REGULATION NO. 22 COMPLIED WITH

Jun 26 10 38 AM '73 DONNIE S. TANKERSLEY R.M.C.

REAL ESTATE MORTGAGE

## State of South Carolina,

County of \_\_\_GREENVILLE

TO ALL WHOM THESE PRESENTS MAY CONCERN:

MCAFEE	MANUFACTURING	COMPANY.	INC.
LICUT DD	Litting T IIO T OICTIO		

SEND GREETINGS:

THOTORYUNAM BENEE	NO COMITANT, INC.	•		OLIVO	GIVEE TITTE
WHEREAS.	the said _Mo	cAfee Manu	facturing	Company,	Inc.
hereinafter called Mor	tgagor, in and by	its	се	rtain Note or ob	oligation bearing
even date herewith,	stand indebted, firmly	held and bo	und unto TH	IE CITIZENS A	ND SOUTHERN
NATIONAL BANK OF	SOUTH CAROLINA, her	reinafter calle	i Mortgagee,	in the full and	d just principal
sum of Three Hun	dred Thousand at	nd No/100t	hs	Dollars (\$_3	<u>00,000.00</u> ),
with interest thereon p	payable in advance from	date hereof a	t the rate of $\frac{g}{2}$	<u>3/4</u> % per a	annum; the prin-
cipal of said note toge	ether with interest being	g due and pay	able in ( <u>141</u>	er	
mor	nthly			installn	nents as follows:
Beginning on	nthly  Monthly, Quarterly, Semi-annual   September 1(/	together v from date	vith inter	im interes 19 <u>73</u> , and on	t the same day of
each monthly	·		<u> </u>	period therea	ifter, the sum of
Three Thousand	Three Hundred S	eventy-Tw	and No/	100th Dollars (	3,372.00
and the balance of sa	aid principal sum due a	and payable or	thelst da	y of August	, 19_85
on account of unpaid mortgage to or by a th note secured by this the Bank's option, be to the Bank.	its are to be applied fir principal. Provided, tha ird party without the wr mortgage, with accrued continued on such ten	it upon the sal itten consent d interest, sha ms, conditions	e, assignment of the Bank, t II become due , and rates of	he entire unpaid e and payable ir f interest as ma	d balance of the full or may, at y be acceptable
per annum, or if left in note will more fully a due at the option of	es that past due princip blank, at the maximum ppear; default in any pa the mortgagee or hold of the maker shall no cipal and interest are p	legal rate in a yment of eithe der hereof. Fo	r principal or rbearance to e waiver of the s	interest to rende exercise this right right as to any si	er the whole debt it with respect to ubsequent failure
the office of the Mo the holder hereof ma	rtgagee in <u>Greenvi</u> y from time to time des	llle signate in writ	_, South Carding.	olina, or at such	n other place as
aforesaid, and for the of the said Note; and in hand well and trul ents, the receipt when presents DO GRANT,	MEN, that the said Morte better securing the particle in consideration of the paid by the said Morteof is hereby acknowled bargain, sell and releas	syment thereof of the further s tgagee at and dged, have gra se unto the sai	to the said word of THREE before the sented, bargained Mortgagee the	nortgagee accord DOLLARS, to thaling and delive d, sold and relea ne following desc	ting to the terms to the said Mortgagor ry of these pressed, and by these cribed real estate,
all those certain on and/or near Ga of Greenville, Co and designated as 'Fair Ground", prin the R.M.C. Off at Page 171 and h	entt Street, welcounty of Greenville Lots Nos. 22, Separed by Dalto	lle, State 23, 24, 26 n & Neves,	of South , and 27 dated Ma	Carolina, as shown or reh, 1946, Carolina, i	being knowr n plat entit and recorde n Plat Book

BEGINNING at an iron pin on the Westerly side of Weldon Street at the joint front corner of Lots Nos. 21 and 22 and running thence with the line of Lot No. 21, S. 86-04 W. 150 feet to an iron pin at the joint rear corner of Lots Nos. 21, 22, 29 and 28; thence with the line of Lot No. 28, S. 3-56 E. 50 feet to an iron pin at the joint rear corner of Lots Nos. 22, 23, 27 and 28; thence with the line of Lot No. 28, S. 86-04 W. 150 feet to an iron pin on the Easterly side of Selma Street; thence with the Easterly side of Selma Street, S. 3-56 E. 100 feet to an iron pin at the joint front corner of Lots Nos. 26 and 25; thence with the line of Lot No. 25, N. 86-04 E. 150 feet to an iron pin in the line of Lot No. 23 at the joint rear corner of Lots Nos. 26 and 25; thence with the line of Lot No. 25, S. 3-56 E. 28.2 feet to an iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 26 and 25; thence with the line of Lot No. 25, S. 3-56 E. 28.2 feet to an iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 24 at the joint rear corner of Lots Nos. 25 iron pin in the line of Lot No. 25 iron pin in the line of Lot No. 25 iron pin in the line of Lot No. 25 iron pin in the line of Lot No. 25 iron pin in the