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MORTGAGE OF REAL ESTATE-Offices of PYLE & PYLE, Attorneys at Law, Greenville, S. C.

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STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

CO S. MORTGAGE OF REAL ESTATE

4 53 FU ARZ WHOM THESE FRESENTS MAY CONCERN:

GCHN.: INSKERSLEY TSAints.

CHHNY R. STONE and CYNTHIA V. STONE WHEREAS.

thereinafter referred to as Mortgagor) is well and truly indebted unto HOUSE RENTALS, INC. 601 Cedar Lane Road

Greenville, S.C. 296// (hereinafter referred to as Mortgagee) as evidenced by the Mortgagoe's promissory note of even date herewith, the terms of which are incorporated

Dallars (\$20,000.00 ) due and payable Twenty Thousand and no/100----

Mortgagors by deed of Thomas M. Hughes and Patricia C. Hughes recorded on April 12, 1979 in the RMC Office for Greenville County in Deed Book 1100 at Page 430. ALSO, ALL that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Greenville and being approximately 3.64 acres, more or less, on the Northern side of Blue Ridge Road as shown on plat of property prepared by Carolina Surveying Company on June 1, 1979 and having, according to said plat, metes and bounds, to-wit: BEGINNING at a point in the center of Blue Ridge Road at the joint front corner of property herein and property now or formerly of B. N. Holt and others, said point located approximately 1,259.4 feet in an Easterly direction from U. S. Highway 25 and running thence N. 3-45 E. 300 feet to an iron pin, corner of property conveyed herein and other property of the Grantees; thence turning and running along line of other property of the Grantees, S. 75-38 E. 176.3 feet; thence continuing along said common line, S. 67-46 E. 180.5 feet to an iron pin; thence continuing along said line, S. 59-18 E. 181.1 feet to an iron pin; thence turning and running along a new line of property conveyed herein and other property of Grantecs, S. 14-30 W. 314 feet to a spike in the center of Blue Ridge Road; thence turning and running along Blue Ridge Road N. 58-20 W. 144 feet to a point; thence continuing with said Road, N. 65-45 W. 200 feet to a point; thence N. 75-40 W. 135.6 feet to the point of beginning. This being portion of the same property acquired by the Mortgagors herein by deed of Thomas M. Hughes \* Topotes with all and singular-rights, members, bridtaments, and appurtenances to the same belonging in any way incident or appertaining, and of all the rents ksues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures now or hereafter attached corrected, or latted therejo tyleny manner; it being the intention of the parties hereto that all such fintures and equipment, other than the usual household furniture, be considered a part of the total estate.

TO HAVE AND TO HOLD, all and singular the said premises unto the Montgagee, its helm, successors and assigns, foreger.

TheoNortgagor covenants that it is last tulipartized of the premises begannabove described in fee simple absolute, that It has good aight and it lawfull) Authorized to sell, tonvey or encumber the same, and that the premises are free and clear of all liens and encumbrances except a provided berein. The Mortgage further covenants to a strant and forever defend all and singular the said premises unto the Mortgage forever, from and girat the Mintergor and all persons whomsoever lawfully classified, the same or pay part thereof. 18348

The Moltgagor further covenants and agrees as follows: (1) That this mortgage shall secure the Mortgages for such higher sums as may be astranced bereafter, at the ordion of the Mortgages, for the payment of trees, insurance premises public-essessments, repairs or other purposes pursuant to the cortenant herein. This mertgage shall also secure the Mertgage for any frighter bases. Odvances, readvances or credits that may be made hereafter to the Mortgager by the Mortgages so long as the total sidelytedness this secured does not enced the griginal amount serious on the face hereof. All seems advanced shall bear interest at the same rate as the mortgage debt and shall be provided on defined of the Mortgager unless otherwise provided in writing.

(2) That it will keep the improvements now earling or because erected on the mortgaged property insured as may be sequired from time to time by the Mortgagee against loss by fire and my other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgagee, and have attached thereto loss really charge in two of, and in term and that all such policies and from which the beld by the Mortgagee, and have attached thereto loss really charge in two of, and in term and table to the Mortgage. Find that it will pay all tremboms therefor when due, and that it does hereby assign to the Mortgage the mortgage fremises and closs hereby rethourse each insurance company concerned to make farment to a Day directly to the Mortgagee, not the eastern of the bullance coming on the Mortgage debt, whether due or not.

And Ratricia Hughes recorded in the RMC office the tree ville County in Oced Book 1110 Page 297 on September 7, 1979.