State of South Carolina,

2003 1339 PAGE 964

County of Greenville

TO ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS, we the said Norman W. Maultsby & Sandra P. Maultsby hereinafter called Mortgagor, in and by our certain Note or obligation bearing even date herewith, stand indebted, firmly held and bound unto THE CITIZENS AND SOUTHERN NATIONAL BANK OF SOUTH CAROLINA, hereinafter called Mortgagee, in the full and just principal sum of Ninethousand and 00/100			
		with interest thereon payable in advance from date hereof at cipal of said note together with interest being due and paya	the rate of 11.75 % per annum; the prin-
		Monthly, Quarterly, Semi-annual of Annual)	
Beginning onJune_31	, 19.75_, and on the same day of		
eachmonthly Two_hundred_and_74/100	period thereafter, the sum of		
and the balance of said principal sum due and payable on			
The aforesaid payments are to be applied first to interest a on account of unpaid principal. Provided, that upon the sale mortgage to or by a third party without the written consent o note secured by this mortgage, with accrued interest, shall the Bank's option, be continued on such terms, conditions, to the Bank.	e. assignment, transfer or assumption of this fithe Bank, the entire unpaid balance of the become due and payable in full or may, at		
Said note provides that past due principal and/or intereper annum, or if left blank, at the maximum legal rate in So note will more fully appear; default in any payment of either due at the option of the mortgagee or holder hereof. For any failure or breach of the maker shall not constitute a wor breach. Both principal and interest are payable in lawfu	outh Carolina, as reference being had to said principal or interest to render the whole debt pearance to exercise this right with respect to raiver of the right as to any subsequent failure		
the office of the Mortgagee in the holder hereof may from time to time designate in writing	, South Carolina, or at such other place as		
NOW, KNOW ALL MEN, that the said Mortgagor in consider a foresaid, and for the better securing the payment thereof the said Note; and also in consideration of the further suin hand well and truly paid by the said Mortgagee at and bents, the receipt whereof is hereby acknowledged, have grant presents DO GRANT, bargain, sell and release unto the said to-wit:	to the said Mortgagee according to the terms im of THREE DOLLARS, to the said Mortgagor effore the sealing and delivery of these presented, bargained, sold and released, and by these		
All that piece, parcal or lot of land situate, State of South Carolina, known and designated a Subdivision of Green Lake Acres, by H. C. Clai Book JJJ at page 115, and having according to s to wit:	as a portion of Lot #14 on a Plat of rkson, Jr. in July, 1965, recorded in Plat		
BEGINNING at an iron pin N. 22-59 E. 100 feet to an iron pin; thence N. 63-30 E. 226.3 feet to a an iron pin; thence S. 54-45 W. 368.5 feet to the second pin; thence S. 54-45 W. 368.5 feet to the second pin;	an iron pin; thence S. 14-08 W. 51.4 feet to a		
THIS deed is made subject to any restrictions recorded plat, or on the premises.	and easements that appear of record, on the		



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