REAL ESTATE MORTGAGE

THE STATE OF SOUTH CAROLINA COUNTY OFGreenville	GREENVILLE OC. S. C.	vec 1800 ma 521
P. O. Box 6020	corporation organized Addisting under the laws Greenville, SC 29606	pril 19.24 between (herein "Borrower"), and of South Carolina whose address is (berein "lender").
of principal and interest, with the balance of the To secure to I ender the repayment of the in	indebtedness, if not sooner paid, due and payable of the hotelness evidenced by the Note, with interest the rest thereon, advanced in accordance herewith to pay in contained, Borrower does hereby mortgage, gra	(herein "Note"), providing for monthly installments on May 4, 1991 ereon, together with all extensions, renewals or modifications protect the security of this Mortgage, and the performance of int and convey to Lender and Lender's successors and assigns. State of South Carolina:
Greenville County, Butle	er Township, located app ay formerly referred to	ituate, lying and being in roximately 13 miles from as the Greenville-Woodruff
J. A. Watson and White E. $101-\frac{1}{6}$ ft.; thence N.	and running thence S. 81	int corner of property of $-\frac{1}{6}$ E. 76.50 ft.; thence N. 43-45 e S. 43-45 W. 150 W. 150 ft. 90 ft. to the point of
	d Book1158, at Page 33 o	ooley by deed of Gerald Marvin n Nov. 9, 1981, in the
which has the address ofRout	e 5, Box 235 (Street)	Greer (City)
South Carolina, 29651	(Sitter)	(herein "Property Address");
(State and Zip Code) To have and to hold unto Lender and I		with all the improvements now or hereafter erected on the placements and additions thereto, shall be deemed to be and said property are herein referred to as the "Property".
Borrower and Lender covenant and agree 1. Payment of Principal and Interest. Bo	as follows: orrower shall promptly pay when due the principal Note	at of and interest on the indebttdness evidenced by the Note.
2. Insurance. Borrower shall keep all imp fire, windstorm and such other casualties and of to pay the sum secured by this Mortgage, and shall deliver to Lender such policies along with such insurance, pay the premiums therefor of purchase such insurance. Such amounts paid	crovements on said land, now or hereafter erected, contingencies, in such manner and in such compand as may be satisfactory to the Lender. Borrower hevidence of premium payment as long as the not deliver said policies along with evidence of pay by Lender shall be added to the Note secured by	constantly insured for the benefit of the Lender against loss by ies and for such amounts, not exceeding that amount necessary shall purchase such insurance, pay all premiums therefor, and e secured hereby remains unpaid. If Borrower fails to purchase yment of premiums thereon, then Lender, at his option, may this Mortgage, and shall be due and payable upon demand by
days after the same shall become due. In the c may pay the same and the amounts paid sha	event that Borrower fails to pay air taxts, assessmell be added to the Note secured by this Mortgage	may be lawfully levied against the Property within thirty (30) ents and charges as herein required, then Lender at his option, and shall be due and payable upon demand by Borrower to
		d repair and shall not commit waste or permit impairment or
5. Transfer of the Property: Due on Salthe Borrower sells or transfers the Property of Mortgage") if certain conditions are met. Those	se conditions are:	he Property or any rights in the Property, any person to whom igations under this Mortgage (known as an "assumption of the
(A.) Borrower gives Lender notice of sale(B.) Lender agrees that the person qualif	le or transfer. Ges under its then usual credit criteria:	
(C) The name a prese to pay interest or	n the amount owed to Lender under the Note and t	ander this Mortgage at whatever rate Lender requires; and
(g).) The person signs an absumption ag	reement that is acceptable to Lender and that obliq	gates the person to keep all of the profitises and agreements
If the Borrower sells or transfers the Property full of the Note, foreclose the Mortgage, and	y and the conditions in A. B. C and D of this secti seek any other remedy allowed by the law. Howev feetain transfers. Those transfers are:	on are not satisfied. Lender may require immediate payment in er. Lender will not have the right to require immediate payment
N	against the Property that are inferior to this Morti	gage, such as other mortgages, materialman's liens, etc.; with the money to buy these appliances, in order to protect
that make an against east this losses.		then the transfer is automatic according to law; and
(U	brea (3) years or less, as long as the lease does not i	nclude an option to buy.
	and the second of the second o	male has the right to control incoming in its attribute, the time is
most apply and free and clear of all incumbin	ances, and that he will warrant and defend the title Property is subject to the following exceptions:	against the lawful claims of all persons whoms oever, except for

7328 RV.23

0.

Form 040-2256 11 81

GIATE OF SOUTH CAROLINA

TO DOCUMENTARY

STAMP

TAX

E3 11216

12 0 5. 4 8 1/2