MORTGAGE OF REAL	LESTATE ÷SOUTH CAROLINA	eces 1542 face 153
This flortgage made this 2023 c da Berry Martin Carlebu, 5 Py 9/	y of <u>May</u>	81 between
Berry Martin Carlebuy 15 Py 191		
A. ERSLEY		
alled the Mortgagor, and Credithrift of America		, hereinafter called the Mortgagee
	TNESSETH	
WHEREAS, the Mortgagor in and by his certain promissory agee in the full and just sum of Twenty Six thousand, O		-
rith interest from the date of maturity of said note at the rate set (
	the unpaid balance, the first of said insta	
ne Jist By of July		d the other installments being du
nd payable on 1st		
The same day of each month	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	HITH CARCURA I
Of each week	TO SECULO CONTRACTOR OF THE SECULO CONTRACTOR	(3) (3) k arold data (5) i mis RY fill the control of the control
of every other week	STAN	RY E 0 5. S 4 12
theday of each month	The state of the s	
ntil the whole of said indebtedness is paid.	<u>.</u>	
promissory note or notes. NOW THEREFORE, the Mortgagor, in consideration of the sereof, according to the terms of the said note, and also in consideration of the sealing and delivery of these presents hereby bargains, allowing described real estate situated in <u>Greenville</u>	deration of the further sum of \$3.00 to hir	m in hand by the Mortgagee at an gee, its successors and assigns, th
ALL the piece, parcel or lot of land, with and being in or near the City of Greenvill Carolina and being more particularly described entitled "A Subdivision of Woodside Pickell and Pickell, Engineers, Greenville in the R.M.C. Office for Greenville County inclusive: and said lot having such metes	le, County of Greenville, Sta cribed as Lot 65, Section C a fills, Greenville, S.C. " mad e, S.C., January 14, 1950 and y in Plat Book W at Pages 111	te of South is Shown on le by l recorded -117,
THIS is the same property conveyed to the Katherine Donehue recoreded in the R.M. C. 1976 in Deed Book 1041 at Page 38.	Grantor and Grantee by deed Office for Greenville Count	of cy on August 10,
THIS conveyance is made subject to all east restrictions and rights of way which are a existing on the ground affecting the above	natter of record and/or act	s, cually
1 1 1		
Together with all and singular the rights, members, hereditaent or appertaining, or that hereafter may be erected or placed the	teon.	
TO HAVE AND TO HOLD all and singular the said premises	·	
The Mortgagor covenants that he is lawfully seized of the pad lawful authority to sell, convey, or encumber the same, and the Mortgagor further covenants to warrant and forever defend a Mortgagor and all persons whomsoever lawfully claiming the same	hat the premises are free and clear of all lie all and singular the premises unto the Mo	ens and encumbrances whatsoever
The Mortgagor covenants and agrees as follows:		
 To pay all sums secured hereby when due. To pay all taxes, levies and assessments which are or becomes. 	ome liens upon the said real estate when du	ae, and to exhibit promptly to the

3. To provide and maintain fire insurance with extended coverage endorsement, and other insurance as Mortgagee may require, upon the building and improvements now situate or hereafter constructed in and upon said real property, in companies and amounts satisfac-

4. In case of breach of covenants numbered 2 or 3 above, the Mortgagee may pay taxes, levies or assessments, contract for insurance and pay the premiums, and cause to be made all necessary repairs to the buildings and other improvements, and pay for the same. Any amount or amounts so paid out shall become a part of the debt secured hereby, shall become immediately due and payable and shall

tory to and with loss payable to the Mortgagee; and to deliver the policies for such required insurance to the Mortgagee.

040-00002 (REV. 11-69)

4.0001

Mortgagee the official receipts therefor.

bear interest at the highest legal rate from the date paid.

-