2005 1430 HISE 706 This form is used in connection with mortgages insured under the one- to four-family provisions of RTGAGE SOUTH CAROLINA FHA FORM NO. 2175M (Rev. September 1976) the National Housing Act. TANKERSLEY 66 me 330 YX STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I, Bonnie A. Adkins TO ALL WHOM THESE PRESENTS WAY CONCERN: , bereinafter called the Mortgagor, send(s) greetings: Greenville County WHEREAS, the Mortgagor is well and truly indebted unto Carolina National Mortgage Investment , a corporation South Carolina organized and existing under the laws of called the Mortgagee, as evidenced by a certain promissory note of even date herewith, the terms of which are incorporated herein by reference, in the principal sum of -----Seventeen Thousand Fifty and No/100----), with interest from date at the rate Dollars (\$ 17,050.00 %) per annum until paid, said principal of---Eight and three-fourths----- per centum (8.75 and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and interest being rayable at the effice of Carolina National Kortgage Investment Co., Inc., and PAID IN FULL AND SATISFIED THIS THE AROUNA E JC:MENTARY 30th DAY OF APRIL, 1979 BY VIRTUE OF A DEED IN LIEU OF FORECLOSURE DATED 3/31/79
REPERAL NATIONAL MORTGAGE ASSOCIATION * • -STAMP 15.7 Vincent H. Nelson - (Title) 32963 Vice President Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and equipment now or hereafter attached to or used in TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its successors and assigns forever > The Mostgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple abso te shattee has good right and lawful authority to sell, convey, or encumber the same, and that the premises One free and clear of all liens and encumbrances whatsoever. The Mortgagor further covenants to warrant and for-cities ever even all and singular the premises unto the Mortgagee forever, from and against the Mortgagor and all per-Land of somer lawfully claiming the same or any part thereof. The Ecoteagor covenants and agrees as follows:

Co., Inc.

That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note, at to one of more monthly payments on the principal that are next due on the note, on the first day of any month prior to maturity; provided, koncret, that written notice of an intention to exercise such privilege is given at least thirty H (30) days prior to prepayment.