DON	NE	S. YANKERSLEY	n two sec	لوالغ المواجعة يحي الرائد المواجعية (المواجعة). المراجعة المواجعة	georgia, and seasons	Production of the		205 W	
F	ı	R.M.C.	MOR	MORTGAGE			V. 1475 146: 444		
•	1	SOUTH CAROLINA CO		ounty of		T	Date of this	Mortgage	
X	1111	3 1 1979		·		Month	Day	1	
A 5.1	3133			renvelle		May	2.1	19.22.	
AH 7,8,5	9,10,1	የ	ner(e) and Cook	100	Residence		77		
-1-1	12012								
		bound jointly and severally, if this mortgage is signed by more than one individual (hereinaster called the mortgagor), is justly							
		indebted to							
		Name of Contractor			Principal Office of Contractor				
		Souther Dank to Cons			2099 Leglet Dun Allanta A 30324				
		Donner	Main	sinester celled the more			cietha	sand new Kurde	
		its heirs, successors and assigns (hereinafter called the mortgagee), in the SUM OF Frie Housand, Muni Kurdu forty one 480/1012 declare Dollars, (S. 594180).							
		<i>[</i>	/	Amount of each		st Installment	due on	Payable thereafter	
		SAID SUM TO BE PAID	Number of installments	installment	Month	Day	Year	monthly on the	
		AS FOLLOWS:	60	s 99.03	July	24	19.29.	each month	
		together with intere	st at seven (7%)	per cent per annum on	all matured a	nd unpaid insta	Uments, acco	ording to a certain note(s)	
		bearing even date herewith, and whereas the grantor desires to secure the payment of said note(s); KNOW ALL MEN, that the said mortgagor in consideration of the said debt and sum of money as aforesaid, and for the							
		KNOW ALL MEN,	that the said i	nortgagor in considera	tion of the sa	id debt and su	m of money	as aforesaid, and for the	
	better securing of the payment thereof unto the said mortgagee and also in consideration of said mortgagor in hand well and truly paid by the said mortgagee at and before the sealing a						ion or the ru ling and delis	riner sum or \$5.00 to the	
	receipt whereof is hereby acknowledged, have granted, bargained, sold and released, by these						y these prese	ents do grant, bargain, sell	
		and release unto the	said mortgagee	, his heirs, and assigns t	he following d	escribed premi	ses in South	Carolina;	
		Street address		(City/Town		Coun	ty	
		11 Henry	Street		Greenv	ille	Ju	eenville	
		77 77 77 77 77 77 77 77 77 77 77 77 77							
		being the same premises conveyed to the mortgagor by deed of Shelton Real Estate G. duc.							

		4						************	
		me byla 8	•	19 76 recorded	l in the office	of the	11C	of	
		1. 01				711			
- 1	1 hu	description in said deed is incorporated by reference. ALL that piece, parcel or lot of land, together wit ildings and improvements, situate, lying and being at the southeastern corner of the							
in	presection of Hutchins Street and Henry Street, in Greenville County, South							outh Carolina, being	
സ്	Own	and designated	as Lot No	. 46 on a plat o	of an ADDI	tion to se	CTION NO.	. 6, of a subdivision	
fo	r DU	NEAN MILLS mad	e by Picke	ll & Pickell, Er	agineers,	recorded 1	n the KM	Office for Green-	
vi ,	lle (County, South	Carolina,	in Plat Book 5,	pages 1 <i>12</i> Is thereof	and also	heina k	usive, reference to	
	ıcn reet		ed for the	Hetes and Doung	is theteor	, and arou			
Şt	reec	•		×4. ~	性的問題	of south	CAROLL	A	
				or Ag	**************************************	POLICE AND A	_ ====================================	(M	
					i nocus	1510118 ~	02/0	ार देव	
					\$50 Julio	1.53	\$1 (. 7 %)	\}	
				., -=:	==1.==-	<u>-</u>			
		Together with all and singular the rights, members, hereditaments and appurtenances to th						e said premises belonging or in any-	
		wise incident or app	=	-					
,	က	TOHAVE INDTO	HAVE AND TO HOLD ALL AND SINGULAR unto the said mortgagee, its heirs, successors, and assigns forever. And the						
-	-á	morteagor does herel	by bind himself.	his heirs, executors an	d administrato	us, to warrant a	and forever d	elend all and singular the	
:		whomsoever lawfully claiming or to claim the same or any part thereof. AND the mortgagor covenants with the							
	1								
	:	that: The mortgage	r will pay the in	idebtedness as hereinbe	tore provided; so than the act	, keep the build usl value there	भाष्ट्रहरू भाष्ट्रभारत । वर्षः क्रियम्बर्धः ११	against loss or damage by nd perform all covenants,	

terms and conditions of any process origage, pay all taxes, assessments, water rates, insurance premiums, installments of principal and interest on any prior mortgage, and in any payment the mortgagee may pay the same and the mortgagor shall repay to the mortgagee the amount so paid toget or with interest at 7% per annum, said amounts to be added to the indebtedness secured by this mortgage, no hadding diship removed or demolished without the consent of the mortgagee; the mortgagee shall be entitled to the appointment of a recover meany action to foreclose; upon default being made upon the payment of any of the installments heretofore specifical en the due date hereof, or upon default upon any of the other terms, coverants or conditions of this mortgage or of the note secured hereby, or in the event of sale or transfer of the premises by the mortgagor, then the entire unpaid halance shall in mediately become due and payable at the option of the mortgagee, heirs, successors and assigns, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the mortgagee become a party of any suit involving this mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of an attorney at law for collection by suit or otherwise, all costs and expenses incurred by the mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the grantee, as a part of the debt secured hereby, and may be recovered and collected hereunder. The mortgagor waives homestead and other exemptions and appraisement rights. The mortgagor hereby authorize(s) the mortgagee holder to complete and correct the property description and any other terms in accordance with the note which is secured hereby so that this document is a valid and subsisting mortgage and further agrees that the manual transfer of this mortgage to the mortgagee or his agent shall be a valid and adequate delivery of this

That no waiver by the mortgagee of any breach of any provision by grantor herein shall be construed as a waiver of any subsequent breach of the same or any other provision herein.

EUYERS COPY

· Print Broken Broken