						•		e og gjargerik e kriste ekste hærekærekærek	<b>O</b> rganização de Albando de Composições de Composiç
DONN	E S. TANK R.M.C.			<b>.</b> .	MORTGA	GE		35-37-3	
r 1		ED		19 111		VOE.	14 / H HALF 2	<b>20</b> 7	
AM 7.8.0.1	UG 8 107 WHEREAS (hereinafte	r also ay	C LAU ed the mortga	DE P.	3 MIC	DREO P	9. JOHI ht Contract for	UT USOM ring Wen date her ニュンがいる	ewath SX
101911								mortgagee) in the s	
	\$ 11,4	40 50	payable i	n 120	equal i	nstallments of \$ _	95 34	_each, commencing	on the
	18	th.	day of	august and	19 7	and falling due	on the same of cunto had will me	each subsequent more ore fully appear.	nth, as
	NOW, KNO thereof, acc hereof; and at and befo	OW ALL rording to a laso in core the sea	MEN, that the the conditions on sideration of the ling and delived by these Pro	e mortgagor(s) is of the said Con of Three Dollars ery of these Prese esents do grant, b	in consideration is under Credit C to the said mo ents, the receip bargain, sell an	of the said debt contract; which w rtgagor in hand w	, and for the bet ith all its provisi cell and truly pa	tter securing the pa ons is hereby made id, by the said mort have granted, bary its (his) heirs, suc	yment' '* a part gagec. gained,
· ·	and assign All that State of being S	s forever, certai South	n piece, Carolina,	parcel or lo on the Nort on a Plat o	t of land hwestern s of Acorn Co	situate, lyin ide of Acorn urt recorded	ng and being Court, near	in Greenville the City of ( k 11, at Page	e County, Greenville,
	BEGINNIN thence s feet to	NG at a vith the a stake	stake on line of thence	said lot S. N. 78-51 E.	side of Ac 79-44 W. l 175 feet to a	orn court at 25.9 feet to o a stake at stake on Ac	a stake; the corner of I orn Court; t	ot No. 3 and thence No. 10-16 of No. 5; then thence with the eet and S. 18-	nce with e North-
	C	仏の しっっさっ	saine corn	or				Book 621, Pa	
				, R	::::::::::::::::::::::::::::::::::::	oran Gran	134		
					DOCUMENTA	1		•	
	This being the same premises conveyed to the grantor herein by deed from dated 9/13/62 and recorded in Deed Book 706 at page in the R.M.C. Office for Greenville								
	County. TOGETH	ER with a	ll and singula	ar the rights, mer	nbers, heredita	ments and appur	tenances to the s	said premises belong	ging, or
	TO HAVE	E AND TO	or appertaining HOLD, all	and singular the	said Premises	into the said mort	gagee, its (his) s	uccessors, heirs and	assigns
	AND I (w	assurance lar the sai	s of title to th id Premises w	our) self and my le said premises, into the said mort e same or any pa	gagee_its (his)	xecutors and admi ch is unencumbere heirs, successors	nistrators, to prod, and assigns, fro	cure or execute any rrant and forever de om and against all	further fend all persons
	AND IT I strators. s for an am and in det selves un	S AGREE shall keep ount not le fault there der this n	CD, by and bet the buildings ess than the un of, the said menortgage for that the sai	tween the parties on said premises apaid balance on to cortgagee, its this the expense ther	hereto, that the insured again, the said contracts heirs, succession, with a Hereto, the succession with a Hereto, that the succession with a succession with a Hereto, and the succession wi	t in such company sors or assigns, m NANCE CHARGE th	as shall be appray effect such ins ereon, from the s shall be entitled	neirs, executors, or enefit of the said more coved by the said mo- urance and reimburs date of its payme d to receive from the	rtgagee, se them- nt. And
`)  	AND IT tors or as then the scosts incufrom the	IS AGREE signs, sha said mortg trred there dates of s	ED, by and be ill fail to pay agee, its this on, and reimi uch payments	tween the said pa all taxes and ass ) heirs, successor, burse themselves	rties, that if the essments upon s or assigns, mo- under this mo-	e said mortgagor the said premises ay cause the same etgage for the sur	(s), his (their) he when the same to be paid, togems so paid, with	neirs, executors, adm shall first become ther with all penal a FINANCE CHARGE	ties and thereon,
:	AND IT when the secured, or successor:	IS AGRED same shal or intended or assign	ED, by and bet I become paya d to be secure s, although th	ween the said parable, or in any othed hereby, shall the period for the p	forthwith becomes the contract of the contract	ne due, at the op- said debt may no	tion of the said t then have expi	syment of the said one entire amount of mortgagee, its (his red.	s) heirs,
> 5 7 3	AND IT closure of of an atto successors become di	IS FURT this mort orney at la s or assign ue and pay	HER AGREE gage, or for a low for collection is, including a wable as a par	D. by and between y purpose involution, by suit or other reasonable counset of the debt security.	en the said pa ving this most erwise, that all el fee (of not le ired hereby, an	rties, that should rege, or should the costs and expense as than ten per o d may be recovered	legal proceedings of delt hereby sec es incurred by the ent of the amour ed and collected b	s be instituted for to ured be placed in the mortgage, its (hi it involved) shall the ercunder.	s) heirs, ereupon
р О	his (their or assign his (their	r) heirs, e s, the said r) heirs, su	xecutors or act debt, with the accessors, or a continuous	iministrators sna ne interest thereo ssigns according to according to the	n pay, or caus n, if any shall to the condition true intent and	be due, and also a	Il sums of money of the said contra aid contract and	at when the said more, its (his; heirs, so paid by the said more, and of this more, mortgage, then this rtue.	ortgagee.
	AND IT	IS LASTI	Y AGREED,	by and between t	he said parties	, th <b>at</b> the said mor	rtgagor m <b>ay</b> hold	and enjoy the said	premises
• 5		SS my (ou	r) Hand and	Seal, this	27	_day of	J	19_11	

HMC-40E-S.C.(4-77)

Signed, sealed and delivered in the presence of

C NO OCC

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