TE OF SOUTH CAROLINA	EXTENSION AND MODIFICATION NORMAL
NTY OF Greenville FILED	NOTE: 39689 VOL 1647 MGE 484
Iward H. Hembree Bldrs. Inc. B 10 1981	Dated 1/21/81 Amount \$ 21,000.00
(Mortgagor) Dennie S. Turkersky	
TO REAL PROPERTY.	
THERN BANK AND TRUST COMPANY OF	Due Date 7/20/81 Secured by Mortgage of even date
ENVILLE, SOUTH CAROLINA (Mortgagee)	Recorded (Date)1/22/81
	Book 1530 Page 668
and and	entered into this 27th day of January
84, by and between Edward H. Hembr	ee Bldrs. Inc.
	a, hereinafter referred to as Mortgagor, and
WITNES	
	decary note was duly executed by the
rtgagor on the date indicated, in the and	ount and rate as specified, and having the
turity as referred to hereinabove; and	por made and executed a mortgage on real
operty, which mortgage is referred to her	reinabove, and constitutes a valid first
en against said premises; and	oid note and mortgage amounts to
7,000.00 , and it is mutually agreed mortgage as set forth below;	able to extend the maturity of said note
M BULLASSE TOLEN DESC.	
4. 1	ad botugen the Mortgagor and the Mortgagee
NOW, THEREFORE, it is agreed by a	
NOW, THEREFORE, it is agreed by a hat said note, and mortgage securing same ay of	rest thereon shall be at the rate of 14.00%
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same ay of <u>July</u> , 19 <u>84</u> that inteer annum during the extension period; tha	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be con-
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same ay of July, 19 84 that integer annum during the extension period; that inued in full force and effect and that,	erest thereon shall be at the rate of 14.00% the lien of the mortgage shall be conexcept as herein modified, by mutual consent of conditions of the note and mortgage shall
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of, 19_84 that interest annum during the extension period; that inued in full force and effect and that, if the parties hereto, all of the terms are and remain in full force and effect except the said remain in full force and effect except the said remain in full force and effect except the said remain in full force and effect except the said remain in full force and effect except the said remain in full force and effect except the said remains and the said remains are said remains and the said remains and the said remains and the said remains are said remains and the said remains and the said remains are said remains and the said remains are said remains and the said remains and the said remains are said remains and the said remains and the said remains are said remains	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent ad conditions of the note and mortgage shall cept the interest rate which is amended above.
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of July, 19 84 that integer annum during the extension period; that inued in full force and effect and that, if the parties hereto, all of the terms are and remain in full force and effect except the same and remain in full force and effect except the	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent ad conditions of the note and mortgage shall cept the interest rate which is amended above.  The Note - \$ 7,000.00 \$ 14.00 \$
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same ay of July, 19 84 that integer annum during the extension period; that inued in full force and effect and that, if the parties hereto, all of the terms are and remain in full force and effect except the same and remain in full force and effect except the same and remain in full force and effect except the same and remain in full force and effect except the same and remain in full force and effect except the same and remain in full force and effect except the same are also same and remain in full force and effect except the same are also same and remain in full force and effect except the same are also same and remain in full force and effect except the same are also same and remain in full force and effect except the same are also same and remain in full force and effect except the same are also s	erest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent ad conditions of the note and mortgage shall cept the interest rate which is amended above.  The Note \$ 7.000.00
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of July 1984 that interest annum during the extension period; that inued in full force and effect and that, if the parties hereto, all of the terms are and remain in full force and effect exceeds and the second effect exceeds to Borrow Net Proceeds to Borrow	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent and conditions of the note and mortgage shall cept the interest rate which is amended above.  The Note interest rate which is amended above.  The Note is a second in the note and mortgage shall cept the interest rate which is amended above.  The Note is a second in the note and mortgage shall cept the interest rate which is amended above.  The Note is a second in the note and mortgage shall cept the interest rate which is amended above.  The Note is a second in the note and mortgage shall cept the interest rate which is amended above.
