	of South Carolina	Mortgage FILED 55. 1694 115:688
	ty ofGREENVILLE	DEC171984
	s Used In This Document	Danie & Tarbarta At A
	Mortgage—This document, which the "Mortgage".	
ı	Mortgagor <u>CLAY E. RUS</u> ply "I". "Me", "my", "mine", "mys	CETTA will sometimes be called "Mortgagor" and sometimes sim- self", and "us" refer to the Mortgagor.
	Lender—The South Carolina Nati refer to Lender. Lender is a natio United States of America.	onal Bank will be called "Lender" and sometimes simply "you". "Your" and "yours" and banking association which was formed and which exists under the laws of the
	Lender's address is P.O. Bo	x 969, Greenville, SC 29602
)	Note—The note, note agreement dated DECEMBER 11, 19	or loan agreement signed by <u>CLAY E. RUSCETTA</u> and 84 will be called the "Note". The Note shows that I have promised to pay Lender
	Do	llars plus finance charges or interest at the rate of% per year
	<b>约 <u>\$6,880.27</u></b> Do	full by DECEMBER 11, 1989
	writen i nave promised to pay in  If this box is checked, finance	charges or interest under the Note will be deferred, accrued, or capitalized.
E)		lescribed below in the section entitled "Description Of The Property" will be called
	Transfer To You Of Rights I	
o vo ivin n re	a, your successors and assigns, so gyou those rights that are stated in al property. I am giving you these	he money for which I gave you the Note, I mortgage, grant and convey the Property ubject to the terms of this Mortgage. This means that by signing this Mortgage, I am in this Mortgage and also those rights that the law gives to lenders who hold mortgages or rights to protect you from possible losses that might result if I fail to:
	Mortgage.	you as stated in the Note and any future advances made under Paragraph 17 of this
	Property and your rights in the	• •
		nd agreements under the Note and or this Mortgage. extensions, and or modifications of the Note.
	mortgage secures any renewals, or iption Of The Property	EXICUSIONS, AND OF INCOMERCINALS OF THE PLOTE.
	*	age, grant, and convey to you, your successors and assigns, is located in
7	GREENVILLE	County and has the following legal description:
	in Fairview Townsh plat of J.M. Latti having, according to-wit:	ip, being the northern portion of Lot No. 2, on mer, recorded in Plat Book FF, at Page 408, and to said plat, the following metes and bounds,
	Richardson Street; the thence N. 73-30 W., 90 3, N. 1-50 E., 99 feet	oin on the southern side of Cox Street at the corner of pin is situate 360 feet northwest of the intersection of ence along Lot No. 1, S. 1-50 W., 99 feet to an iron pin; of feet to an iron pin; thence along the line of Lot No. It to an iron pin on Cox Street; thence with said street, to the POINT OF BEGINNING.
; } <del>{</del>	deed of ELLA RUTH in the RMC Office	DAWSON, dated December 11, 1984, and recorded for Greenville County in Deed Book,
}	at Page	
		STATE OF SOUTH CAROLINA  SOUTH CAROLINA TAX COMMISSION  DOCUMENTARY
J		CECIT'SI STAMP = 02.07
7017		1,3,3,78
, ) (B	The Property also includes the	e following: vements that are located on the property described in paragraph (A) of this section;
u) C) (C	All rights in other property (	have as owner of the property described in paragraph (A) of this section. These rights
7	are known as "easements, rig	hts and appurtenances attached to the property";
(E		property described in paragraph (A) of this section; and profits, water, water rights and water stock that are part of the property described
(E	in paragraph (A) of this section	and which lies in the streets or roads in front of, or next to, the property described in
(F	paragraph (A) of this section;	n the future will be on the property described in paragraphs (A) and (B) of this section,
)) 4-	and, to the extent allowed by	law, all replacements of and additions to those fixtures;
		and the second of the second o
၉၈		described in paragraphs (B) through (F) of this section that I acquire in the future; and dditions to the property described in paragraphs (B) through (F) and paragraph (H) of

G.