REAL ESTATE MORTGAGE

SEP161976 DOMINES, TANKERSLEY State of South Carolina, Greenville County of ...

CALL STORY

TO ALL WHOM THESE PRESENTS MAY CONCERN:

FILED

SEND GREETINGS:

		M. D
WHEREAS,	we the said Mr. and M	Mrs. Raymond R. Spain
hereinafter called Me	ortgagor, in and byour	certain Note or obligation bearing
even date herewith,	stand indebted, firmly held an	nd bound unto THE CITIZENS AND SOUTHERN
NATIONAL BANK OF	SOUTH CAROLINA, hereinafter	called Mortgagee, in the full and just principal
sum of Two Thous	and Eight Hundred One and 16	6/100 Dollars (\$2,801.16),
with interest thereon cipal of said note to	payable in advance from date her gether with interest being due and	reof at the rate of 11.50 % per annum; the prind payable in (_36) Thirty-Six
		installments as follows:
	the the Comments Compagned or Sensiali	
Beginning on	October 31,	, 1976 , and on the same day of
each	monthly	period thereafter, the sum of
Ninety-Six and	14/100	<u> </u>
and the balance of	said principal sum due and payat	ole on the, 19,
mortgage to or by a note secured by thi the Bank's option, be to the Bank.	third party without the written consists mortgage, with accrued interest be continued on such terms, condi	ne sale, assignment, transfer or assumption of this sent of the Bank, the entire unpaid balance of the t, shall become due and payable in full or may, at itions, and rates of interest as may be acceptable
per annum, or if lef note will more fully due at the option any failure or bread or breach. Both pri	t blank, at the maximum legal rate appear; default in any payment of of the mortgagee or holder hereo ch of the maker shall not constitu ncipal and interest are payable in	r interest shall bear interest at the rate of% in South Carolina, as reference being had to said either principal or interest to render the whole debt f. Forbearance to exercise this right with respect to ute a waiver of the right as to any subsequent failure lawful money of the United States of America, at
		, South Carolina, or at such other place as writing.
aforesaid, and for the of the said Note; are in hand well and treats the receipt when	he better securing the payment the dalso in consideration of the furtury paid by the said Mortgagee at the payment is bereby acknowledged, have	consideration of the said debt and sum of money sereof to the said Mortgagee according to the terms ther sum of THREE DOLLARS, to the said Mortgagor and before the sealing and delivery of these presegranted, bargained, sold and released, and by these said Mortgagee the following described real estate,
of Greenville, rof Kay Drive and on a plat of Bel 1954, recorded if following metes	lear the City of Greenville, I Melvin Drive in Gantt Town Imont Heights, Section 2, prin Plat Book EE at Page 181, and bounds:	and in the State of South Carolina, County lying on the northeastern intersection ship, known and designated as Lot No. 93 repared by C. C. Jones, dated November 6, and according to said plat having the
BEGINNING at a c	oncrete monument joint fron	nt corner of Lots 92 and 93 and running

thence with the line of said lots N. 23-00 E. 160 feet to an iron pin hear corner of said lots; thence N. 67-00 W. 95.3 feet to an iron pin on the eastern side of Melvin Drive; thence with the eastern side of said drive S. 24-41 W. 135 feet to an iron pin near the intersection of Melvin Drive and Kay Drive; thence around the curve of said intersection, the traverse of which is S. 23-52 W. 35 feet, to an iron pin on the northern side of Kay Drive; thence with the northern side of said drive S. 67-00 E. 75 feet to a concrete monument, the beginning corner. This is the same property conveyed to the Grantor hereinby deed of J. Louis Coward Construction Co., Inc., recorded October 10, 1956.

1-04-111-Real Estate Mortgage

9

0-