STATE OF SOUTH CAROLINA COUNTY OF KAREN

272 ma 272

MORTGAGE OF REAL ESTATE

75 185E **815**

TO ALL WHOM THESE PRESENTS MAY CONCERN:

I, Donna S. Yarborough WHEREAS,

FILED . S. C.

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(hereinafter referred to as Mortgagor) is well and truly indebted unto Pickensville Investment Company

(hereinafter referred to as Mortgagee) as evidenced by the Mortgager's premissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of Twenty-One Hundred Sixty-Nine and 12/100 - - - -Dollars (\$ 2,169.12) due and payable

ments that may appear of record on the recorded plat(s) or on the premises.

This being the same property conveyed to the grantors by deed recorded in the RMC Office for Greenville County, S.C., in Deed Book 910, Page 165.

All that piece, parcel, and tract of land known as Lot 7, 8, Section No.16 of a resort subdivision known as Luckytown which said lots is/are.shown nore fully by a plat of the said section which is on file in the RMC Office for Greenville County in Plat Book EE, Pages 140, 141, reference to which is prayed for a complete sdescription.

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(forter)

September 14, 1931 PAID AND SATISFIED IN FULL Pickensville Investment Company

WITNESSES

Together with all end singular rights, members, herditements, and eppurtenences to the same belonging in any way incident or apregement with all and singular rights, menusers, neculabled, and apportenences to the same belonging in any way incident or appearationing, and of all the rents, issues, and profits which may arise or be had thereform, and including all heating, plumbing, and lighting persenting, and or all the series, issues, and provins among erise or the size increasing, and increasing all needing, promoting, and righting 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.

The Mortgagor covenents that it is lawfully seized of the premises hereinabove described in fee simple absolute, that it has good right and is lawfully 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 Mortgager further covenants to warrant and forever defend all and singular the said premises unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.