERAS and note further provides that if at any time any portion of the principal or interest due thristonies that De this doe and unpaid for a period of thirty days, or if there shall be any failure to comply with and alide by any By-Laux or De Taiglier of the Meetrager, or any stipulations set out in this mortgage, the whole amount the there made it half aligned of the bridge the provider shall and the deploy of the bridge through the minoritate due and payable and kind holder shall have the right to institute any provedings flight said inde and principal due, and interest, with citis and exigence to presentings, and

WHEREAN the Mortgagor may bereafter become indebted to the Mortgagor for such further stein as may be advanced to the Mortgagor's account for the payment of taxes insurance premiums, repairs, or for any other purposes.

NOW KNOW ALL MEN. That the Mortgager, in consideration of said debt and to seeing the regiment thereof and any further sum which may be advanced by the Mortgager to the Mortgager's account, and also in remoderation of the sum of Thire Bollion 15 100 to the Mortgager in hard well and truly said by the Mortgager at and before the welling of these presents, the invested wherein its hereby as been defect, has related, burgarred, sold, and released, and by these presents does gillot, hargain, sell and related with the Mortgager as successors and assigns, the following described real estate:

All that certain poce, parcel, or let of Bad, with all improvements thereon, or hereafter to be constructed thereon, should bring and letter in the State of South Carplina, County of Greenville, being known as a .56 dere tract fronting 165 feet along Cd U. S. Highway 29, and being shown as Block Book No. 76-10-15 on the Greenville County Block Book, and having the following metes and bounds, towit:

Beginning at an iron pin at the edge of southern Ry. Co. right of way and running thence N 12-1/2 W 2.50 ch. (165 feet); thence S 76-1/2 W 2.50 (165 feet) chains; thence S12-1/2 E 2.27 chains (149.82 feet) to edge of Railway Company right of way; thence along said right of way, 2.51 chains (165.66 feet) to the beginning corner.