5:3 10 3 22 PH 27	4N7
STATE OF SOUTH CAROLINA MORTGAGE OF REAL ESTATE BOCK ESTAGE	とびん
COUNTY OF Greenville TO ALL WHOM THESE PRESENTS MAY CONCERN: 1HIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$100,000.	
THIS MORTGAGE SECURES POTCHE NOTICE	
WHIREAS. Jesse Dean Brown (heremafter referred to as Mortgagor) is well and truly indebted unto MCC Financial Services, Inc. (the consister referred to as Mortgagor) is well and truly indebted unto MCC Financial Services, Inc.	to and by the
theremafter referred to as Mortgagor) is well and truly indebted unto, its successors and assigns forever (hereinafter referred to as Mortgagoe) as evid	i.
Mostgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of Fifteen thousand	and payable
Mostgagor's promissory note of even date herewith, the terms of which are incorporated and the second of the hundred ninety & 40/100	. 10 /0
At the control of the	:
图图图图图图图图	
Together with all and singular rights, metabers, hereditaments, and appurtenances to the same belonging in any way incident or appertaining. Together with all and singular rights, metabers, hereditaments, and appurtenances to the same belonging in any way incident or appertaining.	and of all the
Together with all and singular rights, members, hereditaments, and appartenances to the same detenting in the states now or hereafter attached, rents, issues, and profits which may arise or be had therefor may be including all heating, plumbing, and lighting fixtures now or hereafter attached, rents, issues, and profits which may arise or be had therefore place including all heating, plumbing, and lighting fixtures now or hereafter attached, rents, issues, and profits which may arise or be had therefore place in the profit of the same than the interview bullets and rents and equipment, other than the usual household	connected, Oil I furniture, be
Pilico (Seleto in 5th) interest in oring the market	÷
33652 APR 2 7 EQ4.	war c
TO HAVE AND TO HOLD, all and simplar the said protection up to the Mortgagee, its heirs, successors and assigns, forever. The Mortgagor covenants that it is harfully seized of the elements of the first state of the first	Ily anthonized
The Mortgagor covenants that it is hardary served on the exemples at the Mortgagor covenants that it is hardary served on the exemples and encurate and encurate and exemples a second served of the exemples and encurate and exemples are second served on the exemples and exemples are second served on the exemples are served on the e	12/
This is a first Mortgage second to hole.	
The Mortgagor further covenants to warrant and forever defend all and singular the said preprises unto the mortgage foreign, from and against	the Mortered
25% of persons whomsoever dwindly channels are warmer to be about the persons who have the persons which have the persons which have the persons who have the persons which	续
The Mortgagor further covenants and agrees as follows: Bennie & Johnstone	the maxment of
(IV) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgage shall also secure the Mortgage shall sum secure the Mortgage shall shall sum secure the Mortgage shall shal	THE CLUCK SHAPE
6) Incorpage units otherwise provided in writing.	to time by the
Mortgager against loss by fare and any other natures specified by the Mortgager, and have attach by the Mortgager, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by the Mortgager, and that it will pay all premiums therefor when due; and that it does hereb easily clauses in favor of, and in form acceptable to the Mortgager, and that it will pay all premiums therefor when due; and that it does hereb have given insurance company concerned to make pay Mortgager the proceeds of any policy insuring the mortgaged premises and does hereby authorize each insurance company concerned to make pay dies its to the Mortgager, to the extent of the balance owing on the Mortgager debt, whether due or not.	by assign to the syment for a loss
(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction kan, that is construction until completion without interruption, and should it fail to do so, the Mortgagee may, at its option, enter upon said premises, make it are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such constructions delt.	Struction to the
(4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.	
B3) That it bereby assigns all rents, issues and profits of the mortgaged premises from and after any default bereunder, and agrees that, should be instituted pursuant to this instrument, any judge having purisduction may, at Chambers or otherwise, appoint a receiver of the mortgaged pre- autistiffy to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Co- said premises are occupied by the mortgager and after deducting all charges and expenses attending such proceeding and the execution of its trust- apple the residue of the rents, the issues and profits toward the payment of the debt secured hereby.	OUL I THE CACHE
L-1651-S.C. Rev. 1/74	
	· •

i