GARTHANNE OU. D. U.

Amount Financed- \$4372.79

24 REAU ESTATE MORTGAGE

Norwest Financial Greenville, S.C. 29602

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STATE OF SOUTH CARC	olina ille	} ss.
	22	Jonnary

Brown, Lumus H. & Mary A.

hereinafter referred to as Mortgagors, and Norwest Financial South Carolina, Inc., hereinafter referred to as Mortgagee, witnesseth:

Whereas, Mortgagors are indebted on their promissory note of even date in the sum of \$ 7104.00 , payable to Mortgagee and evidencing a loan made to Mortgagors by Mortgagee, which said note is payable in monthly installments, and according to the terms thereof payment in advance may be made in any amount at any time, and default in making any monthly payment shall, at the option of the holder of said note, and without notice or demand unless required by law, render the entire sum remaining unpaid on said note at once due and payable.

, by and between ...

NOW KNOW ALL MEN, that in consideration of said loan and also in consideration of three dollars (\$3) to the Mortgagors in hand well and truly paid by Mortgagee at and before the sealing and delivery of these presents, receipt whereof is hereby acknowledged, the Mortgagors hereby grant, bargain, sell and release unto the Mortgagee, its successors and assigns, the following described real estate, situated in the County of Greenville and State of South Carolina, to-wit:

All that certain piece, parcel or lot of land located in the County of Greenville, State of South Carolina lying and being at the northeast intersection of Quaker Court and Lanceway Drive and being known and designated as Lot No. 73 of Hillsborough, Section 2, plat of which is recorded in the RMC Office for Greenville County in Plat Book 4-F at Page 51 and having, according to a more recent plat entitled "Property of Lumus H. Brown and Mary A. Brown" by Freeland & Associated dated January 13, 1983, the following metes and bounds, to-wit: Beginning at an iron pin on the eastern side of Quaker Court at the joint front corner of Lots 73 and 72 and running thence with the line of Lot 72 N. 82-22 E. 190.2 feet to an iron pin; thence S. 12-42 E. 17 feet to an iron pin at the joint rear corner of Lots 73 and 74; thence

With the line of Lot 74 S 17-75 1, 166 2 feet to an iron pin on the northern edge of Lanceway to have and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, unlo said Mortgagee, provided always, and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgages shall pay in full to the said Mortgagee the above described Note according to the terms thereof, and all other sums secured hereby, line this Mortgage shall cease, determine and be void, otherwise it shall remain in full force and virtue. Upon default in making any payment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note shall be due and payable by the exercise of the option of acceleration above described, and this Mortgage may be foreclosed as provided by law for the purpose of satisfying and paying the entire indebtedness secured hereby.

This mortgage is given to secure the payment of the above-described note, as well as all other sums and future advances which may hereafter be owing to Mortgagee by Mortgagors however evidenced. It is understood and agreed that the Mortgagee may from time to time make loans and advances to Mortgagors, all of which will be secured by this mortgage; provided however that the total amount of existing indebtedness and future advances outstanding at any one time may not exceed the maximum principal amount of \$75,000, plus interest thereon, attorneys' fees, and court costs.

The Mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances except as otherwise noted, and will warrant and defend the same against all persons except the Mortgagee. Any failure of the Mortgagee to enforce any of its rights or remedies hereunder shall not be a waiver of its rights to do so thereafter. Whenever the context so requires, plural words shall be construed in the singular.

Signed, sealed/and delivered in the pres

STATE OF SOUTH CAROLINA COUNTY OF Lunwill

by e-named mortgagor(s) sign, seal and deliver the fore-Personally appeared before me the undersigned witness and being duly sworn by me, made outh that he saw the going instrument for the uses and purposes therein mentioned, and that he, with the other witness subscribed above

This instrument prepared by Mortgagee names alker UP

RENUNCIATION OF DOWER

STATE OF SOUTH CAROLINA COUNTY OF Bremuite

I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named Mortgagor, did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whom soever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular the premises above described and released.

Given under my hand and seal this 23 day of farming

942 A84 SC