STATE OF SOUTH CAROLINA COUNTY OF GRIJENVII3.1

MORTGAGE OF REAL ESTATE TO ALL WHOM THESE TRESENTS MAY CONCERN.

WHEREAS,

SOUTHLAND PROPERTIES: NO.

heremofter referred to as Mortgagori is well and truly redeleted unto

BANKERS TRUST OF SOUTH CAROLINA

on demand, according to the terms of its total

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WHIREAS, the Montgagor may hereafter become included to the said Montgages for said further same as may be advanced to or for the Montgagor's account for taxes, insurance premiums, public assessments, repairs, or for any other purposes.

NOW, KNOW ALL MEN. That the Mortgagor, in consideration of the aforesaid debt, and in order to secure the payment thereof, and of any other and further sums for which the Mortgagor may be middled to the Mortgagor at one time for advances made to or for his account by the Mortgagor, and also in consideration of the further sum of Times Dollars. \$3,000 to the Mortgagor in land well and truly paid by the Mortgagor at and before the scaling and delivery of these presents, the receipt wheread is briefly asknowledged, has granted, lungamed, sold and released, and by these presents does grant, bargain, sell and release unto the Mortgagor, its successors and assigns:

"ALL that certain power, parcel or lot of 'and work of organisms thereom, or hereafter a natrocted thereom, satuate, lying and being in the State of South Carolina, Courts of

All those certain pieces, parcels, or lots of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina. County of Greenville, being known and designated as Lot 66 of a subdivision known as Mountainbrooke as shown on plat revised September II, 1974, by Piedmont Engineers & Architects and recorded in the RMC Office for Greenville County in Plat Book 4: N at Page 84 and Lots 172, 189 and 190 of a subdivision known as Coach Hills as shown on plat prejared by Piedmont Engineers. Architects & Planners dated September 26, 1974, and recorded in Plat Book 4: N at Pages 85 and 86. Sheet 2 of Coach Hills has been revised on November 25, 1974 and recorded in Plat Book 4: N at Page 94.

The Lender and Borrower have entered into a certain Construction Loan Agreement dated June 30, 1975, the provisions of which are incorporated herein by reference as fully and to the same extent as though set out herein verbatim. A default in said Construction Loan Agreement shall be treated as a default in this instrument.













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Together with all and singular rights, members, hereditaments, and appurtenances to the same belonging in any way incident or appertaining, and all of the reads, assues, 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 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,

The Mortgagor covenants that it is lawfully seized of the premises bereinshove described in fee simple absolute, that it has good right and is lawfully anthorized to sell, convey or encumber the same, and that the premises are free and clear of all here and encumbrances except as provided herem. The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the Mortgagoe forever, from and against the Mortgagor and all prisons whomspever lawfully claiming the same or any part thereof.

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