State of South Carolina,

Public 1388 PAGE 102

County of <u>Greenville</u>

TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

ith

L boroina	ter called Mortgagor, in and by our	certain Note or obligation bearing
f . even d	te herewith, stand indebted, firmly held and boun	nd unto THE CITIZENS AND SOUTHERN
ALATIOS	AL BANK OF SOUTH CAROLINA, hereinafter called	Mortgagee, in the full and just principal
NATIO	Twelve thousand and no/100	Dollars (\$ 12,000.00),
sum of	erest thereon payable in advance from date hereof at the	he rate of 8 % per annum; the prin-
with in	erest thereon payable in advance from date nevel at the	
cipal o	said note together with interest being due and payable	Number
		installments as follows:
	[Monthly, Quarterly, Semi-annual or Annual]	10.77 and on the same day of
Be	inning onJune 13	, 19_11, and on the same day of
each _		period thereafter, the sum of
		Dollars (\$)
and th	balance of said principal sum due and payable on the	he day of, 19
The af	resaid payments are to be applied first to interest at bunt of unpaid principal. Provided, that upon the sale,	assignment, transfer or assumption of this
on acc	bunt of unpaid principal. Provided, that upon the sale, go to or by a third party without the written consent of	the Bank, the entire unpaid balance of the
note s	ge to or by a third party without the written consent of cured by this mortgage, with accrued interest, shall be cured by this mortgage.	become due and payable in full or flidy, at
the Ba	ik's option, be continued on such terms, conditions, a	and rates of interest as may be deserted
to the		
Sa	d note provides that past due principal and/or interes	st shall bear interest at the rate of%
per an	ium, or if left blank, at the maximum legal rate in 300	ringinal or interest to render the whole debt
note w	If more fully appear; default in any payment of entire p	parance to exercise this right with respect to
due a	the option of the mortgagee or holder nereof. Force lure or breach of the maker shall not constitute a wa	liver of the right as to any subsequent failure
or bre	lure or breach of the maker shall not constitute a wa ch. Both principal and interest are payable in lawful	money of the United States of America, at
	ice of the Mortgagee in Greenville	South Carolina, or at such other place as
the of	der hereof may from time to time designate in writing	3.
NON	, KNOW ALL MEN, that the said Mortgagor in consider id, and for the better securing the payment thereof to	the said Mortgagee according to the terms
afores	id, and for the better securing the payment thereof to said Note; and also in consideration of the further sun	n of THREE DOLLARS, to the said Mortgagor
in har	said Note; and also in consideration of the further sund well and truly paid by the said Mortgagee at and be	fore the sealing and delivery of these pres-
ents,	d well and truly paid by the said Mortgagee at and be ne receipt whereof is hereby acknowledged, have grante is DO GRANT, bargain, sell and release unto the said N	Mortgagee the following described real estate,
	nose pieces, parcels or lots of land, situate	e, lying and being in the City of
•	will county of Croopwille, State of South	Carolina, being known and designated
	$\mathbf{v}_{\mathbf{a}}$ 70 and one-half of Lot No. /8. Pleasan	of valley Subdivision, as per plac
there	of recorded in the R.M.C. Office for Greenvi	to enid Alat the following metes
Plat	Book "BB", page 163, and having, according t	to said plat, the following motor
	ounds, to-wit: NING at an iron pin on the Northwesterly sid	de of Penrose Avenue, joint front
	To I co I womening thence S. DY-	11 W. 330.0 feet to an iton pini
	Tota 70 and 80° thence it. Z=Z7	E. UJ.Z TEEL LO dii Troii pringga
	take 79 and 70: thence continuing at	2-29 1. 32.0 rede to a porne in
. 1	the second the of lot to 70 thence	e through the center of not no. /o
	- 41 : - 212 & Foot to a moint in the center (	of the front line of Lot No. 75 and
	e Northwesterly side of Penrose Avenue; ther nrose Avenue S. 29-29 E. 90 feet to an iron	
of Pe	nrose Avenue S. 29-29 E. 90 feet to an Iron same property acquired by deed of Dav	vid G. Traxler, recorded 9/16/5
the	same property acquired by deed of bu	-
	SWII CHANAN	SOUTH CAROLINA SOUTH CAROLINA SOUTH FALSON
S. W.		













