	,,		
STATE OF SOUTH CAROLINA	CT 3: 4 30 PH 'BILL ATT WITH	AN THESE PROCESTS MAY CASCE	4U pagg:396 rn:
WHEREAS, TIMOTHY L. Be	R.M.C AXTER AND KIMBERLEY C. and truly indebted unto DANNY L.	BAXTER TELEVISION PAR BAXTER TELEVISION PAR BARENVILLE	Contrestley
(hereinafter referred to as Mortgagee) as every corporated herein by reference, in the sum of	EIGHT THOUSAND AND I	NO/100	
IN EQUAL monthly instal Dollars for a period of 1, 1980 and continuing	One Hundred Twenty (13	Fourteen and 78/100 (\$.20) months, Beginning	114.78)
with interest thereon from October :	31,1980 the rate of 12%	per centum per annum, to be paid: AS	SET
WHEREAS, the Mortgagor may hereathe Mortgagor's account for taxes, insurance NOW, KNOW ALL MEN, That the Mof any other and further sums for which the by the Mortgagee, and also in consideration Mortgagee at and before the sealing and deand released, and by these presents does grow the sealing and deand released, and by these presents does grow the sealing and deand released, and by these presents does grow the sealing and the	ortgagor, in consideration of the aforesaid Mortgagor may be indebted to the Mortg of the further sum of Three Dollars (\$3:	I debt, and in order to secure the paymer ragee at any time for advances made to or 00) to the Mortgagor in hand well and true of is hereby acknowledged, has granted, ortgagee, its successors and assigns:	nt thereof, and for his account uly paid by the bargained, sold
ALL that certain piece, being on the eastern sidered on the eastern sidered on the county, South the for Greenville County is according to a more recognized on the formulary 29, 1979, the formula of	de of Brookmere Road, (h Carolina, being show tion 4, BELLINGHAM, red n Plat Book 5-P, at Pag ent survey, by Freeland	City of Simpsonville, n and designated as corded in the RMC Office ge 48, and having, & Associates, dated	: ce
BEGINNING on the eastern of Lots 54 and 57, and Lots S. 82-53 E. 65.15 line of Lots 57 and 58, the northern side of Beabard N. 85-00 W. 25.0 of Beaverdell Court, the to an iron pin on the eabeginning.	running thence with the feet to an iron pin; the S. 0-41 E. 150.45 feet averdell Court; thence iron pin; thence confeet to an iron pin; e chord of which is N.	e common line of said hence with the common t to an iron pin on with said Court, N. tinuing with said thence with the curve 38-54 W. 34.65 feet	4.00CI
Derivation: Deed Book			~ N
IT IS expressly understeassigned or assumed with THERE will be no penaltical for any payment recei	hout the prior written ty for prepayment. Th ved after the Fifteent	consent of the Mortgae ere will be a 5% charg h day of the month.	gee. The solution of the solut
DOCUMENTARY SOLVEY OF THE PROPERTY OF THE PROP	And A debt it and Earl	In DICK 308	ed to(Margaret

Together with all and singular rights, members, hereditaments, and appurtenances to the same belonging in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures now or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all 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 Mortgagee, its heirs, successors and assigns, forever.

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 liens and encumbrances except as provided herein. The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the Mortgagor forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

4328 RV-2

0000

M.