THATELY RESIDENCE

STATE OF SOUTH CAROLINA COMNTY OF LAURENS

TO ALL WHOM THESE PRESENTS MAY CONCERN

I. A. M. Morgan, Jr.

IN THE STATE AFORESAID, hereinafter called Mortgagor,

The word Mortgagor shall include one or more persons or corporations. The word Association shall mean the PALMETTO SAVINGS AND LOAN ASSOCIATION OF LAURENS.

WHEREAS, the said Mortgagor by his certain promissory note, in writing of even date herewith, the terms of which are incorporated herein by reference, is well and truly indebted unto PALMETTO SAVINGS AND LOAN ASSOCIATION OF LAURENS.

a corporation, in the principal sum of Twenty-one Thousand Five Hundred and No/100

(\$ 21,500.00 Dollars, with interest from that

date X/M K M

Seven & . Mx . at the rate of One-half

(7) 19 per centum per annum until paid. The said principal and interest shall be payable at the office of the Association in &

One Hundred Seventy-three and 217100 monthly installments of

(\$ 173.21) Dollars, commencing on the 10th day of

, 1972, and on the first day of January 👰

each month thereafter until the principal and interest are paid. Unpaid interest to bear interest thereafter at the same rate. And, with interest from the date of said nots, and this mortgage securing the same at the same rate-until the date of the payment of the first monthly installment. Said monthly payments shall be applied:

FIRST To the payment of interest due on said loan, computed monthly.

SECOND. To the payment, at the option of said Association, of such taxes, assessments, or insurance as may be in default on the property pledged to secure this obligation.

THIRD. The balance of said amount to the payment to that extent, as credit of that date on the principal of this loan. Said payments to continue until principal and interest are paid in full.

Said note further providing that if at any time any portion of the principal or interest due thereunder shall be past due and cupind for a period of muety (20) days or failure to comply with any of the By Laws of Said Association, or any of the stipulations of this mortgage, the whole amount due under said note shall, at the option of the balder horsof, begins interesting due and pay able, and suit may be brought to foreclose this mortgage.

And note further providing for a ten (10%) per centum attorney's for besides all costs and expenses of collection to be added in the muount due on said note, and to be collectible as a part thereof, if the same be placed in the hands of any attorney for collection, or of said debt, or any part the reof, be collected by an attorney or by legal proceedings of any kind (all of which is secured by this mortgage) as in and by said note, reference being thereunto had, will more fully appear.

A NEW NOW ALL MEN, that the Mortgagor, in consideration of the said debt for better securing the payment thereof to the said TAMETTO SAVINGS AND LOAN ASSOCIATION OF LAURENS, according by the conditions of said note; and also in consideration of the further sum of Three (\$3.00) Dollars to the Mortgagor in hand well and truly spind by the PALMETTO SAVINGS AND LOAN ASSOCIATION OF LAURENS, according to these presents, the receipt of which is bestly acknowledged, has granted, burgained, sold and released, and by these presents does grant, bargain, sell and release unto the PALMETTO SAVINGS AND LOAN ASSOCIATION OF LAURENS, its successors and assigns:

All that piece, parcel or lot of land lying, being and situate on the north side of Griffin Road in Grove Township in the Jounty of Greenville, State of Jouth Carolina, containing 7.07 acres, as shown on plat by W.R. Williams, Jr., dated April, 1971, and recorded in the RMC office for Greenville County in Plat Book 4 1 at page 189 and having, according to said plat the following metes and bounds: BEGINNING at an I.P. near the center line of Griffin Road joint corner with Sloan and running thence N 15-15 E 990.5 feet to an I.P., thence S 67-45 W 400 feet to an I.P.; thence S 27-13 W 629.5 feet to an I.P. near center of Griffin Road, thence down said road S 49-38 E 120 feet; thence continuing down said broad S 61-26 E 348 feet to the BEGINNING point.

This being the identical property of which A. M. Morkan, or. died seized and possessed of in January of 1965, leaving a life estate to his wife, Annie S. Morgan, who died on July 6, 1969, with remainder to the mortgagor and Mrs. Leon Smith and Mrs. Barbara Henderson, who conveyed their in-Lerest to the mortgagor by deed recorded in Deed Book 914 at page 576.

I hereby certify that the necessary Revenue Stamps were duly the Note above referred to.

> Richard T. Townsend. Attorney at Law