MORTGAGE

between the Mortgago	or,. George J. Ert	meier and Peggy	Rrt Ime	ier,	
		`		(Decem Dollo	wer''),
and the Mortgagee,	C. Douglas Wilson & Co under the laws ofthe	Reas of Court Court		, a corpe	oration
	under the laws ofin	State of South Carol	ına	wnose a	daress
III				(
WHEREAS, BOYTOW	er is indebted to Lende o/100Dollars, w	hick indobtedness is	omidozeog	by Rorrower's 1	note of
Mine Manurea and M	erein "Note"), providi	ne for monthly incl	allments of	nrincinal and ir	terest.
even units nerswith (no	indebtedness, if not so	mer naid, due and n	avable on .	July 1, 2002	
MINI THE DESIGNOC OF MIC	Interestings in the second	inor party and and p			•
To Szoven to Lend	ler (a) the repayment o	f the indebtedness ev	ridenced by	the Note, with i	nterest
thereon, the payment	of all other sums, with	interest thereon, ad	vanced in	accordance herev	with to
protect the security of	f this Mortgage, and t	he performance of t	the covena	nts and agreeme	ents of
Borrower herein conta	ined, and (b) the repa	yment of any future	e advances	, with interest th	iereon,
made to Borrower by	Lender pursuant to	paragraph 21 herec	of (herein	"Future Advan	ices''),
Borrower does hereby	mortgage, grant and co	onvey to Lender and	Lender's	successors and a	esigns
	property located in the	County ofGre	enville	, S	tate or
South Carolina:			•	•	
All that certain p	iece, parcel or lot	of land situate,	lying and	being in the	County
of Greenville, Sta	te of South Carolina	. being known and	l designat	ted as Lot 271,	, Sec-
tor V Botany Wood:	s, plat of which is	recorded in the B	L.M.C. Off	tice for Greenv	лте
County, South Caro	lina. in Plat Book Y	Y. Pages 6 and 7,	, and also	shown as Lot	.271,
Sector V, Botany W	oods, on revised pla	t recorded in Pla	t Book X	(, Page 83, and	
having, according	to said latter plat,	tue torrowing me	ces and r	ounus, co-wic.	• •
RECTINITING of on ive	on pin on the southe	asterly side of R	Collingree	n Road, joint	front
corner of lots 271	and 272, said iron	pin being 105 ft.	in a nor	theasterly dir	ection
from Imperial Drive	e: and running thenc	e along Rollingre	en Road,	N 52-12 E, 100) ft.
to an iron pin: the	ence S 42-58 B. 190	ft. to an iron pi	in; thence	S 49-40 W, 25	it.
to an iron pin; the	ence S 49-40 W, 25 f	t, to an iron pin	i; thence	S 54-32 W, 48.	y II. H
to an iron pin, jos	int rear corner of 1	ots 2/1 and 2/2;	thence N	31-47 W, 103 1	
an iron pin, the po	oint of beginning.				
					,
STATE OF SOUTH CARC	LINA)	ASSIGNM	ENT	-
COUNTY OF GREEN	/ILLE)			
FOR VALUE	RECEIVED, C. DOUGLA	S WILSON & CO, he	reby assi	gns, transfers	and
sets over to MGIC N	ORTGAGE CORPORATION	the within mortg	age and t	the note which	the
same secures, with			•		
Dated this	8th day of Ju	ne, 1972. <i>i</i>			i
Y- 41:		C. DOUGLAS WI	T CONT IL CO	sure: Comme	
In the presence of:	'h D	C. DOUGLAS WI	INDUIT OF CO		
Jansie C	ZX Xeen		,		• * .*
Deratte 2 27	we Miller	By leae fet	elea	Ocea -	
		Margaret Mo	cCrearu.	Assistant Treas	swer
			·	ノ が、	
· V			: :		
			• •		

To Have and to Hold unto Lender and Lender's successors and assigns, forever, together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate in the event this Mortgage is on a leasehold) are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any easements and restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

Uniform Covenants. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on any Future Advances secured by this Mortgage.