82 01443

WHEREAS I (we) James W Currouse (hereinafter also styled the mortgagor) in and by my four	Ren &	Tomie	m	Pum	hen	
		e bearing even	date herewit	th, stand firm	held and bound	unto
					ortgagee) in the su	
\$ 22 61.22 , payable in _78						
the said Note and conditions thereof, deterence thereunto had	63 and f	alling due on the	same day of	each subseque	ent month, as in an	d by
NOW, KNOW ALL MEN, that the mortgagor(s) in consideratio	n of the said o	debt, and for the	better securi	ing the paymen	t thereof accordin	a to
the conditions of the said Note; which with all its provision said mortgagor in hand well and truly paid, by the said mortga	s is hereby ma agee, at and be	ide a part hereof; ifore the sealing	and also in and delivery	consideration of these Prese	of Three Dollars to	the
dies hereby acknowledged, have granted, bargained, sold and mortgagee, its (his) heirs, successors and assigns forever, th	following des	cribed real estate	•:		• •	41.2
All that piece parcel or lot of land si	tuated lyi	ng and being	in the	County of	Greenville	Æ.
State of South Carolina on the south si	OF OI PALL	- and decim	nated as	lots numb	er 8 and	•
9 and a portion of lots number / and lo	Fig. Of p	Country	Plat Book	Sat pag	e 193 and	
Plat is recorded in the RMC office for according to said plat having the follo	wing metes	and bounds	to-wit:	Beginnin	goat an iron Paris	
pin which iron pin is the front corner		along the s	outh side	e of Paris	Mountain	200
Avenue N 83-58 E 150 feet to an iron pi	an iron Di	in in the re	ar lot 1	ine of lot	number 7	lice
						_
Newland Avenue thence running along the	e being th	ne identical	propert	y conveyed	i to the	
grantor herein by deed recorded in deed	1 book 435	at page 270	in the	RMC office	or	
Greenville County.				ŧ		
TOGETHER with all and singular the rights, members, heredit	aments and ap	purtenances to th	e said premi:	ses belonging,	or in anywise incl	dent
or appertaining. ्निO HAVE AND TO HOLD, all and singular the sold Premises						
AND I (we) do hereby bind my (our) self and my (our) heir	s, executors o	and administrator	s. to procure	or execute on	v further necessary	as-
Surances of title to the said premises, the title to which is Premises unto the said mortgagee its (his) heirs, successors or any part thereof.	Unencumberer	i and also to wa	cropt and for	ever defend at	l and sincular the a	e a i d
AND IT IS AGREED, by and between the parties hereto, that	the said mort	gagar(s) his (the	ir) heirs, exe	ecutors, or adm	inistrators, shall k	еер
the buildings on said premises, insured against loss or dama unpaid balance on the said Note in such company as shall be (his) heirs; successors or assing my effect such insuren	approved by	the said mortaga	e, and in de	fault thereof, t	he said martagaee	its
(his) heirs; successors or assigns, may effect such insuran interest thereon, from the date of its payment. And it is furth entitled to receive from the insurance maneys to be paid, a sun	er agreed that	the said mortage	ee its (his) h	neirs, successo	ors or assions shal	l be
AND IT IS AGREED, by and between the said parties, that	if the said ma	ortgagor(s), his (1	heir) heirs,	executors, adm	inistrators or assig	ns,
shall fall to pay all taxes and assessments upon the said p (his) heirs, successors or assigns, may cause the same to be 'selves under this mortgage for the sums so paid, with interest	paid, together	with all penalties	s and costs i	ncurred thereo	me said mortgagee, n, and reimburse th	iem•
AND IT IS AGREED, by and between the said parties, that up	on any default	being made in th	ne payment o	f the said Note	, when the same sl	hall
become payable, or in any other of the provisions of this mor hereby, shall forthwith become due, at the option of the sal payment of the said debt may not then have expired.	igage, that the id martgagee,	in the entire amou its (his) heirs, s	unt of the del uccessors o	bt secured, or rassigns, alth	intended to be secu ough the period for	the
AND IT IS FURTHER AGREED, by and between the said	parties, that :	should legal pro-	ceedings be	instituted for	the foreclosure of t	this
mortgage, or for any purpose involving this mortgage, or shoulection, by suit or otherwise, that all costs and expenses incurable coursel fee (of not less than ten per cent of the amount	red by the mort	gages, its (his) h	eirs, succes	sors or assign	s including a reas	tone .
- nercoy, and may be recovered and collected hereunder.		į.				
PROVIDED, ALWAYS, and it is the true intent and meaning executors or administrators shall pay, or cause to be paid until the interest thereon, if any shall be due, and also all sums	o the said mor	tgagee, its (his)	heirs, succe	ssors or assign	ns, the said debt, v	with
according to the conditions and agreements of the said note, intent and meaning of the said note and mortgage, then this	and of this m	ortgage and shal	l perform all	the obligations	s according to the t	true
cemain in tull force and virtue.		•				
AND IT IS LASTLY AGREED, by and between the said partie payment shall be made.	e, mur ma \$di	o mojigagat may		uy the sold pre	mises until detault	rot
WITNESS my (our) Hand and Seal, this	day of	×	19.62	-	P	- 45 - 13
Signed, sealed and delivered in the presence of	~	fances	2/.6	min	ghow .	s.)
WITHESS albert m Party	_	ouise m	Cum	niel	ار کیم	S.)
WITNESS ! Jan Dear IR B. 11:00	,		,	9	, , , , , , ,	
THE THE PERSON OF THE PARTY SERVE						
R-2156 - SOUTH CAROLINA - 7 - 62		آس ند الا	- :			
及15.303世纪《红色》(如15.501)。市社园设建的自然代表。	haken in A	agga fasik sert a A	ikaka (II)			
Pac	id.	Sept	3.	196	<i>O</i> .	
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Kennik						
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			AY OF	BURNE.	13,67	
		Cile	(-14	ad Almed and	C-11C-	
		R F.	R GREENS	TELE COUR	1.1, 5	
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