



WHEREAS,

I, ROCKIE HOWARD

(hereinafter referred to as Mortgagor) is well and truly indebted unto Ronald K. Edwards and Hazel D. Edwards  
 d/b/a Edwards & Edwards

(hereinafter referred to as Mortgagee) as evidenced by the Mortgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of

One Thousand Five Hundred and no/100ths----- Dollars \$1,500.00 due and payable  
 at the rate of \$68.53 per month beginning 30 days from date and each  
 two courses and distances as follows:

BEGINNING on a nail near center of Pittman Road about one mile from S.C.  
 Highway No. 14 and about one mile from S.C. Highway No. 116 at the corner  
 of lot now owned by Rockey Howard and running N. 43-15 E. 358 feet to an  
 old iron pin at Harvey Pittman and McClure corner; thence with Harvey  
 Pittman line S. 6-10 E. 173 feet to corner of lot now owned by Rockey  
 Howard; thence with Howard line S. 67-50 W. 118 feet to an iron pin;  
 thence S. 74-30 W. 161.6 feet to the beginning.

The mortgagor herein hereby agrees that this mortgage is to be co-equal  
 with, and have equal priority with that mortgage given by the mortgagor,  
 to the mortgagee herein on the same property described herein, said mort-  
 gage being dated June 12, 1973, and recorded in Mortgage Book  
 Page in the R.M.C. Office for Greenville County. Any default in  
 payment on either mortgage shall constitute a default on both mortgages.

Paid in full this 28th day 26303

of May 1976

By: Rickey D. Edwards  
Pat & Oakley by: Constance Edwards  
Hazel Edwards

Together with all and singular rights, members, garnishments, and appurtenances to the same belonging in any way incident or  
 pertaining, and of all the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting  
 fixtures new or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such  
 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.

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 GREENVILLE  
 CO. S.C.

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