State of South Carolina

चेत्र इ. 2145 PH 180

 $\frac{3001522}{\text{Mortgage of Real Estate}}\approx 22000$

TO A STATE OF THE STATE OF THE

DONN I STANKERSLEY R.M.C.

County of GREENVILLE

HIS MORTGAGE made this	22nd day of	0ctober	, 19 <u>_80</u> ,	
			4.77	
* hereinafter referred to as ''M	lortgagor") and given to	BANKERS TRUST	OF SOUTH CAROLIN	IA
hereinafter referred to as "N			E BOX 8, SIMPSON	
WITNESSETH:				
is indebted to Mortgagee in the	maximum principal sum of _	TWENTY-FIVE THE	10) which inde	U btedgess is
evidenced by the Note of	Donald B. Anders	<u>son and Sue C. A</u>	Anderson	of even
date herewith, said principal to which is	gether with interest thereor	n being payable as provide he date bereof, the terms of	d for in said Note, the final fr Esaid Note and any agreemen	t modifying it
are incorporated herein by refe	rence.	A Committee of the Comm	ortgagor, for and in considera	
aforesaid indebtedness and in thereof upon the same or diffe Section 29-3-50, as amended, subsequently be made to Mort renewals and extensions there direct or indirect, the maximum \$\frac{\$25,000.00}\$ including court costs and reas bargain, sell and release unto ALL that certain at the intersection County, South Caro of S. B. Anderson having, according at a point in the	crent terms or at the same of Code of Laws of South Card tgagor by Mortgagee evidence of and (ii) all other indebterm amount of all indebtedness plus interest thereon, sonable attorneys fees, has the Mortgagee, its success piece, parcel, o on of McCall Roa olina, as shown "dated June 15, to said plat, to	or different rate of interest olina (1976): (i) all future acceed by the aforesaid Note dness of Mortgagor to Moress outstanding at any one lall charges and expenses granted, bargained, sold, reors and assigns, the follower lot of land, and West Georon a Plat of Property, prepared the following me	dvances and readvances that of dvances and readvances that of the promissory note of gagee, now or hereafter existing secured hereby not to expend the secured hereby not to expend the secured by these presenting described property: situate, lying and situate, lying and sounds; toperty entitled the by C. O. Riddle extes and bounds;	in may s, and all sting, whether xceed tgagee is does grant. Id being Ile 'Property and BEGINNING
S. 47-48 E. 28.5 of said road and Plat N. 47-48 W., to an iron pin; t 23-15 E., 128.2 f iron pin; thence	feet from an iron running thence a 358.4 feet to a thence N. 45-59 Weet to an iron point N. 49-32 E , 218	on pin located on pin 9.79 acre on iron pin; the v., 207.7 feet to in; thence S. 78.5 feet to a po	on the northwester tract as shown or ence S. 33-01 W., to an iron pin; the 18-10 E., 166.2 feather to the sound in McCall Rose	m side n said 93 feet nence N. eet to an ad; thence
property conveyed	the center line of tersection of Moline of said Road, S. 37 acres (4.27 d to the Mortgag ed June 25, 1971	of McCall Road ScCall Road ScCall Road and Volume of ScCall Road and Volume of ScCall Road	6. 86-00 E. 207.8 West Georgia Road Mest feet to a poiet to the beginni roads). This is eed of Lettie F. , page 634. Also	feet to; thence nt; thence ng corner the same

ALSO: ALL that piece, parcel or lot of land, situate, lying and being in Greenville County, South Carolina in the Standing Springs Community about two miles from Simpsonville and being comprised of less than one (1) acre northwest of other property of the Mortgagors. This property is designated by the Greenville County Block Book Office as District 130, Sheet 574.3, Block L, Lot 2 and is bounded on the west by property now or formerly of Wilton Chandler, on the south by property now or formerly of Alvin James and on the east by other lands of the Mortgagors. This is the same property conveyed to the Mortgagors herein by deed of Lettie F. Anderson recorded November 8, 1978 in Deed Book 1091, page 496.

TOGETHER with all and singular rights, members, hereditaments and appurtenances belonging or in any way incident or appertaining thereto; all improvements now or hereafter situated thereon; and all fixtures now or hereafter attached thereto (all of the same being deemed part of the Property and included in any reference thereto).