Gpr - 1 100. S.C.		:A
STATE OF SOUTH CAROLINA MORTGA	GE	۵14 ماري
COUNTY OF GLEGHATITE	20 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2	?
WURDS LISED OFTEN IN THIS DOCUMENT	المستناء المالية	<u>:₹</u>
(A) "Mortgage." This document, which is dated	pril 19 82 will be	
	BOOK OD PAGE 13/4	밹
catled the "Mortgage." Tony L. Hart (B) "Borrower." and sometimes simply "L"	S 1 0 SC 20651	Ĕ.
(B) "Borrower." Will sometimes be called "Borrower" and sometimes simply "I." Borrower's address is: Rt. 2, Highway 14, Hend	erson Road, Greer, SC 27071	CYS
(C) "Lender." BANK OF GREEN Will be could be carolina.		88 51 %
and which exists under the law of the State of South Carolina. Lender's address is: POST OFFICE DRAWER 708, Main Office:	•	
GREER, SOUTH CAROLINA 29651.	April 19 19 82 , will be	7
GREER, SOUTH CAROLINA 29651. (D) "Note." The note signed by Borrower and dated Called the "Note." The Note shows that I owe Lender	Thousand and No/100	٠Ä
	Assil IU 1004	## 29 8
monthly payments of principal and interest and to pay in the sec (E) "Property." The property that is described below in the sec	tion titled "Description Of The Property," will be called	တ
the "Property."		
DESCRIPTION OF THE PROPERTY	1,20	
I give Lender rights in the Property described in (A) through (I) (A) The property which is located at Rt. 2, High	below: ghway 14, Henderson Road	
(A) The property which is located at	South Carolina 29651	
Greer	(State and Zip Code)	
This property is in Greenville County in the State of	South Carolina. It has the following legal description.	
This property is in Greenville County in the State of SALL that certain piece, parcel or lot of Salth Carolina	land situate, lying and being in	-
ALL that certain piece, parcel or lot of large of south Carolina Greenville County, State of South Carolina sisting of approximately one (1) acre, more plat prepared by Gould & Associates, English property that a	re or less, and shown on survey an	ıd OF
sisting of approximately one offices, Engs.	& Surveyors, ENTITLED PROPERTY	χr _.
creation of other liens or mortgages against the Property that a	are inferior to this Mortgage.	•
creation of other tiens or mortgages against the Property that a If Lender requires Immediate Payment in Full, Lender may be proceeds of the sale applied to the balance due on my Note as	in other cases of default.	
		1
15. AGREEMENTS ABOUT FUTURE ADVANCES This Mortgage shall secure and protect the Lender (A) for an	extensions or renewals of the Note, (B) for any future	/8/
This Mortgage shall secure and protect the Lender (A) for an loans made by the Lender to me and any extensions or renewals of the lender to th	of the additional loans, (these additional loans are called	2
"future advances") and (C) for any other debt of filling to the certain	the feature advances not including the amounts	\ . }
principal amount that I owe to Lender under the Note and under spent by Lender to protect the value of the Property and Lender	's rights in the Property, may not be greater than the on-	(:
ginal amount of the Note plus \$	at a six and the same advances and extensions of renewals	-
I understand and agree that the Note, any extensions or renew of Notes for future advances and any other present or future deb	I which I may one to the Lender will be secured and pro-	
tacted by this Mortgage until it is satisfied of record. The certosity	and (C) Londor has not agreed to make any further	
(A) I owe no amounts to Lender, (B) I have no habitily to be	and in the satisfaction at the time of my written request.	
	at of the Lender hereid.	
under the prior Mortgage(s) without the express written conse		
16. BORROWER'S WAIVER OF APPRAISAL RIGHTS	Popular S. J. adviller 39x11	
I waive and relinquish any appraisal rights which I may have the Laws of South Carolina. (1976) as amended and any amendment and a forestown his Modgage and any amendment of the Carolina.	nt or replacement of these statutes, and I understand and	
Laws of South Carolina, (1976) as amended and any amendment agree that if the Lender elected to foreclose this Mortgage, and agree that if the Lender elected to foreclose this both the highest is	the property	. 1
of the deficiency judgment shall be determined by the manager	19	7 <u>4</u> .
17 ROBROWER'S WAIVER OF HUMES I ER LICENTION	Pais 175 336 Sted das 616 2	
I hereby waive all right of homestead exemption in the Pro	pank of Cores	
11N 12 1384 - 10	PillAlik U.P.	
i Cours S Javanta Filler	By Carpene general	
Fill MI	Witness Copin States	
	? ∍.	

ÿ