JAN 7 12 48 PH '74

DONNIE S. TANKERSLEY R.M.C.			DOUR TEOD PROCES
WHEREASI (we) Jimmie Lewis (hereinafter also styled the mortgagor) in and by my	and Loretta Lie (our) certain Note bearing o	wis, his wife	irmly held and bound unto
Carolina Siding I	listr.	(hereinafter also style	d the mortgagee) in the sum of
• 4,129.44	equal installments of !	49.16	each, commencing on the
20th day of February 1 said Note and conditions thereof, reference thereunto h	19 74 and falling due and will more fully appear.	on the same of each subsec	quent month, as in and by the
NOW, KNOW ALL MEN, that the mortgagor(s) in consi- the conditions of the said Note; which with all its pro- said mortgagor in hand well and truly paid, by the said of is hereby acknowledged, have granted, bargained, said mortgagee, its (his) heirs, successors and assigns	deration of the said debt, an visions is hereby made a par mortgagee, at and before the sold and released, and by	d for the better securing the rt hereof; and also in consid sealing and delivery of thes 'ese Presents do grant, ban	e payment thereof, according to eration of Three Dollars to the se Presents, the receipt where-
110 Odum Circle, Gree	enville, So. C	ar. also known	as,
All of that lot of land win the County of Greenvill particularly described as entitled "Subdivision for made by Pickell and Pickel 20, 1948, and recorded in in Plat Book S at pages 1'described lot is also know and fronts thereon 65 feet	le, State of So Lot No. 5, Sec Victor-Monaghe 11, Engineers, the R. M. C. C 79-181. Accordi 80 as 10 Chicor	outh Carolina, otion 4, as shown Mills, Green Green Green Green Green Green to said plant of the Green	and being more own on a plat aville, S. C." . C. on Deo. enville County at the within
This is a second mortgage mortgage given by the mort recorded herewith.	and junior in tgagors to Char	les J. Spillar	purchase money he to be
TOGETHER with all and singular the rights, memincident or appertaining.	bers, hereditaments and app	purtenances to the said pre	emises belonging, or in anywise
TO HAVE AND TO HOLD, all and singular the se	aid Premises unto the said	mortgagee, its (his) succes	sors, helrs and assigns forever.
AND I (we) do hereby bind my (our) self and my (o surances of title to the said premises, the title to v Premises unto the said mortgagee its (his) heirs, s same or any part thereof.	which is unencumbered, and	also to warrant and forever	defend all and singular the said
AND IT IS AGREED, by and between the parties her the buildings on said premises, insured against loss unpaid balance on the said Note in such company as (his) heirs, successors or assigns, may effect such interest thereon, from the date of its payment. And it entitled to receive from the insurance moneys to be p	or damage by fire, for the bo shall be approved by the sa insurance and reimburse th t is further agreed that the sa	enefit of the said mortgagee, aid mortgagee, and in default semselves under this mortga aid mortgagee its (his) heirs,	, for an amount not less than the thereof, the said mortgagee, its age for the expense thereof, with , successors or assigns shall be
AND IT IS AGREED, by and between the said parts shall fail to pay all taxes and assessments upon the (his) heirs, successors or assigns, may cause the themselves under this mortgage for the sums so paid.	he said premises when the s same to be paid, together	ame shall first become paya with all penalties and costs	ble, then the said mortgagee, its incurred thereon, and reimburse
AND IT IS AGREED, by and between the said parties become payable, or in any other of the provisions of hereby, shall forthwith become due, at the option of payment of the said debt may not then have expired.	this mortgage, that then the of the said mortgages, its (h	entire amount of the debt se	cured, or intended to be secured
AND IT IS FURTHER AGREED, by and between mortgage, or for any purpose involving this mortgage lection, by suit or otherwise, that all costs and creasonable counsel fee (of not less than ten per ce secured hereby, and may be recovered and collected	e, or should the debt hereby expenses incurred by the mount of the amount involved) a	secured be placed in the har ortagaee, its (his) heirs, sur	nds of an attorney at law for col-
PROVIDED, ALWAYS, and it is the true intent and executors or administrators shall pay, or cause to be the interest thereon, if any shall be due, and also according to the conditions and agreements of the sintent and meaning of the said note and mortgage, ti remain in full force and virtue,	e paid unto the said mortgage all sums of money paid by t and note, and of this mortgage	e, its (his) heirs, successor the said mortgages, his (their se and shall perform all the	s or assigns, the said debt, with r) heirs, successors, or assigns, obligations according to the true
AND IT IS LASTLY AGREED, by and between the a payment shall be made.	aid parties, that the said mor	rigagor may hold and enjoy t	he said premises until default of

Eharles J. Spillane V Janetto Leins (L.S.)
James D. M. Kinny Jr.

WITNESS my (our) Hand and Seal, this 13th day of December 19.73