20 & Coffee y	FILED	
4	REAL ESTÂTE, MORTGAGE	800x 1378 PAGE 556
$\mathcal{F}_{o_{\mathbf{r}}}$	COMES IND	
STATE OF SOUTH CAROLINA COUNTY OF Greenville ss.		
This Mortgage, made this 15th day of	September 76 by and between Paul	E & Ella Mae Nettles
hereinafter referred to as Mortgagors, and Dial I		, hereinafter referred to as Mortgagee, witnesseth:
Whereas, Mortgagors are indebted on their promi	issory note of even date in the sum of \$_7680.00, paya onthly installments, and according to the terms thereof payment the option of the holder of said note, and without notice or de	ble to Mortgagee and evidencing a loan made to Mortgagors t in advance may be made in any amount at any time, and mand, render the entire sum remaining unpaid on said note
NOW KNOW ALL MEN, that in consideration gagors in hand well and truly paid by Mortgage	of said loan and to further secure the payment of said Note a se at and before the sealing and delivery of these presents, rec- agee, its successors and assigns, the following described real est	nd also in consideration of three dollars (\$3) to the Mort- eipt whereof is hereby acknowledged, the Mortgagors hereby tate, situated in the County of Greenville and
Beginning at an iron pir Lots 28 and 29 and runni to an iron pin in an all thence S. 39-10 W. 45 fe Joint rear corner of lot	n on the eastern side of Smythe Average thence with the common line of ley; thence with said alley S. 29-10 eet to an iron pin; thence s. 53-40 to 29 and 30; thence with said Lots are thence with said Avenue N. 32-35	nue at the joint front corner of said lots S. 57-55 E. 188.2 feet O W. nine (9) feet to an iron pin; W. 27 feet to an iron pin at the N. 55-43 W. 173.9 feet to an
GRANTOR: DOROTHY R GLENI	N, RECORDED 9/20/71 , Book 1274 Page	813
and this instrument is made, executed, sealed ar scribed Note according to the terms thereof, ther ing any navment of said Note when the revues	rights, members, hereditaments and appurtenances to the said of delivered upon the express condition that if the said Mortgan this Mortgage shall cease, determine and be void, otherwise in the becomes due, then the entire sum remaining unpaid on said age may be foreclosed as provided by law for the purpose of said	gors shall pay in full to the said Mortgagee the above-de- t shall remain in full force and virtue. Upon default in mak- Note shall be due and myzhle by the evergise of the option
The Mortgagors covenant that they exclusively the same against all persons except the Mortgag do so thereafter. Whenever the context so requ	possess and own said property free and clear of all encumbra- see. Any failure of the Mortgagee to enforce any of its rights fires, plural words shall be construed in the singular.	nces except as otherwise noted, and will warrant and defend or remedies hereunder shall not be a waiver of its rights to
Signed, scaled and delivered in the presence of:		
1666	Pull	Sign
The Carry	(IF MARRIED,	BOTH HUSBAND AND WIFE MUST SIEN) (Seal) Here
Kan Landrell	Ella ma	re Nettles (Seal) To Sign Here
(WITNESS)	(IF MAKHILD,	ECIN RUSEARD AND WITE MUST STER!
county of Greenville ss.		
Personally appeared before me the undersigned a going instrument for the uses and purposes there	witness and being duly sworn by me, made oath that he saw the in mentioned, and that he, with the other witness subscribed ab	e above-named mortgagor(s) sign, seal and deliver the fore- over witnessed the due execution thereof.
		(WITNESS)
Sworn to before me this 15th day of Ser	otember A.D., 1976	Wehard W Whit
	This instrument prepared by Mortgagee named abo	ve
	RENUNCIATION OF DOWER	THE CAME IN COLUMN SATIRED STATE OF THE CAME IN COLUMN SATIRED SATIRED STATE OF THE CAME IN COLUMN SATIRED
COUNTY OF Greenville SS.		ENTE DOLLAR DOLLAR DOLLAR
Z and upon being privately and separately examined	tify unto all whom it may concern, that the undersigned wife of I by me, did declare that she does freely, voluntarily and without a unto the above named Mortgagee, its successors and assigns, all here decribed and relaxed.	iny compulsion, dread or fear of any person or persons whom-
soever, renounce, release and forever relinquish to dower, of, in or to all and singular the premises at 00000000000000000000000000000000000	but described and released.	la Mac Nettles

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RECORDED SEF 24 1/6 At 11:30 A.M.

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Given under my hand and seal this 15th day of September

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