	FILED F2		MORTGAGE			$>$ 869 \times 1497 PAGE 2 6	
MAR	ROURI CAROVIN	County of Meen	ille	Mon	Date of this th Day		
137	Name of Home Ov	vner(s) and Spouse		Residence #	apple	Drive Rt. 5	
	Billy & a	mbrose & Bets	ty D. and	une Pa	colmont t	C 29673	
		severally, if this mortgage	s signed by more	than one individual	(hereinaftef called	the mortgagor), is justly	
	indebted to Name of Contract	or		Principal Office of	Contractor	7.	
	latt.	Prul to	O Con	20990	edoleGL R	Here	
	Jouren	s and assigns (hereinafter	called the mortage	ea) in the SIM OF	Jone then	sond one hundle	
	tis heirs, successors	t 6 chow	. Dollars, (\$	113.60		<u> </u>	
	SAID SUM	/	nount of each		ment due on	Payable thereafter	
	TO BE PAID	1	stallment	Month	Day Year	monthly on the	
	AS FOLLOWS:	60 5	6856	March	15 1980	each month	
	KNOW ALL MEN better securing of said mortgagor in receipt whereof is	terewith, and whereas the that the said mortgago the payment thereof unto hand well and truly paid hereby acknowledged, have the said mortgagee, his heir	r in consideration the said mortgat by the said mortga ive granted, barga	n of the said debt a gee and also in cons agee at and before t ined, sold and relea	and sum of money sideration of the fu he sealing and deli ised, by these pres	orther sum of \$3.00 to the very of these presents, the ents do grant, bargain, sel	
	Street address			/Town	Cour		
	# (sale	Dir R1#5	$ \mathcal{Q}_{c} $	elmont	12	Heenville	
ħ.	77	mises conveyed to the mo		, Joseph	H. Schef	<u>'</u>	
						9	
	dated Telsonille THE	County in Book	63., recorded in 386.7	the office of the	Clerk of C 386	of which the	
K) ~~		County in Book		. , t age		VI WILL GIV	
	description in said	deed is incorporated by r	eference.				

All that lot of land in the county of Greenville, State of South Carolina, known and designated as Lot No. 6 on a plat of Apple Blossom Terrace subdivision, recorded in plat book GG, Page 190, of the RMC Office for Greenville County, S.C., said lot having a frontage of 129.8 feet on the south side of Apple Drive, a depth of 150 feet on the east side; a depth of 141.3 feet on the west side and a rear width of 109.8. feet.

This is a portion of the property conveyed to grantor by Levi W. Metcalf by deed recorded October 30, 1948 in Deed Volume 363, Page 346, of the RMC Office for Green-ville County, and is conveyed subject to restrictions applicable to said subdivision recorded in Volume 617, Page 273, of the RMC Office for Greenville County. This conveyance is also made subject to easement to Piedmont Natural Gam Co., Inc., recorded in Book 453, Page 347, and to any other recorded easements or rights of way, this being the same property conveyed to the seller by Deed dated November 6, 1961, and recorded in the RMC Office in Deed Book 686, Page 25.

Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.

TO HAVE AND TO HOLD ALL AND SINGULAR unto the said mortgagee, its heirs, successors and assigns forever. And the mortgagor does hereby bind himself, his heirs, executors and administrators, to warrant and forever defend all and singular the said premises unto the said mortgagee, its heirs, successors and assigns from and against himself and his heirs and all persons whomsoever lawfully claiming or to claim the same or any part thereof. AND the mortgagor covenants with the mortgagee that: The mortgagor will pay the indebtedness as hereinbefore provided; keep the buildings insured against loss or damage by fire for the benefit of the mortgagee in an amount not less than the actual value thereof; observe and perform all covenants, terms and conditions of any prior mortgage; 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 together with interest at 7% per annum, said amounts to be added to the indebtedness secured by this mortgage, no building shall be removed or demolished without the consent of the mortgagee; the mortgagee shall be entitled to the appointment of a receiver in any action to foreclose; upon default being made upon the payment of any of the installments heretofore specified on the due date hereof, or upon default upon any of the other terms, covenants 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 balance shall immediately 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 mortgage.

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

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