STATE OF SO	UTH CAROLINA)	MORTGAGE	5013 L610 1495 733
COUNTY OF	GREENVILLE	GREENVE TO SEC	SINGLOID REPA
WORDS USED	OFTEN IN THIS DOC	JMENT has 9 How to too	
(A) "Mortga called the "Mo	age." This document,	which is dated June 87	, 19
(B) "Borroy	wer." Archie G. be called "Borrower" a	Mallory and Patricia A. Mallo	ory
Borrower's add	dress is:]25Fores	stdale Drive, Taylors, S.C. 29	9687
and which exis	sts under the law of the	State of South Carolina.	
		RAWER 708, Main Office:	
(D) "Note."	' The note signed by Bo te " The Note shows tha	orrower and datedJune	nd No/100 , 1983 , will be
	onto of principal and int	till owe Lender Eleven. Thousand are Dollars (\$ 11,000.00) plus in the lender of t	nterest, which I have promised to pay in
(E) "Proper the "Property."	rty." The property that is	described below in the section titled "Des	scription Of The Property," will be called
• •	OF THE PROPERTY		
I give Lender r	rights in the Property de	escribed in (A) through (I) below: Ited at125 ForestdaleDr	ive
		South Carolina	Street)
	(City)	(8	State and Zip Code)
This property	is in Greenville	County in the State of South Carolina	. It has the following legal description.
	See Attached Sci	hedule A for a more complete	property description.
	T AMESTATE C	OF SOUTH CAROLINA	
	- 9 - 光 DOCUMB	MTARY (
	2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	STAMP E 0 4. 4 0 字	
		13 Hat 1 127	
:		:	
(8) Att buit (C) Att right rights are know (D) Att ren (E) Att min	nts in other property that wn as "easements, right ts or royalties from the eral, oil and gas rights ar	ements that are located on the property de t I have as owner of the property described s and appurtenances attached to the pro property described in Paragraph (A) of the and profits, water, water rights and water sto	o in Paragraph (A) of this section. These perty"; his section;
in Paragraph ((F) All righ	(A) of this section; its that I have in the lan	d which lies in the streets or roads in fro	ont of, adjacent, or next to, the property
described in P	Paragraph (A) of this sec	ction; le future will be on the property described:	•
and all replace	ements of and additions	to those fixtures, except for those fixtures	s, replacements or additions, that under
are items that	are physically attached	it I acquire more than ten days after the da to buildings, such as hot water heaters a	and furnaces;
(H) All of t	he rights and property of a cements of or addition	lescribed in Paragraphs (B) through (F) of its to the property described in Paragraph	f this section that I acquire in the future; is (B) through (F) and Paragraph (H) of
this section:		the Property to the Lender, its successor	
,			s and assigns to:ever.
		DER OF RIGHTS IN THE PROPERTY	This seems that have been
ing this Mortg to lenders wh	aage Lampiving Lender	Property to Lender subject to the terms of those rights that are stated in this Mortgagal property. I am giving Lender these right	ge and also those rights that the law gives
/A\ Pay al	It the amounts that I ow	e Lender as stated in the Note; ts that Lender spends under this Mortgage	e, to protect the value of the Property and
Lender's righ (C) Pay. w	ts in the Property. vith interest, any other ar	mounts that Lender lends to me as Future i	
(D) Keep	all of my other promise	s and agreements under this Mortgage.	
BORROWER' AND BORRO	'S RIGHT TO MORTGA WER'S OBLIGATION T	GE THE PROPERTY O DEFEND OWNERSHIP OF THE PROP	PERTY
and (C) there I give a go suffers becau	e are no outstanding cla emeral warranty of title t use someone other than	e Property; (B) I have the right to mortgage, lims or charges against the Property, exc to Lender. This means that I will be fully myself has some of the rights in the Prope	ept as otherwise stated in this Mongage. responsible for any losses which Lender erty which I promise that I have. I promise
In the ever including atte	nt I fail to defend my owr orneys fees and Court o	ne Property against any claims of such rig nership of the Property, I agree to reimburs costs, incurred by the Mortgagee in defen	se the Mortgagee for any and all expenses,
1. BORRO		s follows: Päy principal änd interest undei	R THE NOTE AND TO FULFILL OTHER
l will pron	NT OBLIGATIONS nptly pay to Lender whe Linterest on Future Adv	n due: principal and interest under the No ances that I may receive under Paragraph	ote; late charges as stated in the Note; and h 15 below.
		TO PAY TAXES AND INSURANCE	
(A) Taxes	: I will pay all the taxes, charges, fines or imposit	assessments (public and private), sewer r tions on the Property upon or before the da	rents, water rates and other governmental te they are due. I will show Lender receipts
for payment	of such charges within	then (10) days after Lender requests ther	m. es on the Property insured in such amount

(4328 - RV-ZY)