SOUTH CAROLINA GREENVILLE COUNT	The Ridge	177 5	1540	PAGE D
	M.M.O. MIDOL	P		
Don Mahala and Ma		Printed Sarah , wakanii ilga ka	principal or Michigan property and Children and Assessment	<del>nedertik farjak</del> e
FIGURE CIVILE ADDRESS, LABOUR, PARTIES AND ADDRESS AND	HUNDRED TWENTY HINE L	OLLME	AND 32/300	Borrows
(whether one or more), aggregating FIFTEEN THOUSAND SEVEN (18 15 729 32 ), (evidenced by note(s) of even date herewith, he		MANAGE CA	DOM LUKARA	33.D914
45-55, Code of Laws of South Carolina, 1962, (1) all stituting indebtedness of evidenced by promissory notes, and all-renewals and extensions thereof, (\$) all	Borrower to Lender (including but not	limited to 17	he sheirs described	savenses
evidenced by promissory notes, and all renewals and extensions thereof, and (3	l) all other indebtedness of Borrower t	lo Landar, m	en dagen to been	me due
hereafter contracted, the maximum principal amount of all existing indebtednes  SIXTY FIVE THOUSAND  Dotlars (6, 65)	MMO OO	· .	7	
exceed Dollars (8	not less then ten (10%) per centum of old, conveyed and mortgaged, and by t	the total air	second fine thereon e	nd there
All that tract of land located in.	Township,			
County, South Carolina, containing 18.2 acres, more or less, know			Moss, and mended	es follow
	•			\
ALL that certain piece, parcel, or trac-	t of land in the Count	zi of Ca	egryille .8	tuba
of South Carolina, on the Southwesterly side of				
more or less, and having the following course				
by Carolina Surveying Co., 12 July 1972:	•	_		ſ
BEGINNING at a point in the center line	of Scuffletown Road a	t'corne	ar of propa	rt,y
now or formerly of Cook, and running thence wa	ith the center line of	' sald H	load 3. 52-1	15 E.
302 feet to a point; thence still with the cen				
to a point at corner of property now or former	rly of Alford; thence	with li	no of Alfoi	rd,
S. 33-00 W. 1,161.6 feet to a point; thence N.	. 68-45 W. 528 feet to	a win	it; thence w	v I. Uh
line of property now or formerly of Cook N. 30 continuing with line of Cook, N. 32-00 E. 117				<b>)</b> /
The above is the identical property condeed recorded in the RMC Office for Greenville T. C. Connor died testate and devised his intercords for Greenville County, S:C. Apartment	e County, S.C., in Dee erest therein to Lois	d Book	213, at Pos	go 32
				(j)
-	<b>4</b> .		r r	Ċ
•				
A default under this instrument or under any other instrument heretofore a default under any one or more, or all instruments executed by Borrower to L.	or bereafter executed an Bostonies to Les	oder thail at :	्र ११७ च्याक व जिल्हान	e constitue o
TOGETHER with all and singular the rights, members, hereditaments and a		titis on the sec	wite in bland or an	
TO HAVE AND TO HOLD all and singular the said lands and premises us appurtenances thereto belonging or in any wise appertaining.				
UNDERSIGNED hereby binds himself, his helrs, executors, administrators. I ender, its successors and assigns, from and against Undersigned, his helrs, executing or to claim the same or any part thereof.	and assigns to wairant and forever defect of the street of	rrol ell end e Ésdour perva	ingular the said gra- is whereverse lawfi	nilses un ully slain
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto I other sums secured by this or any other instrument executed by Borrower as seconditions, agreements, representations and obligations contained in all mortgage all of the terms, covenants, conditions, agreements, representations and obligation therein, then this instrument shall sease, determine and be null and void, otherwise.	curity to the aforesaid indebtedness and es executed by Borrower to Lender accor- ons of which are made a part based to	thail performations that the same as	m all of the terms,	covenent
It is understood and agreed that all advances heretofore, now and hereafter, Borrower to Lender, and any other present or future indebtedness or liability of otherwise, will be secured by this instrument until it is satisfied of record. It is will satisfy this mortgage whenever (1) Borrower owes no indebtedness to Lermake any further advance or advances to Borrower.	made by Lender to Borrower, and all f Borrower to Lender, whether as prine further modernood and arrest that Le	indehlednesi ipsi dehim,	turety, guarantos, es	adorsa) e
This agreement shall inure to the benefit of Lender, its successors and ass all such advances and all other indebtedness of Borrower to such successor of ass	igns, and any successor, or assign of Lossign shall be secured heraby. The wore	ender mey 'n 5 "Lender"	into activering herein	inder, en

the Lender herein, its successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the (Don Nichols) Signed, Sealed and Delivered in the presence of: (Margaret R. Nichols) (Röbert W. Blackwell)

Form FGA 40s

jajar or.