2001 1058 PACE 360

## State of South Carolina,

County of GREENVILLE

## TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

101

M.

0.

The second Post of the second Po	onna Vina Poharte
WHEREAS, WE the said C. Adger and Do	onnia King Roberts
hereinafter called Mortgagor, in and by OUR	Centain Note of Obligation bearing
even date herewith, stand indebted, firmly held and bour	nd unto THE CHIZENS AND SOUTHERN
NATIONAL BANK OF SOUTH CAROLINA, hereinafter called	Mortgagee, in the full and just principal
sum of Eleven thousand six hundred nine & 68/100	Dollars (\$11,009,00
with interest thereon payable in advance from date hereof at	the rate of 11.86 % per annum; the prin-
cipal of said note together with interest being due and payat	ole in (96)
Monthly [Vinthia, Quarterly, Semilannual or Annual]	installments as follows:
[Monthly, Quarterly, Semilannual or Annual]	to 76 the same day of
Reginning on THE LAST DAY OF JANUARY	, 19 70, and on the same day of
each Monthly	period thereafter, the sum of
One hundred eighty-nine & 23/100	Dollars (\$189.23
and the balance of said principal sum due and payable on t	the, 19
The aforesaid payments are to be applied first to interest at on account of unpaid principal. Provided, that upon the sale mortgage to or by a third party without the written consent of note secured by this mortgage, with accrued interest, shall the Bank's option, be continued on such terms, conditions, to the Bank.	the Bank, the entire unpaid balance of the
Said note provides that past due principal and/or interesper annum, or if left blank, at the maximum legal rate in So note will more fully appear; default in any payment of either due at the option of the mortgagee or holder hereof. For any failure or breach of the maker shall not constitute a wor breach. Both principal and interest are payable in lawful	principal or interest to render the whole debt bearance to exercise this right with respect to vaiver of the right as to any subsequent failure I money of the United States of America, at
the office of the Mortgagee in GREENVILLE the holder hereof may from time to time designate in writing	ıg.
NOW, KNOW ALL MEN, that the said Mortgagor in consider aforesaid, and for the better securing the payment thereof of the said Note; and also in consideration of the further suin hand well and truly paid by the said Mortgagee at and beents, the receipt whereof is hereby acknowledged, have grant presents DO GRANT, bargain, sell and release unto the said to with	of THREE DOLLARS, to the said Mortgagor perfore the sealing and delivery of these prested, bargained, sold and released, and by these Mortgagee the following described real estate,
to-wit: All that piece, parcel or lot of land on the wes	stern side of the Augusta Road (U.S.
with an ac court in Anthorn Township, Greenvill	le County, South Catorina, perile suom
and designated as 0.88 acres on a plat entitled April 24, 1970, by Jones Engineering Service, ar	nd having according to said plat the
e	
prompting as a saint on the western side of Augu	usta Road, at the joint front corner of
property now or formerly belonging to "Martin" a line S. 77-17 W., 103.4 feet to a point on the	and thinning flighte with sord marer.
	al W sun. b leet to a point, thence
	rn sine of the Augusta Road, thence """
A CALL ALLES DOOD N 5-15 E	TALL TOPIC TO A DUTILLY CHOICE CONTENTS
with the western edge of the Augusta Road N. U-	ants of record, setback lines, road or
and the second s	a attaching file above acceptance best
This is the same property conveyed to the Grant in Deed Book 943, at page 167 in the RMC Office	for Greenville County
SOUTH CANDON SOUTH CANDON SOUTH CANDON SOUTH CANDON	SMITCHMAN SMITCHMAN













