17 (1 0 321 11 m	UNIGAGE OF	NEAL ESTATE		
STATE OF SOUTH CAROLINA,  County of Greenville  TO ALL WHOM THESE PRESENTS MAY  Know All Men, That L.J. & Lula  in consideration of a loan of this date in  Cinstalments of \$ 205.00 , and	Mae Hudgens n the amount of \$	3 5 12,300.00 ment thereof and any fu	, payable in 60	Mortgagor(s) O monthly es from the
OMortgagee, BLAZER FINANCIAL SERVICE of further sum of THREE DOLLARS, to the this instrument, the receipt whereof is her presents do grant, bargain, sell and release	CES, INC. and assi Mortgagor(s) paid reby acknowledged	igns, to the Mortgagor(s) by the Mortgagee at and I, have granted, bargaine gagee	, and also in considera before the sealing and d, sold and released, ar	ation of the Idelivery of nd by these
BLAZER FINANCIAL SERVICE All that piece, parcel in Greenville County, So No. 12 as shown on a pla February 1960, recorded County in Plat Book TT,	or lot of ot Caroling to entitled in the R.M.	land situate, na, known and d Property of Ot	lesignated as is Davis, dat	ing Lot
Derivation: Alvin H. Day N Oct. 13, 1961, Deed Book Page 120.	vis c 684			
○ ≱		- Marin	TAX 1= 0 4. 9	2 \$
Together with all and singular the rights, or in anywise incident or appertaining.  TO HAVE AND TO HOLD said premises u	nto said Mortgagee			
forever defend all and singular the said pro- And It is Agreed by and between the said par provided for, the whole amount of the debt sec or credits due Mortgagor(s).	emises unto the Me ties in case of defau cured by this mortg	ult in any of the payment age shall become due and	s of interest or principal payable at once, less a	al as Nerein ny refunds
And It Is Further Agreed, That said Mort property, and in default thereof, that the hirefunds or credits due Mortgagor(s), secured shall so elect.  It is the intent and meaning of the parties t	older of this mortg by this mortgage sh hat if Mortgagor(s)	age may pay the same, wheal immediately become of shall pay or cause to be p	hereupon the entire del due and payable, if the paid unto Mortgagee all	bt, less any Mortgagee I debts and
sums of money secured hereby, with interest be null and void. And Mortgagor(s) hereby profits of the mortgaged premises, accruing to foreclose this mortgage after default in the And It is Agreed by and between the partia	assign, set over a and falling due fro conditions thereof es that in the case	nd transfer to Mortgagee m and after the service of i. of foreclosure of this mo	and assigns, all of the of a summons issued in ortgage, by suit or other	e rents and n an action erwise, the
Mortgagee shall recover of the Mortgagor(s) and shall be included in judgment of foreclos WITNESS HAND and SEAL SIGNED, SEALED and DELIVERED	ure.	( Cambambam	10.77	
Momo Falle		S. g. Has	- Hadgand	(L.S.) (L.S.)
STATE OF SOUTH CAROLINA,	)			(L.S.)
Personally appeared before me Thor and made oath that he saw the within-as hisact and deed, deliver the within-wr	named L.J &	I that Obrane Co	<b>่</b> งก่∤ก่∵	seal, and,
witnessed the execution thereof.  Sworn to before me this 6 th  day of September , A.D. 19  Mornos I , alle.	773	Donna Paddi	e monas	Atten
My Commission expires	, 19 .	or nowen		
STATE OF SOUTH CAROLINA,	RENUNCIATION (	OF DOWER		
County of Greenville  I. Thomas Allen may concern, that Mrs. Lula Mae Huc did this day appear before me, and, upon to freely, voluntarily, and without any compuls	seina privately and	rife of the within-named	me did declare that	she does
and forever reliancish unto the within-named and singular the premises within mentioned Given under my Hand and Seal this	d Mortgagee erest and estate, a and released.			
day of September , A.D. 19	977 )	20		
Notary Public for South Carolina	(L.S.) , 19 <i>8</i> 7.	hede me	·	
my commission expans 1/65	, 10 0 1.		0220	•

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, 19 87. At 3:52 P.M. 0840 40 (South Carolina) 9/76 RECORDED SEP 2 1 1977