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HMC-40E-\$.C.(4-77)

FILED Y	MORTOAGE	BOOK 1481 PAGE 825
128 SEP 24 1979 = 10		2611250
WHEREAS have the the metage of in an	nd by my (our) certain Consumer Credit Co	ontract bearing even date herewith,
stand firmly fold metabount with the Cod	ationing Confident Determinater also	
	equal installments of \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
in and by the said Consumer Credit Contract	19 19 and falling due on the and conditions thereof, reference thereunto	nad will more runy appear.
thereof, according to the conditions of the sa hereof; and also in consideration of Three D at and before the sealing and delivery of thes sold and released, and by these Presents do a	grant, bargain, sell and release unto the said	nd truly paid, by the said mortgagee, knowledged, have granted, bargained, mortgagee, its (his) heirs, successors
corner of the intersection of F	of land situate, lying and being Prancer Ave and Panama Ave. in t South Carolina, being known and Bey Subdivision recorded in the F	designated as Lot No.
County South Carolina in Plat	t Book "P" at page 92, and havin of Oscar Rosemond" prepared by	ng according to a more
BEGINNING at an iron pin at the	e northeastern corner of the into ence with the eastern side of Pa	anama Ave. N. U-Uo W
iron pin at the joint rear cor	e with the line of Lot No. 224, iner of Lots Nos. 278 and 279; the to an iron pin on the norther f Prancer Ave. S. 89-52 W. 60 f	nence with the line of n side of Prancer Ave.
beginning. This is the identical property Rarker and Junius D. Barker, o	y conveyed to the grantor herein dated September 13, 1963, and re Carolina, in Deed Book 728 at Pa	n by dead of Betty Jean ecorded in the RMC Office
This being the same premises conveyed to the dated 12412 and recorded in Deed E County.	ne grantor herein by deed from <u>James</u> Book <u>996</u> at page <u>134</u> in	the R.M.C. Office for Segonilly
TOGETHER with all and singular the right in anywise incident or appertaining.	nts, members, hereditaments and appurtenan	ces to the said premises belonging, or
TO HAVE AND TO HOLD, all and singul	ar the said Premises unto the said mortgagee	e, its (his) successors, heirs and assigns
	and my (our) heirs, executors and administrations, the title to which is unencumbered, and id mortgagee its (his) heirs, successors and any part thereof.	
AND IT IS AGREED, by and between the strators, shall keep the buildings on said p for an amount not less than the unpaid bala and in default thereof, the said mortgagee, selves under this mortgage for the experit is further agreed that the said mortgagance moneys to be paid, a sum equal to the	parties hereto, that the said mortgagor(s) heremises, insured against loss or damage by firmec on the said contract in such company as sits (his) heirs, successors or assigns, may efforce thereof, with a FINANCE CHARGE thereof gee its (his) heirs, successors or assigns shad amount of the debt secured by this mortgage	chall be approved by the said mortgagee, eet such insurance and reimburse them, from the date of its payment. And li be entitled to receive from the insurge.
tors or assigns, shall fail to pay all taxes then the said mortgagee, its (his) heirs, st costs incurred thereon, and reimburse ther from the dates of such payments.	said parties, that if the said mortgagor(s), I and assessments upon the said premises whe accessors or assigns, may cause the same to I mselves under this mortgage for the sums so	be paid, together with all penalties and paid, with a FINANCE CHARGE thereon,
AND IT IS AGREED, by and between the when the same shall become payable, or in secured, or intended to be secured hereby successors or assigns, although the period f	said parties, that upon any default being mae any other of the provisions of this mortgage, , shall forthwith become due, at the option for the payment of the said debt may not the	of the said mortgagee, its (his) heirs, n have expired.
of an attorney at law for collection, by suit successors or assigns, including a reasonable become due and payable as a part of the d	d between the said parties, that should legal se involving this mortgage, or should the deb t or otherwise, that all costs and expenses inc le counsel fee (of not less than ten per cent o lebt secured hereby, and may be recovered, an	curred by the mortgagee, its (his) heirs, of the amount involved) shall thereupon decollected hereunder.
his (their) heirs, executors or administrat or assigns, the said debt, with the interest his (their) heirs, successors, or assigns acc shall perform all the obligations according Bargain and Sale shall cease, determine a	te intent and meaning of the parties to these tors shall pay, or cause to be paid unto the sat thereon, if any shall be due, and also all surpording to the conditions and agreements of the true intent and meaning of the said cand be void, otherwise it shall remain in full	ms of money paid by the said mortgagee, ne said contract, and of this mortgage and contract and mortgage, then this Deed of force and virtue.
until default of payment shall be made.	etween the said parties, that the said mortgag	. 79
WITNESS my (our) Hand and Seal, this	day of A	<u>sus</u>
Signed, sealed and delivered in the presen	ν . i i i i	servera (L.S.)
WITNESS Mich man		A REPORT OF THE PROPERTY OF
WITNESS Kell J	Secretary 12.	PO PARMITATY 1

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