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3 14 11. 206	E OF SOUTH CAROLINA	REAL ESTATE MORTO	<b>3AGE</b>	800X1497 PAGE237
cour	VIY of Greenville	ruary 19 80, by and betwee Company of South Carolina	John H. Smith an	d Marion C. Smith ter referred to as Mortgagee, witnesseth:
When by M defau	reas, Mortgagors are indebted on their promissory fortgagoe, which said note is payaide in monthly formed any monthly payment shall, at the consid on said note at once due and payable.	note of even date in the sum of \$7802. Constallments, and according to the terms to option of the holder of said note, and without	<u> </u>	
Novement of the Country of the count	KNOW ALL MEN, that in consideration of sain before the sealing and delivery of these presents, accessors and assigns, the following described real 1 that certain piece, parcel county of Greenville, State rty of Cordell Subdivision y in Plat Book BB at Page 6 arm side of Curtis Road at Curtis Road, S 19-27 E 123	estate. situated in the County of Green el, or lot of land, with of South Carolina, being No. 10, which plat is re by, and being described the corner of property of feet to an iron pin at	the building and ig known as Lot No. ecorded in the RMC as follows: BEGING E. B. Hinton and the intersection of dge Road. S 81-05	and State of South Carolina. to wit: improvements thereon, in O as shown on plat of Office for Greenville YING at an iron pin on th running thence with the f Curtis Road and Bent W 60 feet to an iron pin;
To and desc force pay: enti-	have and to hold, with all and singular the right this instrument is made, executed, sealed and deribed Note according to the terms thereof, and at and virtue. Upon default in making any paym able by the exercise of the option of acceleration re indebtedness secured bereby.	s, members, hereditaments and appurtenantivered upon the express condition that if I other sums secured hereby, then this Moent of said Note when the payment become above described, and this Mortgage may be above described note, as well as all other the payment becomes above described note, as well as all other the payment becomes above described note, as well as all other the payment becomes above described note.	an 1ron pln at the ces to the said premises belongin the said Mortgagors shall pay i tage shall cease, determine and so due, then the entire sum remain e foreclosed as provided by law for sums and future advances which	(Cont., g, unto said Mortgagee, provided always, in full to the said Mortgagee the above be void, otherwise it shall remain in full hing unpaid on said Note shall be due and it the purpose of satisfying and paying the may hereafter be owing to Mortgagee by appear to Mortgagees.
Mor sect priz The the do	tgagors however evidenced. It is unpersisted a ried by this mortgage; provided however that the icipal amount of \$75,000, plus interest thereon, Mortgagors covenant that they exclusively pos- same against all persons except the Mortgagee, so thereafter. Whenever the context so requires	total amount of existing indebtedness and attorneys' fees, and court costs.  sess and own said property free and clear	future advances outstanding at an of all encumbrances except as oth by of its rights or remedies hereu	ny one time may not exceed the maximum
Sign イ イ	Allyond & Roynord  Jacoby Longon  Markets  (WITHESS)	m In	CIF MARRIED, BOTH HUSBAND AND	Sign Here Swife Must sign)  Sign Here Sign Here Sign Here
i	ATE OF SOUTH CAROLINA SS.  PUNTY OF Greenville SS.  Promally appeared before me the undersigned with ing instrument for the uses and purposes therein	ness and being duly sworn by me, made on mentioned, and that be, with the other with	th that he saw the above named ness subscribed above, witnessed to	nortgagor(s) sign, seal and deliver the fore- e que execution thereof.
3 3 30 -	rorn to before me this 28th day of Febru	This instrument prepared by Mort	// ""	PROBLIE FOR SOUTH CARBOLITY TO
•	STATE OF SOUTH CAROLINA SS.	RENUNCIATION OF		STARTS CO. 1.5
Account	, the undersigned Notary Public, do hereby certiful upon being privately and separately examined hower, renounce, release and forever relinquish undower, of, in or to all and singular the premises about	to the above named Mortgagee, its successo we described and released.	rs and assigns, all her interest an	deed or fear of any person or persons whom- deed or fear of any person or persons whom- deestate, and also all her right and claim of  HORRIED OTHE MYET BIGHT  RY PUBLIC HOR SOUTH SADULHA  RY PUBLIC HOR SOUTH SADULHA
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