j	127 1115117 6017 200	·
	CHIPDAVIE RECORDING FEE OF MAY 3 1030 E4	
	DONNIE 19/3 EN	BOOK 1274
	FREAL ESTATES MORTGAGE	
	STATE OF SOUTH CAROLINA SS.	1
	This Mortgage, made this 19th day of April	id Eva Mau Wils
	he be the state of the bar Philade Company of Greenville SC	rainalles referent to an he
	Whereas, Mortgagors are indebted on their promissory note of even date in the sum of \$3456.00, payable to Mortgagor, which said note is payable in monthly installments, and according to the terms thereof payment in advance referred in making any monthly payment shall, at the option of the holder of said note, and without notice or demand, render at once due and payable.	gee and evidencing a loan may be made in any amou the entire sum temaining
	NOW KNOW ALL MEN, that in consideration of said loan and to further secure the payment of said Note and also in consideration to said before the scaling and delivery of these research of the constant of the	sideration of three dollar
i	State of South Carolina, to wit HOCINTING at the sources and assigns, the following described real estate, situated in	n the County of Change
:	feet to an iron pin; thence N. 51-06 E. 105 Feet to an iron pin; thence iron pin in the center of Miller Road; thence S. 51-06 W. 105 feet to t the center of Miller Road.	S. 59-15 E. 2 he beginning i
	THE SERVER OF RELEGIE ROAD.	
		•
		•
į	To have and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said premises below	Ring, unio e id Martes
į	To have and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said premises belor and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgagors shall paying any payment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note when the payment becomes due, then the entire sum remaining unpaid on said Note shall be of ucceleration above described, and this Mortgage may be forcelosed as provided by law for the purpose of satisfying and p	in full to the said Mort, in full force and virtue. U lue and payable by the ex
	The Mortgagors covenant that they exclusively possess and own said properly free and clear of all encumbrances except as the same against all persons except the Mortgagee. Any failure of the Mortgagee to enforce any of its rights or remedies her specific challenges and an all the same against all persons except the Mortgagee. Any failure of the Mortgagee to enforce any of its rights or remedies her specific challenges and an all the same against all persons except as a specific challenge of the same against all persons except as a specific challenge of the same against all persons except as a specific challenge of the same against all persons except as a specific challenge of the same against all persons except the Mortgagee. Any failure of the Mortgagee to enforce any of its rights or remedies her	otherwise noted, and will equidar shall not be a week
	Signal, scaled and delivered in the presence of:	THE PARTY OF THE P
	All (ason Tomme u	Tiland.
	G.M. Lausl Eva mal ?	HO WIFE HUST SIGN
	STATE OF SOUTH CAROLINA	O WIFE HUST SIGN)
	COUNTY OF Greenville } SS.	. :
	Personally appeared before me the undersigned witness and being duly sworn by me, made outh that he saw the above started regions instrument for the uses and purposes therein mentioned, and that he, with the other witness subscribed above, witnessed the	norigagor(s) sign, seal an
		ADOU_
	Sworn to before me this 19th-day of April , A. D., 19 73	PRILL
	This instrument prepared by Mortgagee named #78vd.OP.M.19510R	EXPIRES DECEMBER
5019		<u> </u>
	RENUNCIATION OF DOWER	
0	COUNTY OF Greenville ss.	
	I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, of dower, of, in or to all and singular the results above named Mortgagee, its successors and assigns, all her interest and	Morigagor, did this day
	soever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and dower, of, in or to all and singular the premises above described and released.	read or fear of any person estate, and also all her ri
4	(ma	
	Given under my hand and seal this 19th day of April 19-73.	ANDW.
	COMMISSION EXPIRES	ECEN EED 16, 18.3
]	Recorded this 3rd day of May, 1973 at 4:30 P.M. #31257) Maggg