		4500 G10
STATE OF SOUTH CAROLINA	MORTGAGE	anax 1592 FAGE 343
WORDS USED OFTEN IN THIS DOG	GREEN GREEN	
(A) "Mortgage." This document called the "Mortgage." (B) "Borrower."	which Ystaligd Januars C. / 7 umley DONNIE 37 PH 183 and sometimes simply NA ERSLEY will be called "Lender." Lender is a corpor	, 19 .83 , will be ration or association which was formed
Lender's address is: POST OFFICE DESTRUCTION OF THE CONTROL OF THE	State of South Carolina. ORAWER 708, Main Office: Sorrower and dated	19 83 will be
the "Property."		scription Of The Property," will be called
DESCRIPTION OF THE PROPERTY		
I give Lender rights in the Property (A) The property which is local to the control of the contr	cated at 306 Hillcrest unive	(Street)
Green,	South Caroli	na 29651 State and Zip Code)
This property is in Greenville	County in the State of South Carolina	a. It has the following legal description.
o Alecchical Cobodulo A	for a more complete property	description.
i de la compania de La compania de la co	Addiganhing	
200 (15 LLESS)	BRING TWK CHANNESS SAGE 15	
Section 18	IARY IAMP 01.52	
24410-33	TAKE TO THE TAKE THE	
	Int 13.1	occeined in Paragraph (A) of this section:
(C) All rights in other property the rights are known as "easements, rights are known as "ease	overnents that are located on the property do not I have as owner of the property described in Paragraph (A) of the property described in Paragraph (B) of	operty"; this section:
(E) All mineral, oil and gas rights	e property described in Paragraph (A) of (and profits, water, water rights and water st	OCK (Hat are partor the property described
in Paragraph (A) of this section; (F) All rights that I have in the k	and which lies in the streets or roads in fr	ont of, adjacent, or next to, the property
described in Paragraph (A) of this s (G) All fixtures that are now or in and all replacements of and addition the towners "consumer goods" and it	ection; the future will be on the property described as to those fixtures, except for those fixture bat Lacquire more than ten days after the d	in Paragraphs (A) and (B) of this section, es, replacements or additions, that under late of the Note. As a general rule, fixtures
are items that are physically attache (H) All of the rights and properly (I) All replacements of or addition	ed to buildings, such as hot water heaters and described in Paragraphs (B) through (F) ons to the property described in Paragrap	of this section that I acquire in the future;
this section; To have and to hold, all and singula	ar the Property to the Lender, its successo	ors and assigns forever.
	NDER OF RIGHTS IN THE PROPERTY	
ing this Mortgage, I am giving Lend to lenders who hold mortgages on that might result if I fail to:	e Property to Lender subject to the terms of er those rights that are stated in this Mortga real property. I am giving Lender these righ	ing and also mose numes marme ion gives
(A) Pay all the amounts that I o	owe Lender as stated in the Note; unts that Lender spends under this Mortgag	· · · · · · · · · · · · · · · · · · ·
(C) Day with interest any Other	amounts that Lender lends to me as Future ses and agreements under this Mortgage.	e Advances under Paragraph 15 below; and
	TO DEFEND OWNERSHIP OF THE PRO	· · · · · · · · · · · · · · · · · · ·
and (C) there are no outstanding of	the Property; (B) I have the right to mortgag claims or charges against the Property, ex e to Lender. This means that I will be fully	responsible for any losses which Lender
suffers because someone other that that I will defend my ownership of In the event I fail to defend my ownership of including attorneys fees and Court	an myself has some of the rights in the Property against any claims of such rownership of the Property, I agree to reimbut toosts, incurred by the Mortgagee in defe	rights. rse the Mortgagee for any and all expenses,
I promise and I agree with Lender		

G1

O-

1. BORROWER'S PROMISE TO PAY PRINCIPAL AND INTEREST UNDER THE NOTE AND TO FULFILL OTHER PAYMENT OBLIGATIONS

I will promptly pay to Lender when due: principal and interest under the Note; late charges as stated in the Note; and principal and interest on Future Advances that I may receive under Paragraph 15 below.

2. BORROWER'S OBLIGATION TO PAY TAXES AND INSURANCE

(A) Taxes: I will pay all the taxes, assessments (public and private), sewer rents, water rates and other governmental or municipal charges, fines or impositions on the Property upon or before the date they are due. I will show Lender receipts for payment of such charges within then (10) days after Lender requests them.

(B) Insurance: For the Lender's benefit, I will keep the buildings and fixtures on the Property insured in such amount

5.00CI