TOORTHER side all and singular the Right; Members Bereditaneous and approximances to the said Drem-ton belonging, or in surprise recitiest or appendixing.

TO HAVE AND TO HOLD, all and suggest the said premiers unto the said mortgages, heta, processor and and see forever. And the said mortgague does hereby bind itself, its successors and assigns, to warrant and lorgest desent all and abgular the said premises unto the said mortgages, the mortgages's heirs, succonsess and assigns, from and against titell, its successors and assigns, and every person whomsoever claiming or to clean the same or any part thereof.

And the said markyager agrees to insure the house and buildings on said land for not less than Fourteen Thousand (\$14,000,00) in a company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire, with extended opverage, during the continuation of this mortgage, and make loss under the policy on policies of insurance payable to the mortgages, and that in the event the mortgagor shall at any time fail to do so, then the said mortgages may cause the same to be insured as above provided and be reimbursed for the premium and expense if such insurance under this mortgage. Upon failure of the mortgagor to pay any insurance premium or any taxes on other public assessment, or any part thereof, the mortgagee may, at its option, declare the full amenta of this mostgage due and payable.

FRUVILLED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if the said mortgagor does and shall well and truly pay, or cause to be paid unto the said mortgagee the said deta in come of memory aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning, was the wild made, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remata to bill loros and virtue.

AFFD IT IS AGREED, by and between the said parties, that the mortgagor is to hold and enjoy the said premises until default of payment shall be made.

And if at any time any part of said debt, or interest thereon, be past due and unpaid the said mortgagor hereby assigns the rents and profits of the above described premises to said mortgagee, or the mortgagee's heirs, executors, administrating successors or assigns, and agrees that any Judge of the Circuit Court of said State may, at chambers on otherwise, appears a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs and expenses, withand haldlify to account for anything more than the rents and profits actually collected.

The covenants besein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, erecuture, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall inthate the phurst, the phurst the singular, and the use of any gender shall be applicable to all genders.

111 WITHERS WHEREOF, the said mortgagor has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officers on this the 2 day of November year of our land One Thousand Nine Hundred and seventy-two.

Signed, Scaled and Delivered in the presence of

Lienobia C. Wall July Cor Jane

STUBBLEFIELD BUILDERS, INC.

And

STATE OP SOUTH CAROLINA COURTY OF GREENVILLE

PROBATE

Personally appeared before me, the undersigned subscribing witness, and made oath that ... he saw the duly authentical afficents; of the within mortgagor, a corporation, sign, seal and as the act and deed of said corporation execute and deliver the within mortgage, and that he with the other subscribing witness, witnesseth the execution thereid

TWORN TO before me this

day of November, 1972

linary Public Ion South Carolina