enger i <mark>strætt fra ett i slætt stætt trætte kritis</mark> ktipte flætte til bægt flætte. De	eren en e	30. 178. 1. 1887 经济的基本企业的基本企 业	लाक हुआ अंतर्ग है कि जिसके लिए हैं जिसके हैं कि उनके कि
Mortgagee's Mailing Address:	116 North EAst	Main Street, P	
State of South Carolina) = ==		800h 1546 east 966
	Çr.	°C S. C. Mortgage o	of Real Estate
County of Greenville)		
THIS MORTGAGE made this _30th	L.	RSLEY	., 19 <u>81</u> ,
oy William F. Finnell and Grace	e A. Finnell		
hereinafter referred to as "Mortgagor") a	nd given to <u>Bank</u>	ers Trust of Sou	ıth Carolina
hereinafter referred to as "Mortgagee"), Box 8, Simpsonville, S.C.		TIO NOTEN BUSE .	
WITNESSETH:			
THAT WHEREAS. William F.	Finnell and Gra	ce A. Finnell	-
s indebted to Mortgagee in the maximum princ	cipal sum of <u>Twent</u>	y-Seven Thousand	l and NO/100
evidenced by the Note ofWilliam F.), which indebtedness is
late herewith, said principal together with in			
which is 120 Days are incorporated herein by reference.	_		
NOW, THEREFORE, KNOW ALL MEN aforesaid indebtedness and in order to secur hereof upon the same or different terms or a	e the payment thereof	together with any rene	wats or extensions or modifications

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS that the said Mortgagor, for and in consideration of the aforesaid indebtedness and in order to secure the payment thereof together with any renewals or extensions or modifications thereof upon the same or different terms or at the same or different rate of interest and also to secure in accordance with Section 29-3-50, as amended, Code of Laws of South Carolina (1976). (i) all future advances and readvances that may subsequently be made to Mortgagor by Mortgagee evidenced by the aforesaid Note, or by other promissory notes, and all renewals and extensions thereof; and (ii) all other indebtedness of Mortgagor to Mortgagee, now or hereafter existing, whether direct or indirect, the maximum amount of all indebtedness outstanding at any one time secured hereby not to exceed \$\frac{27,000.00}{}. plus interest thereon, all charges and expenses of collection incurred by Mortgagee including court costs and reasonable attorneys fees, has granted, bargained, sold, released and by these presents does grant, bargain, sell and release unto the Mortgagee, its successors and assigns, the following described property:

ALL that piece, parcel or lot of land in the State and County aforesaid, in Austin Township and having, according to a Plat entitled "Property of Archie K. and Frances S. Ussery" by R. K. Campbell, RLS, dated December 5, 1960, the following courses and distances to-wit:

TRACT 1: BEGINNING at an iron pin on the northern side of East Butler Avenue (formerly known as Pelham Raod) at corner of property of J. M. Griffin and running thence with his line N. 33-41 W. 313 feet to an iron pin; thence N. 44-15 E. 263 feet to an iron pin; thence S. 33-08 E. 55.8 feet to an iron pin; thence S. 44-15 W. 75 feet to an iron pin; thence S. 33-08 E. 270.2 feet to an iron pin on the Northern side of East Butler Raod (formerly known as Pelham Raod); thence in a curved line, the chord of which is S. 48-13 W. 182.7 feet along said road to the beginning corner;

This bein; a portion of the property conveyed to us by Archie K. Ussery and Frances S. Ussery by deed dated August 30, 1977 and recorded in the RMC Office for Greenville County on September 6, 1977 in Mortgage Book 1064, at Page 186.



TOGETHER with all and singular rights, members, hereditaments and appurtenances belonging or in any way incident or appertaining thereto, all improvements now or hereafter situated thereon, and all fixtures now or hereafter attached thereto (all of the same being deemed part of the Property and included in any reference thereto).

4328 RV.2

多。李书·的李母·杨

S.C.

BTOGGRAD

with the spiritual of the second with the spiritual second and the second and the