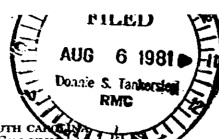
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REAL ESTATE MORTGAGE

800x1549 PAGE 226

COUNTY OF Greenvi			
This Mortgage, made this 14th day of uguet	198 by and between Still	muel J. Thitner and D	oris Rhodes Unitner
	South Carolina		to as Mortgagee, witnesseth:
Whereas, Mortgagors are indebted on their promissory note of even date by Mortgagee, which said note is payable in monthly installments, and default in making any monthly payment shall, at the option of the hold- ing unpaid on said note at once due and payable.	d according to the terms thereof r	_, payable to Mortgagee and evidencing payment in advance may be made in a e or demand unless required by law, n	iny amount at any time, and
NOW KNOW ALL MEN, that in consideration of said loan and also in and before the sealing and delivery of these presents, receipt whereof is	consideration of three dollars (\$ shereby acknowledged, the Morta	 to the Mortgagors in hand well and gagors hereby grant, bargain, sell and 	i truly paid by Mortgagee at release unto the Mortgagee,
its successors and assigns, the following described real estate, situated in All that piece, parcel or lot of land in Carolina, being known and designated as Englewood Estates, as shown by a Plat to for Greenville County in Plat Book Y, following metes and bounds, to-wit:	n the County of Greenvil in Gentt Township, a Lot No. 120, of a chereof, dated Coto	Greenville County, St subdivision known as ber 1951, recorded in	ate of South Carolina, to-wit: thte of South Section A of the RMC Office
BECINATES at an iron pin on Evelyn Driv running thence clong the line of said I the rear corner of Lot 21; thence close	ot No. 122, S. ^e 7-	70 E. 72.7 feet to a	n iron pin at
To have and to hold, with all and singular the rights, members, hered and this instrument is made, executed, sealed and delivered upon the electribed Note according to the terms thereof, and all other sums secure force and virtue. Upon default in making any payment of said Note we payable by the exercise of the option of acceleration above described, as entire indebtedness secured hereby.	apress condition that if the said ed hereby, then this Mortgage sh then the navment becomes due, if	i Morigagors shall pay in this to the all cease, determine and be void, others the entire sum remaining unpaid of	erwise it shall remain in full on said Note shall be due and
This mortgage is given to secure the payment of the above-described no Mortgagors however evidenced. It is understood and agreed that the N secured by this mortgage; provided however that the total amount of eprincipal amount of \$75,000, plus interest thereon, attorneys' fees, an	Mortgagee may from time to time existing indebtedness and future a	se make loans and advances to Mort	gragors, an of which will be
The Mortgagors covenant that they exclusively possess and own said the same against all persons except the Mortgagee. Any failure of the do so thereafter. Whenever the context so requires, plural words shall	Mortgagee to enforce any of its	rumbrances except as otherwise noted, rights or remedies bereunder shall no	and will warrant and defend t be a waiver of its rights to
Signed, scaled and delivered in the presence of: [Julian Julian Julian Bulling 1 1 1 1 1 1 1 1 1	Dona	Rhodes While	(Seal) Sign Here (Seal) Sign Here
STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.			
Personally appeared before me the undersigned witness and being duly going instrument for the uses and purposes therein mentioned, and that	sworn by me, made oath that he t he, with the other witness subscr	saw the above named mortgagor(s) si ibed above, ritnessed the due execution	ign, seal and deliver the fore- in thereof.
Sworn to before me this 4th day of August	A. D., 19	Keeling W	What LARDLINA
	ent prepared by Mortgagee pan		mi capoulia 🏄
REN STATE OF SOUTH CAROLINA	NUNCIATION OF DOV.	DOCUMENTARY AUG-ECT TAX 13 HELE	O D. 8 4 Tr
COUNTY OF			•
I, the undersigned Notary Public, do hereby certify unto all whom it me and upon being privately and separately examined by me, did declare that soever, renounce, release and forever relinquish unto the above-named hower, of, in or to all and singular the premises above described and release.	t she does freely, voluntarily and v Mortgagee, its successors and assi	m thout any compositions, gread of leaf o	t any derson or dersons where-
Given under my hand and seal this 14th day of MUNICE		Miland Wife M	Whit (Seal)

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(CONTINUED ON NEXT PAGE)

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