	En co
Stat	nty of Mortgage 1522 45429
Cou	his ?? 17
Wor	
(A)	Mortgage This document, which is dated to Quego Bails.
(B)	Mortgagor Nobel 1 + Octor Close will sometimes be called "Mortgagor and sometimes simply "I" "Me", "my", "mine", "myself", and "us" refer to the Mortgagor
(C)	Lender—The South Carolina National Bank will be called "Lender" and sometimes simply "you". "Your" and "yours" refer to Lender. Lender is a national banking association which was formed and which exists under the laws of the United States of America.
(D)	Note—The note, note agreement, or loan agreement signed by Respect 1 Stocke 4 (2011). I Glaubilid dated OSCS 1983 will be called the "Note". The Note shows that I have promised to pay Lender
	8 8 73.45 Dollars plus finance charges or interest at the rate of 12.50 per year
	Dollars plus a finance charge ofDollars
	which I have promised to pay in full by
	[] If this box is checked, finance charges or interest under the Note will be deferred, accrued, or capitalized
(E)	Property—The property that is described below in the section entitled "Description Of The Property" will be called the "Property".
My	Transfer To You Of Rights In The Property
to y	this date, because you loaned me the money for which I gave you the Note, I mortgage, grant and convey the Property ou, your successors and assigns, subject to the terms of this Mortgage. This means that by signing this Mortgage, I am ng you those rights that are stated in this Mortgage and also those rights that the law gives to lenders who hold mortgages real property. I am giving you these rights to protect you from possible losses that might result if I fail to
(A)	Pay all the amounts that I owe you as stated in the Note and any tuture advances made under Paragraph 17 of this Mortgage.
(B)	Pay, with interest or finance charges, any amounts that you spend under this Mortgage to protect the value of the Property and your rights in the Property
(C)	Keep all of my other promises and agreements under the Note and or this Mortgage
Γhi	s Mortgage secures any renewals, extensions, and or modifications of the Note
De	scription Of The Property
(A)	The Property which I mortgage, grant, and convey to you, your successors and assigns, is located in
	Greenville County and has the following legal description
Green Carol of t	that certain piece, parcel or lot of land, situate, lying and being in the County of aville, State of South Larolin. According to a plat prepared of said property by lina Surveying Company, September 3, 1979, which said plat is recorded in the R.M.C is for Greenville County, South Carolina, in plat blok 7-S, at page 3?, having the owing courses and distances, to wit:
now cant	williG at a point in or near the center of kilge woal, joint front corner with propertor formerly belonging to Joon B. Hallums, and which sail point is 355.9 feet, more or north of the intersection of Kilge doar and a county road, and muning thence with common line with the stad John B. Hallums, G. 57-30 W. 510.8 feet to a point; thence 400 W. 113.9 feet to a point; thesse, N. 50-15 B. 191.7 feet to a point in or near the of diage boad; thence running with the line through said 4000, S. 13-00 B. 115.4 to a point in or near the counter of said road the point of Beginning.
0. 1	within property is the one property conveyed to the Grantor Lerein by Deed of Aliza closet, dates July 23, 1965, and which said Seed is recorded in the RED Office for aville County, Journ Larolina in Deed Suck Ju9, at page 22.

The Property also includes the following:

- (B) All buildings and other improvements that are located on the property described in paragraph (A) of this section,
- (C) All rights in other property I have as owner of the property described in paragraph (A) of this section. These rights are known as "easements, rights and appurtenances attached to the property".
- (D) All rents or regulates 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 property described in paragraph (A) of this section.
- 4B All rights that I have in the land which lies in the streets or roads in trent ct, or next to, the property described in paragraph (As of this section.
- (G) All fixtures that are now or in the tuture will be on the property described in paragraphs (A) and (B) of this section, and, to the extent allowed by law, all replacements of and additions to these fixtures.
- 4H6. All of the rights and property described in paragraphs (B) through the of this section that Ladjure in the return and
- 410 All replacements of and/or additions to the property described in paragraphs. Both 1025 (\$1.20d paragraph) Electrics section.

≱rung Stäre ui

This suppressions and assigns, are to have and to hold the Property subsides the removes this Mortanes

And the second s