£00x1559 FASE279

HORTON, DRAWDY, HAGINS, WARD & BLAKELY, P.A. 307 PETTIGRU ST., GREENVILLE, S. C. 29603 MORTGAGE OF REAL ESTATE STATE OF SOUTH CAROLINAED COUNTY OF GREENVILLE (CORPORATION) TO ALL WHOM THESE PRESENTS MAY CONCERN: DONNIE SHAHKERSLEY

Deco of Ware Place, Inc. existing under the laws of the State of South Carolina, (hereinafter referred to as Mortgagor) is well and truly indebted unto

Luona Goodwin

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(hereinafter referred to as Mortgagee) as evidenced by the Mortgagor's promissory note of even date herewith, in the sum of:

Twenty-five Thousand and no/100 -----(\$25,000 ) due and payable as provided for under the terms and conditions of said note, which are incorporated herein by reference and Mest representation and the second second second made a part hereof as though they set forth herein, with interest thereon from dalk of the miscok and payable as provided for in said note MANY MANOREM XXXXX COMMONDED

country in reac book of, at rage to, reference to which plat is hereby craved for the metes and bounds of each of said lots. This is a portion of the property conveyed to the mortgagor herein by deed of Francis E. Clark d/b/a Broken Arrow Company dated March 10, 1981 and recorded on May 12, 1981 in the R.M.C. Office for Greenville County in Deed Book 1147, at Page 897 and by corrective deed dated July 9, 1981 and recorded on July 14, 1981 in the R.M.C. Office for Greenville County in Deed Book 1151, at Page 629.

THE mortgagee recognizes that several lots are subject to bonds for title, and mortgagor does hereby assign and set over to mortgagee all the proceeds of said bonds for title, with the express understanding that upon default by mortgagor hereunder, mortgagee may thereafter require and compel all such holders of bonds for title to pay any and future payments thereunder to mortgagee to be applied to the indebtedness due hereunder.

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Witness:

Together with all and singular rights, members, herditaments, and appurtenances to the same belonging in any way incident or appertaining, and of all the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures now or hereafter attached, connected, or fitted thereto in any manner, it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

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

OThe Mortgagor covenants that it is lawfully seized of the premises hereinabove described in fee simple absolute, that it has good right and is la sfully authorized to sell, convey or encumber the same, and that the premises are free and clear of all liens and encumbrances except as provided herein. The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the Mortgago forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.