	GY FILEU FIELD	2008	69 rad845
ļ	[7] 001977 PF]		
	STATE OF SOUTH STROLLING OF MORTGAGE OF REAL ESTATE	500k LG	03 fase 464
1	TO ALL WHOM THESE PRESENTS MAY CONCERN: 10 ALL WHOM THESE PRESENTS MAY CONCERN: 10 ALL WHOM THESE PRESENTS MAY CONCERN: 10 ALL WHOM THESE PRESENTS MAY CONCERN:	00.000.	
	WHEREAS, Jack C. Dearman (bereinsfter referred to as Mortgagor) is well and truly indebted unto MCC Financial Services, Inc.	, P, O, I	30x 2852.
	Greenville, S. C, its successors and assigns forever (hereinafter references). Mortgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of the composition of the compositi	erred to as mor	tigages) as emocarco of or
	Mortgagor's promissory note of even date herewith, the terms of which are incorporated methods to the eight hundred twenty six dollars & 36/100	6.36) due and payable
	eight numbed twenty SIX dollars a 50/100	The	er, 19_ <u>_77</u>
	in monthly installments of \$ 140.79, the first installment becoming due and payable on the 20th and a like installment becoming due and payable on the same day of each successive month thereafter until the	25:53	has been paid, with interest
	The installment becomes division on the salar styles of the salar		
			H 5
	Together with all and singular rights, members, bereditaments, and appurtenances to the same belonging in any with states, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures fixed therein in any manner; it being the intention of the parties bereto that all such fixtures and equipment, oth	ay incident or is now or herea er than the u	appertaining, and of all the liter attached, connected, or mal household furniture, be
	considered a pai' of the real estate.		
	TO HAVE AND TO HOLD, all and singular the und his hard winds the Mortgage, its heirs, excessors and assigns, for	teres.	26064
	Manual and the state of the sta	is has sood rie	he and is lawfully authorized
	to sell, convey or encumber the same, and that the promote star for any character and the same that	-	
	This is a first cortage real Estate is some none. 15 DAY 7	ED IN FUI	LL THIS 10
	LICC FRANCIAL SE	EXYICES!/I	NO2
		1 14/	STEEN against the Morgagog
	and an persons who make the training the state of the sta	400	mitter to
	The Morteagor further covenants and agrees as follows: Cal		iŭ
	(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced bereafter, at the options, insurance premiums, public assessments, repairs or other purposes pursuant to the coverants herein. This mortgaget loans, advances, readvances or credits that may be made hereafter to the Mortgager by the Mortgagee so long as a further loans, advances, readvances or credits that may be made hereafter to the Nortgager by the Mortgagee so long as the extend the original amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the most of the Mortgagee unless otherwise provided in writing.	the total indebi atgage debt and	ledness thus secured does not a shall be payable on demand
	(2) That it will keep the improvements now existing or beneafter erected on the mortgaged property insured as Mortgages against loss by fire and any other hazards specified by Mortgages, in an amount not less than the mortgage by the Mortgages, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by the payable chases in favor of, and in form acceptable to the Mortgages, and that it will pay all premiums therefor when Mortgages the proceeds of any policy insuring the mortgaged premiers and does hereby authorize each insurance comfunctly to the Mortgages, to the extent of the habace owing on the Mortgages debt, whether due or not.	se Mortgagee, a n due; and that apany concerne	and have attached thereto ioss it does hereby assign to the d to make payment for a loss
	(3) That it will keep all improvements now existing or bereafter erected in good tepair, and, in the case of construction until completion without interruption, and should it fail to do so, the Mortgagee may, at its option, enter necessary, including the completion of any construction work underway, and charge the expenses for such repairs or	a construction upon said properties the completion	n loan, that it will continue emises, make whatever repairs on of such construction to the
	mortgager 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 primises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.

(5) That it hereby assigns all reads, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any page having jurisdaction 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 reads, insens 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 tents, the issues and profits toward the payment of the debt secured hereby.

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

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