dioi.h	1469 M FO		MORTGAGE		VOL 1469 PAGE 603	
. 11	WHEREAS I (we) Quilla.	gmu Rolect Kang Jetyagor) in and by my (LA Patricia Secondary Cres	Tand- lit Contract be	aring even date herewith,	
Λ ⁴ 7 ₁ 8 ₁ 9 ₁ 1	(stamt) firmity field and bound i	mo Air landitionen	Consainto Mercinafte	er also styled the	e mortgagee) in the sum of	
	\$ 10, 827. 60 , pays	able in 120	equal installments of \$	90.23	each, commencing on the	
	in and by the said Consumer	Ordy Crest Contract and condi-	19 27 and falling due	e on the same of cunto had will n	each subsequent month, as nore fully appear.	
	NOW, KNOW ALL MEN, the thereof, according to the cend hereof; and also in considerat at and before the scaling and sold and released, and by the and assigns forever, the follow	at the margagor(s) in co itions of the said Consum ion of Three Dollars to the delivery of these Presents, e. Presents do grant, barga ving described real estate:	onsideration of the said debt er Credit Contract; which we as said mortgagor in hand we the receipt whereof is herelain, sell and release unto the All that piece, pa	, and for the bith all its proviscell and truly particularly particularly particularly acknowledged said mortgaged rcel or lot	atter securing the payment dons is hereby made a part aid, by the said mortgagee. I, have granted, bargained, , its (his) heirs, successors of land, with all	
	known and designated RMC Office for Greenvaccording to said pla	as Lot 108 as shown ille County, South at. the following o	on plat of"South n Carolina in Plat B metes and bounds:	ook GG, Pag	•	5
₩.	W 85 feet to an iron feet to an iron pin o	an iron pin, joint pin, joint rear o on Stratford Road;	t rear comer of Lot corner of Lots 107,1	s 108, 109, 08,133,134;	s 108 and 109, thence 132,133; thence N 5-20 thence N 84-41 E 125 Stratford Road to	
7g.)	the point of beginning This conveyance is made rights-of-way as they DERIVATION: This being Secretary of Housing for Greenville County	ade subject to comy may appear of remains the same proper and Urban Develop	cord or on the land. ty conveyed to Grant ment, Washington, D.	or herein b C. as reco	oy deed of Carla A. Hil ded in the RMC Office	ls,
	This being the same premises dated 11/7/77 and reco County. TO ETHER with all and sin anywise incident or apperts	reled in Deed Book 106 Rular the rights, members	8 at page 56	_ in the R.M.C.	omice for Greenville Said premises belonging, or	às
	TO HAVE AND TO HOLD, forever.	4	Premises unto the said mortg	ragee, its (his) s	successors, heirs and assigns	
	AND I (w-) do hereby bind necessary assurances of title tand singular the said Premise lawfully claiming, or to claim	to the said premises, the ties unto the said mortgagee	tle to which is unencumbered : its (his) heirs, successors	l, and also to wa	rrant and forever defend all	
	AND IT IS AGREED, by anstrators, shall keep the build for an amount not less than the and in default thereof, the saleselves under this mortgage it is further agreed that the ance moneys to be paid, a sur	ngs on said premises, insure unpaid balance on the said mortgagee, its (his) he for the expense thereof, said mortgagee its (his)	ired against loss or damage bad contract in such company irs, successors or assigns, ma with a <u>FINANCE CHARGE</u> the heirs, successors or assigns	oy fire, for the be as shall be apport y effect such ins ercon, from the shall be entitle	mefit of the said mortgagee, loved by the said mortgagee, urance and reimburse them- late of its payment. And	
scto	AND IT IS AGREED, by and tors or assigns, shall fail to a then the said mortgagee, its costs incurred thereon, and r from the dates of such payments.	ony all taxes and assessme (his) heirs; successors or r eimburse themselves under ents.	ents upon the said premises assigns, may cause the same rathis mortgage for the sum	when the same to be paid, toge is so paid, with	shall first become payable, ther with all penalties and a FINANCE CHARGE thereon,	
,	AND IT IS AGREED, by and when the same shall become a secured, or intended to be se successors or assigns, although	payable, or in any other of cured hereby, shall forth	the provisions of this mortg with become due, at the opt	age, that then thion the said	ne entire amount of the debt mortgagee, its (his) hears,	
و7 7 ،۷۰ د	AND IT IS FURTHER AGE closure of this mortgage, or f of an attorney at law for cell-successors or assigns, includin become due and payable as a	or any purpose involving to ection, by suit or otherwise or a reasonable counsel fee part of the debt secured h	this mortgage, or should the that all costs and expenses (of not less than ten per celetchy, and may be recognised.)	debt hereby sees incurred by the amount of the amount and collected by	ured be placed in the hands mortgagee, its (his) heirs, it involved) shall thereupen hereunder.	
1.337	PROVIDED, ALWAYS, and his (their) heirs, executors of assigns, the said debt with his (their) heirs, successors, eshall perform all the obligation Bargain and Sale shall cease.	r administrators shall pay h the interest thereon, if s or assigns according to the ons according to the true i	c. or cause to be paid unto the eny shall be due, and also all conditions and agreements of atent and meaning of the sale	e said mortgage sums of money if the said contra id contract and	e, its (his) heirs, successors paid by the said mortgagee, ett, and of this mortgage and mortgage, then this Deed of	
v.	AND IT IS LASTLY AGREE until default of payment shall	II be made.	*	•	•••	. 1
	WITNESS my (our) Hand a Signed, scaled and delivered in WITNESS Mistelland	and Seal, this 978	day of(A	neg .	19.79	
10 X	Signed, sealed and delivered i	in the presence of	Luliane	Solvet	Found (L.S.)	
- 現は	WITNESS Wiftedma	n 12 c	Ja 15 1110	J_{i} . J	(LS)	

HMC-40E-S.C.(4-77)

1208 RV.2

المتنفض وعفرنا وعالمان فالمنافر فيا والماني والماني

%; O. 91

0