COUNTY OF GREENVILLE COUNTY OF GREENVILLE		860) 1602 FASE 78		
COUNTY OF GREENWIELE)	8693	100%	PAGE	18
WORDS USED OFTEN IN THIS POCUMENT		Q Z		
(A) "Mortgage." This document, which is dated	, 19 .		, will	
will sometimes be called "Borrower" and sometimes simply ". Borrower's address is:132LeeCircle.,Greer.,SC29651 (C) "Lender." BANK OF GREER will be called "Lender." Lender is a corporation or and which exists under the law of the State of South Carolina. Lender's address is: POST OFFICE DRAWER 708, Main Office:	association	which w	as form	 ed
GREER, SOUTH CAROLINA 29651. (D) "Note." The note signed by Borrower and dated	, 19 andand which i have , 19 .9.8	no/10	00ths d to pay	in
(E) "Property." The property that is described below in the section titled "Description the "Property."	Of The Prop	erty," wil	li be call	ed
DESCRIPTION OF THE PROPERTY				
I give Lender rights in the Property described in (A) through (I) below: (A) The property which is located at 132 Lee Circle, Greer, (Street)	S. C. 29651	•••••	•••••	
This property is in Greenville County in the State of South Carolina. It has to that lot of land in said State and County, in Chick Springs To therly intersection of Lee Circle and Mitchell Drive, being shoof Maple Heights as shown on plat prepared by H. S. Brockman, S 1958 and recorded in the RMC Office in Plat Book MM, page 31 a bounds as appear by reference to said plat.	the following wnship, i wn and de urvevor.	esignat dated	ed as Augus	Lot
is the identical property conveyed to the Mortgagor by deed o led in Deed Book 858 at page 350 on December 20, 1968. Also s m Carl Cecil Farmer to Carl Cecil Farmer, Jr. to be e herewith.	SEE COLL	CCCTA	c ucu	e- ed
Sheet	on; repart of the ljacent, or no raphs (A) and ements or ac	property ext to, the	describe proper	ed rty on, ier
the law are "consumer goods" and that I acquire more than ten days after the date of the are items that are physically attached to buildings, such as hot water heaters and furns (H) All of the rights and property described in Paragraphs (B) through (F) of this section; (I) All replacements of or additions to the property described in Paragraphs (B) through this section; To have and to hold, all and singular the Property to the Lender, its successors and as	ction that I acrough (F) an	cquire in t d Paragra	the futu	re;
	-			
I mortgage, grant and convey the Property to Lender subject to the terms of this Moring this Mortgage, I am giving Lender those rights that are stated in this Mortgage and als to lenders who hold mortgages on real property. I am giving Lender these rights to prot	30 111036 11411	ilo iliai un	UIWN HII	
that might result if I fail to: (A) Pay all the amounts that I owe Lender as stated in the Note; (B) Pay, with interest, any amounts that Lender spends under this Mortgage, to prote				
Lender's rights in the Property. (C) Pay, with interest, any other amounts that Lender lends to me as Future Advances (D) Keep all of my other promises and agreements under this Mortgage.	s under Para	graph 15 l	below; a	nd
BORROWER'S RIGHT TO MORTGAGE THE PROPERTY AND BORROWER'S OBLIGATION TO DEFEND OWNERSHIP OF THE PROPERTY				
I promise that (A) Hawfully own the Property; (B) I have the right to mortgage, grant an and (C) there are no outstanding claims or charges against the Property, except as of I give a general warranty of title to Lender. This means that I will be fully responsit suffers because someone other than myself has some of the rights in the Property which that I will defend my ownership of the Property against any claims of such rights. In the event I fail to defend my ownership of the Property, I agree to reimburse the Mortgage in defending the	ble for any lo h I promise ti rtgagee for a	osses whi hat I have	ch Lend	der ise
I promise and I agree with Lender as follows: BORROWER'S PROMISE TO PAY PRINCIPAL AND INTEREST UNDER THE NO PAYMENT OBLIGATIONS 	OTE AND T	O FULFIL	L OTH	ER
I will promptly pay to Lender when due: principal and interest under the Note; late che principal and interest on Future Advances that I may receive under Paragraph 15 below	harges as sta w.	ted in the	Note; a	nd
2. BORROWER'S OBLIGATION TO PAY TAXES AND INSURANCE (A) Taxes: I will pay all the taxes, assessments (public and private), sewer rents, wat or municipal charges, fines or impositions on the Property upon or before the date they are for payment of such charges within then (10) days after Lender requests them. (B) Insurance: For the Lender's benefit, I will keep the buildings and fixtures on the F	e aue. I will Si	IOM Felia	at receil	μι ο

4328 11.21