

NOA 70 MAR 377

WHEREAS, Jack E. Collins and Bobby Joe Collins are desirous of forgiving the amount owed by each to the other, and Elizabeth C. Rouse is desirous of forgiving the amount owed to her by Jack E. Collins, Bobby Joe Collins, and Richard C. Rouse, and Jack E. Collins, and Bobby Joe Collins are desirous of forgiving the amount owed by the said Richard C. Rouse to the end that there exists no indebtedness by reason of the foregoing notes between Elizabeth C. Rouse, Bobby Joe Collins, Jack E. Collins, and Richard C. Rouse, but such is hereby satisfied by way of forgiveness, however, the proportionate indebtedness of Richard C. Rouse, Bobby Joe Collins, and Jack E. Collins in the amount of Forty-Nine Thousand Four Hundred Thirty-Seven and 50/100 (\$49,437.50) Dollars to R. C. Collins, Jr., as evidenced by said three notes shall continue in full force and effect and unaffected hereby, and shall be paid according to the tenor of said notes.

A copy of this agreement is being attached to the original of said note in order to indicate that the face amount thereof has been deminished accordingly, and that the remaining outstanding amount due is due only to the assignee, R. C. Collins, Jr.

IN WITNESS WHEREOF, We, the said Elizabeth C. Rouse, Richard C. Rouse, Bobby Joe Collins, and Jack E. Collins have hereunto set our hands and seals this 21st day of April, 1977, at Greenville, South Carolina.

Elizabeth C. Rouse (L.S.)  
Elizabeth C. Rouse

Richard C. Rouse (L.S.)  
Richard C. Rouse

Bobby Joe Collins (L.S.)  
Bobby Joe Collins

Jack E. Collins (L.S.)  
Jack E. Collins

Signed, sealed and delivered in the presence of:

Chas. L. Glenn

Delmer Redick

JULIUS B. AIKEN  
Attorney at Law  
AIKEN BUILDING  
103 PINEHURST STREET  
GREENVILLE S.C. 29601  
TELEPHONE 233-0441