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10-12-5-5- 1A

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

PURCHASE MONEY MORTGAGE

WHEREAS,	ANN RUTH B	OATWRIGHT	OF 207 SE	MINOLE DR	RIVE, SI	MPSONVIL	LE, S.C.	29681
							тo	rtgagors,
are well and truly								
mortgagee, as evid	lenced by mo	rtgagors'	promisso	ry note o	f even	date whi	ch is inco	rporated
by reference in th								
rate of eight perd	ent (8%) pe	r year, (he princip	pal and i	nterest	being p	ayable in	_240
monthly installmen	its of \$ 85	.32	, the f:	irst of w	hich is	due on	the first	day of
January ,	19 79 and	continui	ing on the	first da	y of ea	ch month	thereafte	r until
paid.								

The mortgagors in consideration of said debt and to secure its payment and also in consideration of the sum of \$3.00 paid to mortgagors, at and before the sealing and delivery of this instrument, the receipt of which is hereby acknowledged, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the mortgagees, his successors and assigns, a parcel of real estate in Greenville County, South Carolina, described as follows, to-wit:

of Fairview Farms containing 5.45 13 according to plat prepared by Ernest R. Bryan, Jr., Registered Land Surveyor \$4780, said plat being recorded in the Office of the Clerk of the Court for Greenville County, South Carolina in Book 6-U, Page 52 , to which reference is made for a metes and bounds description of said property. This is a part of the property conveyed to W. HARDY HURDLE by deed from OTIS W. SMITH, dated October 30, 1978, recorded in Book 1090, Page 756. Mortgagors acquired title by deed from Hortgagees dated this date and filed with this mortgage, together with all rights, hereditaments and appurtenances, belonging to the same. TO HAVE AND TO HOLD, said premises to the mortgagees, their heirs, successors and assigns forever.

The mortgagors covenant that they are lawfully seized of said premises in fee simple and are authorized to sell, convey and incumber the same and covenant to warrant and defend said title.

Should there be a default in complying with the terms of this mortgage, or default in the payment of the promissory note secured, at option of the mortgagee all sums then owing by mortgagors to mortgagee shall become immediately due and payable whether due on its face or note and this mortgage may be foreclosed. Should legal proceedings be instituted for the foreclosure of this mortgage, all costs and expenses incurred by the mortgagee, including a reasonable attorney's fee should one be employed, shall all become due and payable immediately as part of the debt secured hereby. The mortgagors shall hold and enjoy the premises until default. It is the true intent of this instrument that mortgagors shall fully perform all of the covenants of the mortgage and note secured and if they so do, this mortgage shall be utterly void; otherwise, to remain in full force and effect. All covenants contained herein shall inure to the respective heirs, successors and assigns of the parties. This is a purchase money mortgage.

WITNESS the mortgagors' hands and seals, 19_78 NOTARY: WITNESS: WITNESS: WITNESS:	this the 6th day of December, ANN RUTH BOATWRIGHT (SEAL)
PROBATION STATE OF SOUTH CAROLINA	E 04.33

COUNTY OF GREENVILLE

Personally appeared the undersigned witness and made oath that (s)he saw the within named mortgagors sign, seal an as their act and deed deliver the within written instrument and that (s)he with the other witness subscribed above witnessed the execution thereof.

	Sworn	to before me this the 6th day of December	(19_78_//
•	NOTARY: X	Marchall Sentley WITNESS: (Del. C.	DAVILL
4	Notary Public i		18552
	•	Expires: 10-14-86, RECORDED DEC 2 1 1978 at 1:30 PM.	