STATE OF SOUTH CAROLINA 3019/63 MORTGAGE OF REAL ESTATE	1366 na 431
STATE OF SOUTH CAROLINA . MORTGAGE OF REAL ESTATE	x 57, raje 6'73
COUNTY OF Greenville TO ALL WHOM THESE PRESENTS MAY CONCERN:	χ οίν ivistrio
THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$100,000.	
Charles W. Lake	
(hereinafter referred to as Mortgagor) is well and truly indebted unto MCC Financial Services, Inc.	
(hereinalter reterred to as Mortagor) is well and their bacone and assigns foreser therematics referred to	as Mortezere) as endenced by the
, its seaces and respectively further than Fi	fteen Thousand
Mortgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of F1	9
Two Bundred Twenty-Six Dollars a 00/103 Dollars Committee	 _
the first investment of \$ 181.27 the first inguitine at becoming due and payable on the 181 day of Jun	. 19 <u>.70</u>
	dness has been paid, with interest
PAID AND SATISFIED, IN FOLL TITLE 19 (O. DAY)	34428
1999. 1 857 87 ST ST ASST ME.	cat or appertaining, and of affile
Together with all and singular rights, members, hereditaments, and apportenuous to the same his honging in any way insiderents, issues, and profits which may arise or be had therefrom, and including all heading, therefore, the high rights had equipment, other than	t bereafter attached, connected, or
tents, issues, and profits which may arise or be had therefrom, and including all heading therefore, and equipment, other than fitted thereto in any manner; it being the intention of the payees herein that the payees thereby the payees thereby the payees the payees thereby the payees thereby the payees	the usual household furniture, be
considered a part of the real estate.	a
	ä
TO HAVE AND TO HOLD, all and singular the said premises unto W. Magagor, its heirs, successors and assigns, forcier.	ក្ ក
Vortexpror covernants that it is brokully seized of the premises bereinsbore described in fee simple absolute, that it has g	and right and is hartely authorized
(2) and a second to the time and that the property of the second to the	Richtly attited ordistance at toponal.
Consider OZ N F	ליבו הי
This is a first mortgage, second to NONE. Danie & Souther Second to	
v on	to the Martenant series the Martenant

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 has fully claiming the same or any part thereof.

The Mortgagor further covenants and agrees as follows:

- (1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the coverants herein. This mortgage shall also secure the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgager by the Mortgagee so long as the total indebtedness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall be at interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in writing.
- (2) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by the Mortgagee, and that it does hereby assign to the payable chauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premains therefor when due, and that it does hereby assign to the payable chauses in favor of, and in form acceptable to the Mortgagee, and does hereby authorize each insurance company concerned to make payment for a loss Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the balance owing on the Mortgagee debt, whether due or not.
- (3) That it will keep all improvements now existing or bereafter erected in good requir, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgage may, at its option, enter upon said premises, make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage debt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal has and regulations affecting the mortgaged premises.
- (5) That it bereby assigns all rents, issues and profits of the mortgaged premiers from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgager and after deducting all charges and expenses attending such proceeding and the execution of its trust as receiver, shall apply the residue of the rents, the issues and profits toward the payment of the debt secured hereby.

L. L-1681-S.C. Rev. 1/74