142 1948	AUGUSTA	STREET GRE	PANY OF SOUT	HEAL ESTATE ME	ORTGAGE NC. SOUTH CAROLI	NA	946	×1392 801
ACCOUNT NAMES 42836-1	05	03-25-77	05-05-101L	18-05-79	ANNUAL PERC		26.07	- ¹
EE ROBBIE	MAE		672725	** co. s. c	TAT SUCHE SMALL CATE	RATE NEWSTOWNERS 26	474.60	FINANCE
05 NELSØN	ST		O CONTINUE POR	05 PH-16-	A-15 DAMAGE INS PREV	र्हिस् च्ला और वेवह्रिक्	1268.68	CHARGE
REENVILLE	sc	29601	E SOME TERM. TE.	161738 EY	29	58.00	1743.28	
C			<u>i</u>		!		j	
Č								
The	property hereb	a account to the	described below	includes all tene	erewith in the tota	i amount stated	l a h ova	assigns, the real property
t TO F mits succe simple ai mortgage shown.	IAVE AND TO essors and ass nd have authors will forever	HOLD the said prigns, forever; and rity to convey the warrant and defen	operty hereinafte t mortgagors here same that the ed the same unto	er described, with reby covenant that title so conveyed mortgagee agains	all the privileges at mortgagors are I is clear, free and st all claims whatsi	seized of good t unencumbere sever except the	d and perfect title d except as here ose prior encumbr	longing unito mortgagee, to said property in fee mafter appears and that ances, if any, herematter
If mo which thi	rtgagors shali s mortgage se	fully perform all to cures, then this m	he terms and co ortgage shall be	inditions of this minuit void and of	ortgage and shall no further force a	pay in full, in a	accordance with i	ts terms, the obligations
a loss-pa or renew indebtedi such insi advanced secured (mortgage the term by a lien authorize secured (not to co- depreciat if def of any insi appointed statement any part demand, be entitle or other (or procee Mortgago and prepi made to (same in a No fa its rights such right and Mortgago of the par	yable clause is insurance on ness, and to curance. Mortga is or expended hereby. Mortgage to hereby. Mortgage to hereby. To exempt or allow you excepted auit be made talment when it is of Mortgage to he so in excepted auit be made talment when it is of Mortgago of the same, the and shall be coded to the immediate of the immedia	in favor of Mortgal said property in a harge Mortgager to be by Mortgagee to be by Mortgagee to be gors further agreed the fact of this mortgage and to pay, as filen of this mortgage and to pay, as filen of this mortgage to the mortgage on the mortgage on the mortgaged propers herein contained the whole amolfiectible in a suidiate possession of the foreclosure, to move the imposition of Mortgagee to the foreclosure, to be sold, and of Mortgagee to strued to preclude orce any one or mations hereunder	gee as its intered a sum not exceed with premium the fully responsible in the protection in To pay all tax her behalf, and the in the operation gaged premises, uish and walve all onditions of the original party or any party of the mortgaged by reason of the mortgaged by reason of the dition to taxable gether with all of the profession of the services any or dissequent defaulted in of the services any or dissequent defaulted in the services and the services a	ist may appear, a ding the amount hereon, or to add for damage or ke or preservation (see assessments, or to that of this itselfments of interest of charge Mortgagin, management a and to keep their of the Mortgagin or if the	ind if Mortgagors of Mortgagors of Mortgagors of Mortgagors in I such premium to be several hours and principal eof if Mortgagors and principal eof if Mortgagors pors with the amound occupation of mortgaged properties and dower in ereby secured or elevent or make an interest and and dower in ereby secured upon ors shall abandon ortgage's option, mortgage is option, mortgage in any the rents, issues in which may be included amount as attemptions of forecly property and expenses of forecly property and expenses of forecly property and expenses of forecly time during the vely or concurrent pon the several hours are property and expenses of the property of concurrent pon the several hours are property and expenses of the property of concurrent pon the several hours are property and expenses of the property of concurrent pon the several hours are property and expenses of the property of concurrent pon the several hours are property and expenses of the property of concurrent pon the several hours are property and expenses of the property of the property and expenses of the property and proper	ha addeptable fail so to do, the debtedness for Mortgagors in any cause what all be repaid und any other enow existing mon account of fail to make an its so paid, addithe mortgaged yin its present and to the mortgaged yin its present and to the mortgaged or seized, or if the mortgaged occase, regardlet come and profirred or paid befragge, and in the mortgaged in the mortgaged case. The mortgaged case is and profirred or paid befragge, and in the mortgaged in the mortgaged or present of the mortgaged or paid befragge, and in the profirred or breaches of upkeepor breaches of the continuance of the paid of the profirred profi	to Mortgagee will be hereby author a period not excepted approved the sever Mortgage pon demand and expenses incident as be created againg indebtedness ly of the foregoing the same to Mindight property and improperty and improperty and improperty and improperty and improperty and improperty or self the benefit of creating of the repression of the repression of such enforced the the event of foreits therefrom, with y Mortgagee in containing expension and repair mad covernant shall be part of Mortgage any such default	d at all times against all nich policy shall contain ize Mortgagee to insure seding the term of such ortgagee elects to waive ors agree that any sums if not so paid shall be to the ownership of the ainst the property during which may be secured grayments, they hereby ortgagors' indebtedness rovements thereon, and air, normal and ordinary lage, or in the payment liters, or have a receiver entations, warranties or or attempt to sell all or yable, without notice or ement, Mortgagee shall in or without foreclosure onnection with any suit osure of this mortgage, se for the search made see, fees and payments e in order to place the
		n this instrument :						
The re as follows	eal property he	ereby mortgaged is	s located in	Greenvi	r TG	County,	State of South Ca	rofina, and is described
•	OH CHE	Lot Numbe	er 51 on	plat of t	son Street	In the	City of	Greenville, be- February 3,
of the	prepare RMC Of	d by C.M. fice for	Furman, Greenvil	Jr., and le County	d recorded /·	in Pla	t Book F	at Page 54
Mortga	recorde gør at	d May 30, the death	1966 in	Deed Boo	ok 799 at	Page 23	9, and in	y deed of Ella herited by seen in Apt
1239,	File 10	•					•	•
4.t								3

666127 REV. 9-76 ORIGINAL

(SEAL) Watgagar

(SEAL) Mortgagor

 ∞ (

0-