called the "Mortgage."

(B) "Borrower."

the "Property."

Bruce T. Foster Mis. in W. Gu th. 10

Cr. April

April

29651

GREER, SOUTH CAROLINA 29651.

DESCRIPTION OF THE PROPERTY

WORDS USED OFTEN IN THIS DOCUMENT

(A) "Mortgage." This document, which is dated....

and which exists under the law of the State of South Carolina

Lender's address is: POST OFFICE DRAWER 708, Main Office:

I give Lender rights in the Property described in (A) through (I) below:

Greer, South Carolina

(City) (State and Zip Code) This property is inGreenville County in the State of South Carolina. It has the following leg	jai descripti	lon.
DESIGNATED as Lot # 1 on a Plat entitled "VALLEYHAVEN" dated July 22, 1959 and recorded in Plat Book TT at Page 111. The lot is located at the southwesterly corner of Valley Creek I Memorial Drive Extension.	: subjec	et 3
DERIVATION: This is the identical property conveyed to the by Deed of W. Dennis Smith, recorded in Deed Book 648 at Pagon April 15, 1960.	Borrowe ge 273	er
507.0		i
Sheet 537.3, Block 2, Lot 1 (B) All buildings and other improvements that are located on the property described in Paragraph (A) (C) All rights in other property that I have as owner of the property described in Paragraph (A) of this rights are known as "easements, rights and appurtenances attached to the property"; (D) All rents or royalties from the property described in Paragraph (A) of this section; (E) All mineral, oil and gas rights and profits, water, water rights and water stock that are part of the proint Paragraph (A) of this section; (F) All rights that I have in the land which lies in the streets or roads in front of, adjacent, or next described in Paragraph (A) of this section; (G) All fixtures that are now or in the future will be on the property described in Paragraphs (A) and (B) and all replacements of and additions to those fixtures, except for those fixtures, replacements or addit the law are "consumer goods" and that I acquire more than ten days after the date of the Note. As a general items that are physically attached to buildings, such as hot water heaters and furnaces; (H) All of the rights and property described in Paragraphs (B) through (F) of this section that I acquire the property described in Paragraphs (B) through (F) and P this section; To have and to hold, all and singular the Property to the Lender, its successors and assigns forever.	perty descrito, the property descrito, the property descrito, the property descritors, that under the property description in the further area paperty.	ibed perty tion, nder, ures
BORROWER'S TRANSFER TO LENDER OF RIGHTS IN THE PROPERTY	O.	 36
I mortgage, grant and convey the Property to Lender subject to the terms of this Mortgage. This meaning this Mortgage, I am giving Lender those rights that are stated in this Mortgage and also those rights to lenders who hold mortgages on real property. I am giving Lender these rights to protect Lender from that might result if I fail to: (A) Pay all the amounts that I owe Lender as stated in the Note; (B) Pay, with interest, any amounts that Lender spends under this Mortgage, to protect the value of Lender's rights in the Property. (C) Pay, with interest, any other amounts that Lender lends to me as Future Advances under Paragra (D) Keep all of my other promises and agreements under this Mortgage. BORROWER'S RIGHT TO MORTGAGE THE PROPERTY	hat the faw go n possible to the Property	sign- gives osses y and
AND BORROWER'S OBLIGATION TO DEFEND OWNERSHIP OF THE PROPERTY I promise that (A) I lawfully own the Property; (B) I have the right to mortgage, grant and convey the Property.	operty to Le	nder:
I bifuiled mar (v) maniful full maniful inhord) followers mondimination and all and and a second maniful in the		

REM 1077 PAGE 216 va.1307 an:822 will sometimes be called "Borrower" and sometimes simply "I."

Borrower's address is:

Route 7, Box 2200 Green, South Carolina 29651

(C) "Lender." BANK OF GREER will be called "Lender in a corporation or association which was formed P. O. Drawer 708, Greer, 19 84 (E) "Property." The property that is described below in the section titled "Description Of The Property," will be called

(7)

CO

of the property described

TO THE PARTY OF TH

4D

00(

Transcription and agreement

4000a 51565

and the state of t

PD U54

and (C) there are no outstanding claims or charges against the Property, except as otherwise stated in this Mortgage. I give a general warranty of title to Lender. This means that I will be fully responsible for any losses which Lender suffers because someone other than myself has some of the rights in the Property which I promise that I have. I promise

In the event I fail to defend my ownership of the Property, I agree to reimburse the Mortgagee for any and all expenses,

1. BORROWER'S PROMISE TO PAY PRINCIPAL AND INTEREST UNDER THE NOTE AND TO FULFILL OTHER

I will promptly pay to Lender when due: principal and interest under the Note; late charges as stated in the Note; and

(A) Taxes: I will pay all the taxes, assessments (public and private), sewer rents, water rates and other governmental or municipal charges, fines or impositions on the Property upon or before the date they are due. I will show Lender receipts

(B) Insurance: For the Lender's benefit, I will keep the buildings and fixtures on the Property insured in such amount

that I will defend my ownership of the Property against any claims of such rights.

I promise and I agree with Lender as follows:

PAYMENT OBLIGATIONS

Including attorneys fees and Court costs, incurred by the Mortgagee in defending the Property.

principal and interest on Future Advances that I may receive under Paragraph 15 below.

2. BORROWER'S OBLIGATION TO PAY TAXES AND INSURANCE

for payment of such charges within then (10) days after Lender requests them.