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same ay of July , 19 84 that integer annum during the extension period; that inued in full force and effect and that, if the parties hereto, all of the terms are and remain in full force and effect exceeds a Extension period; that inued in full force and that, if the parties hereto, all of the terms are and remain in full force and effect exceeds a Extension period; that in force and effect exceeds a Extension period; and that in the parties hereto, all of the terms are and remain in full force and effect exceeds a Extension period; and that in the parties hereto, all of the terms are and remain in full force and effect exceeds a Extension period; and that in the parties hereto, all of the terms are and remain in full force and effect exceeds a Extension period; that in the parties hereto, all of the terms are and remain in full force and effect exceeds a Extension period; and the parties hereto, all of the terms are and remain in full force and effect exceeds a Extension period; and the parties hereto, all of the terms are and remain in full force and effect exceeds a Extension period; and the parties hereto, all of the terms are an exceeded and the parties hereto, all of the terms are all of the te	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent and conditions of the note and mortgage shall cept the interest rate which is amended above.  The Note is a second result of the note and mortgage shall are received as a second received received rate which is amended above.  The Note is a second received recei
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same ay of	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent and conditions of the note and mortgage shall cept the interest rate which is amended above.  The Note in
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of July 1984 that interest annum during the extension period; that inued in full force and effect and that, if the parties hereto, all of the terms are and remain in full force and effect exceeds:  Amount Financed (Amount Financed to Borrow FINANCE CHARGE Total of Payments (Amount Financed ANNUAL PERCENT	rest thereon shall be at the rate of 14.00%. It the lien of the mortgage shall be conexcept as herein modified, by mutual consent ad conditions of the note and mortgage shall cept the interest rate which is amended above.  Interpolation of Note
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of	rest thereon shall be at the rate of 14.00%. It the lien of the mortgage shall be conexcept as herein modified, by mutual consent and conditions of the note and mortgage shall cept the interest rate which is amended above.  The Note of Note of 14.00 of 14
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of July , 19 84 that interest annum during the extension period; that inued in full force and effect and that, if the parties hereto, all of the terms are and remain in full force and effect exceeds:  Amount Financed (Amount Financed to Borrow FINANCE CHARGE Total of Payments (Amount Financed ANNUAL PERCENT IN WITNESS WHEREOF, the said Mortgagee has caused these presents.	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent of conditions of the note and mortgage shall the the interest rate which is amended above.  Intervention of Note and mortgage shall the pt the interest rate which is amended above.  Intervention of Note and mortgage shall the pt the interest rate which is amended above.  Intervention of Note and mortgage shall the pt the interest rate which is amended above.  Intervention of Note and mortgage shall the pt the interest rate which is amended above.  Intervention of Note and mortgage shall the pt the interest rate which is amended above.  Intervention of Note and mortgage shall the pt the interest rate which is amended above.  Intervention of Note and mortgage shall the pt the intervention of Note and intervent
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent ad conditions of the note and mortgage shall cept the interest rate which is amended above.  The following stamps \$ 7,000.00
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent ad conditions of the note and mortgage shall expt the interest rate which is amended above.  Interpolation of Note
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same ay of	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent ad conditions of the note and mortgage shall cept the interest rate which is amended above.  The following stamps \$ 7,000.00
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent ad conditions of the note and mortgage shall cept the interest rate which is amended above.  Int of Note) \$ 7,000.00
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same by of	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent and conditions of the note and mortgage shall the interest rate which is amended above.  Int of Note)\$ 7,000.00
NOW, THEREFORE, it is agreed by a nat said note, and mortgage securing same ay of	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent and conditions of the note and mortgage shall the interest rate which is amended above.  Int of Note)\$ 7,000.00
NOW, THEREFORE, it is agreed by a hat said note, and mortgage securing same ay of	rest thereon shall be at the rate of 14.00% it the lien of the mortgage shall be conexcept as herein modified, by mutual consent and conditions of the note and mortgage shall be the interest rate which is amended above.  Interpolation of the note and mortgage shall be the interest rate which is amended above.  Interpolation of the note and mortgage shall be the interest rate which is amended above.  Interpolation of the note and mortgage shall be the interest rate which is amended above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mortgage shall be conecated above.  Interpolation of the note and mort
NOW, THEREFORE, it is agreed by a hat said note, and mortgage securing same ay of July , 19 84 that integer annum during the extension period; that inued in full force and effect and that, f the parties hereto, all of the terms and e and remain in full force and effect exceeds:  Amount Financed (Amount Financed (Amount Financed to Borrow FINANCE CHARGE Total of Payments	rest thereon shall be at the rate of 14.00% at the lien of the mortgage shall be conexcept as herein modified, by mutual consent add conditions of the note and mortgage shall be the interest rate which is amended above.  The following the interest rate which is amended above.  T
NOW, THEREFORE, it is agreed by a hat said note, and mortgage securing same ay of	rest thereon shall be at the rate of 14.00%. It the lien of the mortgage shall be conexcept as herein modified, by mutual consent and conditions of the note and mortgage shall be the interest rate which is amended above.  Int of Note)

20-056 (11-79)