STATE OF SOUTH CAROLINA	MORTGAGE	HED	4700 000
COUNTY OF	Der 21	\$.c. \	a 1635 a 1603
WORDS USED OFTEN IN THIS DO	DONNIE 6	1 43 PH 184	01.
will sometimes be called "Borrower"	MORTGAGE, DEC 21 CUMENT t. which is dated December ted Realty (a partner and sometimes simply "I" de Hampton Blvd., Gree will be called "Lender." Lender is a	enville, S. C.	29609
and which exists under the law of th Lender's address is: POST OFFICE (GREER, SOUTH CAROLINA 29651. (D) "Note." The note signed by	Borrower and dated.	r 21	9814 , will be
	hat I owe Lender	mber 21 19 99	\$
DESCRIPTION OF THE PROPERTY			
I give Lender rights in the Property (A) The property which is Ic	described in (A) through (I) below: cated at 12 Conn. Ave.	(Street)	
Greer	, South Caroli	na ', 29651	
(City) This property is in Greenvil.	Le County in the State of South Co	(State and Zip Code) arolina. It has the follow) ring legal description.
All that piece, par in Chick Springs Town in the City of Greer designated as lot num of Greer Mill Village 1951 and recorded in Greenville County, acc is also known as No. thereon 104 feet. Re complete description Sheet GO Block 2 (B) All buildings and other impre (C) All rights in other property trights are known as "easements, rig (D) All rents or royalties from the (E) All mineral, oil and gas rights in Paragraph (A) of this section; (F) All rights that I have in the described in Paragraph (A) of this (G) All fixtures that are now or in and all replacements of and addition the law are "consumer goods" and are items that are physically attack (H) All of the rights and propert (I) All replacements of or addit this section; To have and to hold, all and singu-	rcel or lot of land, we aship, County of Green, situate in Greer Milmber FIFTY BIGHT (58) e, Greer, S. C., ", may plat book "Y" pages lated to said plat to late the late of the same cording to said plat to late the late of the same cordinated in the same cordinated to late the late of the property described in Paragraph (sand profits, water, water rights and we land which lies in the streets or road.	rith the improventile, State of a Village and on plat entitled by Dalton & 138-139, R. M. The within described in Paragraph (A the property"; (A) of this section; atter stock that are part of the date of the Note. As eaters and furnaces; gh (F) of this section that are graphs (B) through (B) t	rements thereon, of South Carolina, being shown and led "Subdivision of Neves, January C. Office for cribed property St.) and fronts for a more gagor by Robert book 1221 page 953, aph (A) of this section, of this section. These the property described or next to, the property) and (B) of this section, or additions, that under sa general rule, fixtures tlacquire in the future;) and Paragraph (H) of
ing this Mortgage, I am giving Len- to lenders who hold mortgages on that might result if I fail to: (A) Pay all the amounts that I (B) Pay, with interest, any amounts in the Property	he Property to Lender subject to the to der those rights that are stated in this a real property. I am giving Lender the owe Lender as stated in the Note; bunts that Lender spends under this ker amounts that Lender lends to me as	Mortgage and also those ese rights to protect Lend Mortgage, to protect the v	der from possible losses
(D) Keep all of my other prom	nises and agreements under this Mor	tgage.	
BORROWER'S RIGHT TO MORT AND BORROWER'S OBLIGATIO	GAGE THE PROPERTY IN TO DEFEND OWNERSHIP OF TH	E PROPERTY	
and (C) there are no outstanding I give a general warranty of ti suffers because someone other to that I will defend my ownership of	n the Property; (B) I have the right to m claims or charges against the Prope tle to Lender. This means that I will I han myself has some of the rights in t of the Property against any claims of ownership of the Property, I agree to out costs, incurred by the Mortgagee	erry, except as otherwise be fully responsible for the Property which I prof such rights. reimburse the Mortgages	any losses which Lender nise that I have. I promise e for any and all expenses,

I promise and I agree with Lender as follows: 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

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