## REAL ESTATE MORTGAGE

100.1338 FAIL 843

County of Greenville

## TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

 $\infty$ 

WHEREAS. We	the said	Roscoe Hi	nes and Fra	nces G. H	ines	
ereinafter called Mor	tgagor, in and by	our		certain N	ote or obliga	tion bearing
	stand indebted, firm					
IATIONAL BANK OF	SOUTH CAROLINA, nd Seven Hundred	hereinafter o	alled Mortgag	gee, in the	full and ju	ast principal
with interest thereon	payable in advance frether with interest be	rom date here	of at the rate	of 11.50	% per anni	um; the prin-
	monthly	'La' si Fria')			installment	is as follows:
Beginning on	June			1976	, and on the	same day of
each	monthly		and the second of the second o	peri	od thereafter	, the sum of
	wenty-Seven and l					
and the balance of s	aid principal sum du	ie and payab	le on the	day of	and the second second	19
The aforesaid payment on account of unpaid mortgage to or by a trace coursed by this	nts are to be applied principal. Provided, hird party without the mortgage, with access continued on such	first to inter that upon the written cons	rest at the raine sale, assign ent of the Ba	te stipulate ment, trans nk, the ent a due and i	d above and fer or assum fre unpaid by payable in fe	the balance option of this alance of the ill or may, at
per annum, or if left note will more fully a	es that past due print blank, at the maximi ppear; default in any	um legal rate r payment of	in South Car either principa	otina, as rei Il or interes	terence being t to render ti	ne whole debt

due at the option of the mortgagee or holder hereof. Forbearance to exercise this right with respect to any failure or breach of the maker shall not constitute a waiver of the right as to any subsequent failure or breach. Both principal and interest are payable in lawful money of the United States of America, at

the office of the Mortgagee in Greenville South Carolina, or at such other place as the holder hereof may from time to time designate in writing.

NOW, KNOW ALL MEN, that the said Mortgagor in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Mortgagee according to the terms of the said Note; and also in consideration of the further sum of THREE DOLLARS, to the said Mortgagor in hand well and truly paid by the said Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents DO GRANT, bargain, sell and release unto the said Mortgagee the following described real estate, to-wit:

ALL that piece, parcel or lot of land in the City of Greenville, County of Greenville, State of South Carolina, situate, lying and being on the southwestern side of Augusta Road and being known and designated as Lot No. 7 on a plat entitled "C. F. Cammer Property", plat of which is recorded in the RMC Office for Greenville County in Plat Book "L" at Page 115, and having such metes and bounds as shown thereon, reference to said plat being made for a more complete description.





