MLD 2-C-JULY 61 CONSTRUCTION LOAN

MORTGAGE OF REAL ESTATE

State of South Carolina

County of GREENVILLE

TO ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS, I, (We) Transmell Brothers Builders & Developers hereinefter called the Mortgagor(s), in and by a certain promissory note in writing, of even date with these Presents is well and truly indebted to THE SOUTH CAROLINA NATIONAL BANKERPASSANCES. Greenville, S. C.

hereinafter called the Mortgagee, a national banking association, in the full and just sum of One Hundred Fifty

Thousand & 0/100, 150,000.00) Dollars, with interest from the date hereof at the rate of 2 1/24 over and above the South Carolina National Bank's prime rate, as it varies from time to time, calculated on the basis of a 360 day year for actual number of days are represented to the control of days are principal and interest shall be payable elapsed.

at the office of THE SOUTH CAROLINA NATIONAL BANK **CONTROL SOUTH** Greenville. S. C. in Greenville , South Carolina or at such other place as the holder hereof may designate in writing.

To be repaid as follows:

Interest payments shall commence one month from date of closing, to continue monthly thereafter until paid in full. Principal is to be repaid in four memi-annual installments, according to the following schedule:

lst i	installment -	6 months from	closing	\$30,000.00
2nd i	installment -	12 months from	closing	40,000.00
3rd i	installment -	18 months from	closing	40,000.00
4th 8	& final instal	llment - 24 mont	ths from	
		cle	osing	40,000.00



All installments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any installment or installments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such default until paid at the rate of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of such as the example interest from the date of suc

And if at any time any installment or portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining at that time unpaid together with the accrued interest, shall become immediately due and payable, at the option of the holder thereof, who may sue thereon and foreclose this mortgage; and if said note, after default, should be placed in the hands of an attorney for suit or collection, or if, at any time, it should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note and mortgage in the hands of an attorney for any legal proceedings; then and in either of such cases the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.

NOW, KNOW ALL MEN, That the said mortgagor, in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said THE SOUTH CAROLINA NATIONAL BANKXOEK EXAMPLES OF THE SOUTH CAROLINA NATIONAL BANK OF COLLARS, to the said mortgagor in hand well and truly paid by the said THE SOUTH CAROLINA NATIONAL BANK OF COLLARS OF COLLARS OF COLLARS OF CAROLINA NATIONAL BANK OF COLLARS OF CAROLINA SIGNING OF CAROLINA NATIONAL BANK OF COLLARS OF CAROLINA SIGNING OF CAROLINA NATIONAL BANK OF COLLARS OF CAROLINA SIGNING OF CAROLINA NATIONAL BANK OF COLLARS OF CAROLINA SIGNING OF CAROLIN

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