υij		JTH CAROLINA HYILLE CO. S. C. Spartanburg 7 A cu El 172	MORTGAGE OF REAR 1382 TEAST 35 HOMEMANERS FINANCE SER 1992 67 PAGE 250
O (COUNTY OF_		P. O. BOX 5353
!	A75	Clyde R. Johnson	on and Shirley K. Johnson
j i≰ o t	of the County of Greenville in the State aforesaid, hereinafter called the Mortgagor, is indebted to Homemakers Loan & Consumer Discount Company, a corporation doing business under the laws of the State of South Carolina hereinafter called Mortgagee, as evidenced by a certain promissory note of even date herewith, the terms of which		
a	are incorporated he	erein by reference in the principal sum of E	ive thousand three hundred seven of larsix
	(\$ 5,376.00).	
io j	sor in title, at any Note (s) or Additi may be mutually	onal Advance Agreement (s) of the Mortga; agreeable, which additional advances, plus iortgage, the same as the original indebted	nake additional advances to the Mortgagor, or his succes- age, which additional advance (s) shall be evidenced by the gor, shall bear such maturity date and other provisions as interest thereon, attorneys fees and Court costs shall stand mess, provided, however, that the total amount of existing time may not exceed the maximum principal amount of
5	MXXXXX Anousand	and $\frac{NO}{100}$ Dollars (\$2000000), plus interest	st thereon, attorneys tees and Court tosts.
Kà	thereof to the Mo well and truly pa hereby acknowled;	origagee, and also in consideration of the solid by the Morigagee at and before the sea ged, has granted, bargained, solid, assigned,	of the aforesaid debt and for better securing the payment ourther sum of One Dollar (\$1.00) to the Mortgagor in hand aling and delivery of these presents the receipt whereof is and released, and by these presents does grant, bargain, sell, igns the following described property: All that certains the following described property: All that certains are the being in the County of Greenville,
	e, parcel o	r lot of land situate, lying	s Lot 13. Section A, on a plat of Oak Hi
	with the real esta	te herein described.	DONNIES TANKERSIGE for ever.
	To Have and	d To Hold, all and singular the said prope	erty unto the Managage, in the constant and absolute
,,,,	encumber the san	gor covenants that he is lawfully seized of the state; if any, as is stated hereinbefore), that he, and that the premises are free and clear	the premises herein above described in fed inply absolute the has good, right, and lawful authority to sell, convey, or of all liens and encumbrances what soever except: (If none,
ي چ		"Investmentonie & individe	7,8,9,10,11,12,1,2,3,4,5,5,1
3 4 66 3 4 6 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	120	S. W. William San Street Mark Dr.	AY OF MAY 1979 AKERS CONSUMER LOAN AND DISCOUNT CO
7	VICE PRES	110	TARY Proceedings Long Total
i i :		got durther forenants to warrant and forever, atom and against the Mortgagor and	r defend all and singular the premises as herein conserved unto
	The Mores	the interants and agrees as follows:	-
JE10 70	1. That he	e will promptly pay the principal of and in	nterest on the indebtedness evidenced by the said note and dvances, at the time and in the manner therein provided.
õ	2. That the	le lien of this instrument shall remain in cayment of the indebtedness or any part the	full force and effect during any postponement of extension reof secured hereby.
464	and other gover the mortgagor f the like, the Mo	rnmental or municipal charges, tines of in fails to make any payments provided for in ortgagee may pay the same, and all sums so ffrom the date of such advance) and shall	this section or any other payments for taxes, assessments, water rates, this section or any other payments for taxes, assessments, or paid shall bear interest at the same rate as the principal debt be secured by this mortgage.
	4. That h	ne will keep the premises in as good order will not commit or permit any waste thereo	er and condition as they are now, reasonable wear and tear
1.0001	require on the I If he fails to do and the same s gagee and the p	o so, the Mortgagee may cause the same to be shall be secured by this mortgage. All insupolicies and renewals thereof shall be held be	mises, and will pay promptly when due any premiums therefor, one done and reimburse itself for such premiums and expenses, arrance shall be carried in companies approved by the Mortaveth the Mortgagee and have attached thereto loss payable clauses event of loss. Mortgagor will give immediate notice by mail to promptly by the Mortgagor, and each insurance company con-

4328 RV-2