

STATE OF SOUTH CAROLINA COUNTY OF Greenville +

MORTGAGE OF REAL ESTATE

TO ALL WHOM THESE PRESENTS WAY CONCERN

per centum per annum, to be position of \mathbb{T}^{n-1}

WHEREAS, Anna Grace Fowler

with interest thereof from date of the rate of

inere notres sefessed to los Mostgagos lis likel? ond truly indekted unto Southern Discount Company, Inc. Mauldin Square, Mauldin, South Carolina 29662 in sixty (60) equal installments of two hundred & no/100 (200.00)Dollars, the first installment being due on the series of day of series 1984. installment being due on the $\frac{7.5}{2}$ day of _ ': _, 1984.

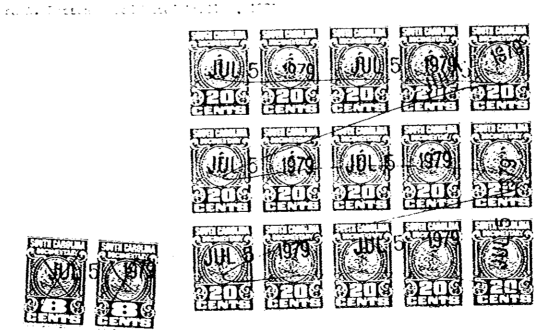
WHEREAS, the Martgagor may hereafter became indebted to the said Martgagee for such further sums as may be advanced to ar for the Marigagor's account for takes insurance premiums, public assessments, repairs, or for any other purposess

NOW, KNOW ALL. MEN. That the Mairgagar, in consideration of the aforesaid debt, and in order to secure the payment thereof, and of and other and further sums for which the Mairgagar may be indebted to the Mairgagae at any time for advances made to or for his eccurately the Mairgagae, and also in consideration of the further sum of Three Dollars (\$3.00) to the Mairgagae in hand well and truly paid by the Mairgagae at and before the sealing and delivery of these presents, the receipt whereas is known elded, has granted, barrance and advanced to the Mairgagae at and the Mairgagae at an advanced the Mairgagae at an advanced to the Mairgagae at any time for advanced to the Mairgagae at an advanced to the Mairgagae at any time for advanced to the Mairgagae at an advanced to the Mairgagae at any time for advanced to the Mairgagae gained, said and released and by these presents dues grant, bargain, sell and release unto the Marigagee, its successors and assigns:

"ALL that cerian piece, parcel or lat of look, with all impravements thereon, or hereafter constructed thereon, situate, lying and ig in the State of South Carolina, County of Greenville:

All that piece, parcel or lot of land lying, being and situate in the County and State aforesaid, and in the Town of Fountain Inn, in the subdivision known as Friendship Heights, Plat of the same prepared by W.N. Willis, Engineer, May 30, 1960, said Lot designated thereon as No. 11 in Section "B", and having according to said Plat the following courses and distances, to-wit:

BEGINNING at an iron pin in the western edge of Hellams Street, joint front corner with Lot No. 12, on said Street; thence with the joint line of said Lot No. 12, N 86-30 W. 206.6 feet to an iron pin on the back line of Lot No. 16; thence with the joint line of said Lot No. 16, N. 32-00 W. 59-7 feet to an iron pin, corner on back line of Lot 16 and back line of Lot No. 6; thence with the joint line of said Lot No. 6, N. 42-45 E. 40.9 feet to an iron pin, back joint corner with Lot No. 6, on back line of the same, and joint back corner with Lot No. 10; thence with the joint line of said Lot No. 10, S. 86-30 E. 215.5 feet to an iron pin in the western edge of Hellams Street, joint front corner with said Lot No. 10; thence with said Hellams Street, S-3-30 W. 80 feet to an iron pin, the point of beginning and bounded by Lots No's. 12,16, 6, & 10 and Hellams Street. All Lots and said Street are in Section "B" of said subdivision.



(=

2

2

Tagether with all and singular rights, members, herditaments, and appurtenances to the same belonging in any way incident or apportuning, and of all the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and light-ing fixtures now at hereafter attached, connected, or littled thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

TO HAVE AND TO HOLD, all and singular the said premises unto the Martgagee, its heirs, successors and assigns, farever.

The Mortgagor covenants that it is lawfully seized of the premises hereinabove described in fee simple absolute, that it has good right and is lawfully authorized to sell, convey or encumber the same, and that the premises are free and clear of all leins and encumbrances except as provided herein. The Martgagar Further coverants to warrant and forever defend all and singular the said premises unto the Martgagar European and all persons whomsoever lowfully claiming the same or any part thereas.

S

0-