;	STATE OF SOUTH CAROLINA COUNTY OF Spartanburg	GREENVILLE; CO. S. C. GREENVILLE; CO. S. C. GREENVILLE; CO. S. C. MARCHAELE R.M.C.	edde 1410 fade 394 gage of real estate book 57 fade 736
	Whereas, Wy	llis Deane Mooney	
	of the County of Greenville to Homematers Loan & Consumer Discou	(Name or ramo as the assert on the dead instrument) in the State aforesaid, he nt Company, a corporation doing busin evidenced by a certain promissory not	reinalter called the Mortgagor, is indebted ness under the laws of the State of South e of even date herewith, the terms of which
isi N	(<u>\$ 14,880.00</u>). Homemakers Fi	nance Service, P.O. Box 5353, S	partanburg, S. C. 29304
	Mengagor shall be entitled to collect an cluding all heating, plumbing, and lighti with the real estate herein described. To Have and To Hold, all and sing The Mortgagor covenants that he is (or such other estate; if any, as is stated encumber the same, and that the premises state) Veterans, Adm. assigned to	od retain the said rents, issues, and properly for the said property finto the More lawfully seized of the premises herein hereinbefore), that he has good, right are free and clear of all liens and en first lawfully seized of the premises herein hereinbefore), that he has good, right are free and clear of all liens and en first lawfully of the said rents and en first lawfully of the said rents lawfully	gagee, its successors and assigns lorever. a above described in fee shipply absolute t, and lawful authority to sell, coavey, or cumbrances whatsoever except; (If-none,
iio	ALC AND FULLY SATISFIED THI MEMAKERS LOAN AND CONSUMER	DISCOUNT COMPANY VICE	PRESIDENT
į	TARY PUBLIC Ante & Les	MY COMMISSION E	XPIRE SINK HUGAN
	The Mortgagor further covenants to the Mortgagee forever, from and against t part thereof.	Wattati and loter of delend all and since	

The Mortgagor covenants and agrees as follows:

- The Mortgagor covenants and agrees as follows:

 1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note and any subsequent note or agreement evidencing additional advances, at the time and in the manner therein provided.
- 2. That the lien of this instrument shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness or any part thereof secured hereby.
- 3. That he will pay as they become due all mortgage loan insurance premiums, taxes, assessments, water rates, and other governmental or municipal charges, fines or imposition, assessed against the property hereby mortgaged. If the mortgagor fails to make any payments provided for in this section or any other payments for taxes, assessments, or the like, the Mortgagee may pay the same, and all sums so paid shall bear interest at the same rate as the principal debt secured hereby (from the date of such advance) and shall be secured by this mortgage.
- 4. That he will keep the premises in as good order and condition as they are now, reasonable wear and tear excepted, and will not commit or permit any waste thereof.
- 5. That he will procure and continuously maintain fire and such other hazard insurance as the Mortgagee may 5. Inal he will procure and continuously maintain are and such other nazard insurance as the mortgagee may require on the improvements now or hereafter on said premises, and will pay promptly when due any premiums therefor. If he fails to do so, the Mortgagee may cause the same to be done and reimburse itself for such premiums and expenses, and the same shall be secured by this mortgage. All insurance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by the Mortgagee and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss, Mortgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss if not made promptly by the Mortgagor, and each insurance company con-,HV-74(7-71)