The state of the s	va 53 mie 267
GREENVILLE CO. S. C.	agei 1441 page 558
LUS 1/ 2006/http:	
La consideration of advances made and which may be made by La consideration of advances made and which may be made by Rational Discontinuous Property to Ronald D. Rurnett and Linda Burnett	8orrower,S
(whether one or more), aggregating THREE THOUSAND FIVE HUNDRED AND NO/100	de a part hereof) and to secure in wer to Lender (including but not
limited to the above described assumes), evidenced by promissory notes, and all renevals and extra subsequently be made to Borrower by Lender, to be evidenced by promissory notes, and all renevals and extra subsequently be made to Borrower by Lender, now due or to become due or hereafter contracted, the maximum	
indebtedness, future advances, and all other indebtedness outstanding at any one time not to exceed indebtedness, future advances, and all other indebtedness outstanding at any one time not to exceed Dollars (8 8,000.00), plus interest thereon, attorneys' fees and court costs, with it and costs including a reasonable attorney's fee of not less than ten (10%) per centum of the total arount due to and costs including a reasonable attorney's fee of not less than ten (10%) per centum of the total arount due to any other indebtedness outstanding at any one time not to exceed the indebtedness outstanding at any one time not to exceed the indebtedness outstanding at any one time not to exceed the indebtedness outstanding at any one time not to exceed the indebtedness.	nterest as provided in said note(s), thereon and charges as provided in 183, Page 230, in
32349 Romalist	ly,
SATISFIED AND CANCELLED THIS 80 TOAY OF GOT 1922	ें स्कृति
CONTRACTOR OF SECTY-TREAS	
WINESS TO TOP TO THE PROPERTY OF THE PROPERTY	premises belonging or in any wise N
THO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and a lifembers and apportenances thereto belonging or in any wise appertaining.	•
A defruit under this instrument or under any other instrument heretofore or hereafter executed by Borro or a default by Borrower, and/or Undersigned under any instrument(s) constituting a lien prior to the lien of this under constitute a default under any one or more or all instruments executed by Borrower and/or Under Lender, constitute a default under any one or more or all instruments executed by Borrower and/or Under Syned to Lender may be declared at the posion of Lender, all indebtedness due from Borrower and/or Undersigned to Lender may be declared.	ersigned to Lender. In case of such Sedared immediately due and payable.
UNDERSIGNED hereby binds himself, his heirs, executors, administrators and assigns to warrant and for premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators are to claim the same or any part thereof.	ever defend all and singular the said ors and assigns and all other persons
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assign interest and other sums secured by this or any other instrument executed by Borrower as security to the afortiall of the terms, coverants, conditions, agreements, representations and obligations contained in all mortgag according to the true intent of said Wortgages, all of the terms, coverants, conditions, agreements, represent made a part hereof to the same extent as if set forth in extenso herein, then this instrument shall cease, determine shall remain in full force and effect.	es executed by Editions to Lenois 2— tations and obligations of which are Q mine and be nutl and void; otherwise Q
It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Born hereafter owed by Borrower to Lender, and any other present or future indebtedness or flability of Borro debtor, surety, guarantor, endorser or otherwise, will be secured by this instrument until it is satisfied of record debtor, surety, guarantor, endorser or otherwise, will satisfy this mortgage whenever: (1) Borrower owes no interest at the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower owes no interest that Lender, at the written request of Borrower is not agreed to make any further advance or advances to Borrower.	d. It is further understood and agreed indebtedness to Lender, (2) Borrower f.
In the event Lender becomes a party to any legal preceding (excluding an action to foreclose this m secured), involving this mortgage or the premises described herein (including but not limited to the title to the abo recover of Undersigned and or Borrower all costs and expenses reasonably incurred by Lender, including costs, expenses and attorney's fee when paid by Lender shall become a part of the debt secured hereby and demand, and shall draw interest from the date of advance by Lender until paid at the highest rate provided in hereby.	ng a reasonable attorney's tee, which dishall be immediately payable upon any note or other instrument secured
This agreement shall inure to the benefit of Lender, its successors and assigns, and any successor, or inhereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be shall be construed to include the Lender herein, its successors and assigns.	
EXECUTED, SEALED, AND DELIVERED, this the 14th Gay of	Burel 19 78
Sgred Spiles and Delivered in the Presence of: Ronald D. Burne	
Robert W. Blackwell Linda Burnett	Zewett (1.5)
R. LOUISE TRAITERIT S.C.R.E. Wig Rev. 8-1-76	Form FCA 402