REAL ESTATE MONTHLY INSTALLMENT MORTGAGE

State of South Carolina, 1 16 75 3 6 PH 183

GREENVILLE County of .

TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

WHEREAS, I, Wo'Nhe said	Elizabeth D. Moore	hereinafter
called Mortgagor, in and by my	, our certain note or obliga	ation bearing even date herewith, stand indebted,
firmly held and bound unto the C	tizens and Southern Nationa	al Bank of South Carolina Greenville / ///
S. C., hereinafter called Mortga	gee, the sum of \$10,173	plus interest as stated in the note or
		qual monthly installments commencing on the 16
		n the same date of each successive month thereafter.
WHEREAS, the Mortgagor ma	y hereafter become indebted	of to the said Mortgagee for such further sums as may
		urance premiums, public assessments, repairs, or fo
any other purposes:	makaar in consideration of the afor	resaid debt, and in order to secure the payment thereof, and of an

other and further sums for which the Mortgagor may be indebted to the Mortgagee at any time for advances made to or for his account by the Mortgagee, and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgager in hand well and truly paid by the Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto the Mortgagee, its successors and assigns

ALL that certain piece, parcel or lot of land situate, lying and being in the County of Greenville, State of South Carolina, on the western side of Shrevewood Drive and being known and designated as Lot No. 117 on a plat of BROOK GLENN GARDENS Subdivision recorded in the RMC Office for Greenville County in Plat Book JJJ at Pages 84 and 85 and having such metes and bounds as shown thereon, reference to said plat being made for a more complete description.

THIS is the same property as that conveyed to Harry Lee More, Jr. and Elizabeth D. More by deed from Terry L. Arnold recorded in the RMC Office for Greenville County in Deed Book 971 at Page 891 on April 19, 1973. Harry Lee Moore, Jr. conveyed his one-half interest to Elizabeth D. Moore by deed recorded in Deed Book 1149 at Page 210 on June 3, 1981.

THE mailing address of the Mortgagee herein is P. O. Box 1449, Greenville, S. C. 29602.

Eigether with all and singular rights, members, hereditaments, and appurenances to the same belonging in any was incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting thatures now or hereafter attached, connected, or fitted thereto in any manner, it being the intention of the parties hereto that all fixtures and equipment, other than the usual household furniture, be considered a part of the real estate

TO HAVE AND TO HOLD, all and singular the said premises unto the Mongager, its heirs, successors and assigns, former

The Mortgagor covenants that it is lawfully seized of the premises hereinabose described in fee simple absolute, that it has good right and is lawfully d that the premises are tree and clear of all liens and encumbrances encept as provided herein. The Mortgagoe further covenants to warrant and forever defend all and singular the said premises unto the Mortgagne forever, from and against the Mortgagne and all persons whomsoever lawfully claiming the same or any part thereof

The Mortgagor further covenants and agrees as follows:

(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants berein. This mortgage shall also secure the Morigagee for any burther loans, advances, readvances or credits that may be made hereatter to the Morigagee by the Morigagee so one as the total indebtedness thus secured does not expeed the original amount shown on the tase nettor. All sums so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee un'ers increuse provided in writing

vice. That it will keep the improvements now existing its hereafter exected in the mortgaged directors insulated as may be not used to me to time. he the Morranger against it is be tire and any other hazards specified by Morranger in an amount not less than the morrange deer or in such amounts as may be required by the Montgages, and in companies acceptable to meand that all such decides and renewals increase on a be but he to the Mortgager und bave unached thereto less bavable dauber in tabbe int und in biem acceptable to the Mortgager and thur the bit bavial from any inderefore when due and that it dies herens assign his the Mongages the no steeds of any models have not make sent dies herens a child the notice have not the neverties a child the models of the models of the neverties as an order of the neverties as a children of the models of the neverties and the neverties as a children of the neverties and the neverties are never as a children of the never as a children rach inversion is mount to make natured time a loss process to the extension the halament is not in the Millington to the whether the remark

Sale (Than it and sectors), more removed than the remote particular in great construction the execution of sectors in a construction sometimes of the second of tigates received in little that is material in the control with indicate the enterior for all minimum in the control of the co Therefore and the morning to the

*** : * **

يجه وتعريبهم والرجي