INA	80ex 13	82 PAGE 98	
CENTAGE	18.00 %	- ·	
INTEREST CHARGE (2	6555.84	FINANCE	
FIREHOLD ING PREM	4564.16	CHARGE	
190.00	TOTAL OF PAYMENTS (3 + 14)	_	
180.00	15120.00		
N. W. S.		_	
tal amount stated its, appurtenances is and appurtenance re seized of good and unendumbers	successors and assi- above, s, rights, privileges, in- ces thereunto belong l and perfect title to d except as hereinal ose prior encumbrance	terests, rents, issues, ging unto mortgagee, said property in fee ter appears, and that	ŀ
all pay in full, in a	accordance with its t	erms, the obligations	·
rolinal acceptable is fail so to do, the indebtedness for to Mortgagors' in many cause who shall be repaid us and any other electrical counts of present in and to the mortgaged for the mortgaged for the mortgaged in and to the mortgaged in the mortgaged in and to the mortgaged in the mo		m policy shall contain. Mortgagee to insure ting the term of such tagee elects to waive agree that any sums not so paid shall be the ownership of the stitle property during hich may be secured ayments, they hereby tagagors' indebtedness wements thereon, and a normal and ordinary.	S NON 3
an assignment for on or seized, or if for the mortgaged, or if in, become immed any case, regardies, income and proincurred or paid to mortgage, and in attorneys' fees a reclosure and sale expenses of upkeets or breaches of the continuance or rently at its option	diately due and payalless of such enforcements therefrom, with only mortgages in continuous the event of foreclos and a reasonable feet, including expenses and repair made covenant shall be one part of Mortgagee of any such default of	ars, or have a receiver tations, warranties or attempt to sell all or ble, without notice or nent, Mortgagee shall or without foreclosure nection with any suit sure of this mortgage, for the search mades, fees and payments in order to place the construed to prejudice in exercising any of ribreach of covenant,	1976
· · · · · · · · · · · · · · · · · · ·	State of South Caro)

MORTGAGEE REAL ESTATE MORTGAGE ASSOCIATES FINANCIAL SERVICES COMPANY OF SOUTH CAROLINA, INC. 4142 1948 AUGUSTA STREET GREENVILLE 11-14-83 ANNUAL PER 060036-7 14 11-02-76 12-14-76 5621.08 WHAL CHE SPALLEN THREATT, JEANNE D. TREDITASHING FROM PHYS DAMAGE INS PRE 1058.40 107 W EARLE ST HINES E 180.00 GREENVILLE SC 29601 CC WATER FILED WITNESSETH: Morigagors jointly and severally grant, bargain, sell, convey and mortgage with the total page of even date herewith in the total page. hereinafter described as security for the payment of a note of even date herewith in the to The property hereby mobilized, and described below, includes all tenements, easemen profits, fixtures and appliances thereunto attaching or in any wise thereunto appertaining TO HAVE AND TO HOLD the said property hereinafter described, with all the privilege its successors and assigning forever; and mortgagors hereby covenant that mortgagors a simple and have authority to convey the same, that the title so conveyed is clear, free a mortgagors will forever warrant and defend the same unto mortgagee against all claims wha If mortgagors shall fully perform all the terms and conditions of this mortgage and shall which this mortgage secures, then this mortgage shall be null, void and of no further force (J MORTGAGORS AGREE To keep the mortgaged property, including the buildings and hazards with an insurance company authorized to do business in the State of South Car a loss-payable clause in favor of Mortgagee as its interest may appear, and if Mortgagor or renew insurance on said property in a sum not exceeding the amount of Mortgagors' indebteidness, and to charge Mortgagors with premium thereon, or to add such premium such insurance, Mortgagors agree to be fully responsible for damage or loss resulting fro advanced or expended by Mortgagee for the protection or preservation of the property secured hereby. Mortgagors further agree: To pay all taxes, assessments, bills for repairs mortgaged property when due in order that no lien superior to that of this mortgage and n the ferm of this mortgage; and to pay, when due, all instalments of interest, and princip, by a lien superior to the lien of this mortgage and existing on the date hereof. If Mortgage authorize Mortgagee to pay the same on their behalf, and to charge Mortgagors with the am secured hereby. To exercise due diligence in the operation, management and occupation not to commit or allow waste on the mortgaged premises, and to keep the mortgaged prop depreciation excepted. To release, relinquish and waive all right of homestead and dower If default be made in the terms or conditions of the debt or debts hereby secured of of any instalment when due, or if Mortgagors shall become bankrupt or insolvent, or make a appointed, or should the mortgaged property or any part thereof be attached, levied upo statements of Mortgagors herein contained be incorrect or if the Mortgagors shall aband any part of the same, then the whole amount hereby secured shall, at Mortgagee's optio demand, and shall be collectible in a suit at law or by foreclosure of this mortgage. In a be entitled to the immediate possession of the mortgaged property with the rents, issues or other proceedings. Mortgagors shall pay all costs and attorneys' fees which may be or proceeding to which it may be a party by reason of the execution or existence of this Mortgagors will pay to Mortgagee, in addition to taxable costs, a reasonable amount as and preparation for such foreclosure, together with all other and further expenses of for made to prevent or remove the imposition of tiens or claims against the property and e same in a condition to be sold No failure on the part of Mortgagee to exercise any of its rights hereunder for defaul its rights in the event of any other or subsequent defaults or breaches of covenant, an such rights shall be construed to preclude it from the exercise thereof at any time during and Mortgagee may enforce any one or more remedies hereunder successively or concur All rights and obligations hereunder shall extend to and be binding upon the sever of the parties hereto. The plural as used in this instrument shall include the singular where applicable Greenville The real property hereby mortgaged is located in... on southwestern side of Joe Lewis Avenu as Lot Number 14, according to plat of Arnold Place, prepared by Dalton & Neves, Engineers, in December 1944, as recorded in Plat Book O at Page Ill of the RMC Office for Greenville County. This is the same property conveyed to Mortgagor by deed of Sarah Lee Earle, Margaret Earle, Louise Earle and Thomas T. Earle by deed dated October 27, 1976. ALSO: All that lot of land in the State of South Carolina, County of Greenville, known and designated as Lot Number, 5 on plat of property of () the Estate of Aaron Brockman, recorded in Plat Book A at Page 537 of

Y(AEREOF, Mortgagors have executed this mortgage on the day above show

Title to said property is clear, free and unencumbered except: (state exceptions, if any)

ORIGINAL

the RMC Office for Greenville County DESCRIPTION CONTINUED:

666127 REV. 9-76

(U)

Vonçagor (SEAL)