State	e of	South Carolina Oct	Mortgage	BOOK 1628 1451 947
Cou	ntv .	of Greenville 81983	Withigage	
War	nty As II	Ised In This Document hersley	· . j	02
/A)	Mar	taxon—This document, which is dated	September 19	, 19 <mark>, will be called</mark>
(B)	DIV	"Mortgage". tgagor Ted Keller Wary Gil "I". "Me", "my", "mine", "myself", and	as ittitionic mond-ban	ralled "Mortgagor" and sometimes sim-
(C)	Lender—The South Carolina National Bank will be called "Lender" and sometimes simply "you". "Your" and "yours" refer to Lender. Lender is a national banking association which was formed and which exists under the laws of the United States of America.			
	Len	der's address isP.O.Box 969	Greenville, S.C. 29602	r & Maty G. Kellerand
(D)	(D) Note—The note note agreement of loan agreement signed by dated, 19, will be called the "Note". The Note shows that I have promised to pay Lender			
	Ö.		finance charges or interest at the r \$2272.68 a finance charge of	ate of % per yearDollars
	wh	ich I have promised to pay in full by If this box is checked, finance charges o	r interest under the Note will be d	eferred, accrued, or capitalized.
(E)	Pro	perty—The property that is described "Property".	below in the section entitled "Des	cription Of The Property" will be called
Μυ		nsfer To You Of Rights In The P	roperty	
On to y	this o ou, y ng yo real p	late, because you loaned me the money our successors and assigns, subject to t ou those rights that are stated in this Mon property. I am giving you these rights to	for which I gave you the Note, I is he terms of this Mortgage. This m tgage and also those rights that the protect you from possible losses	nortgage, grant and convey the Property eans that by signing this Mortgage, I am law gives to lenders who hold mortgages that might result if I fail to:
(A)	Pay Mo	y all the amounts that I owe you as sta ortgage.	ted in the Note and any future ad	Ivances made under Paragraph 17 of this
(B)	Pro	operty and your rights in the Property.		his Mortgage to protect the value of the
(C) Keep all of my other promises and agreements under the Note and/or this Mortgage.				
This Mortgage secures any renewals, extensions, and/or modifications of the Note.				
De	scri	ption Of The Property		necessary and assigns is located in
(A) The Property which I mortgage, grant, and convey to you, your successors and assigns, is located in Greenville County and has the following legal description:				
Gree Lot Gree	nvi No.	lle, State of South Caroling 52 on a plat of Forrester 10 110 County. South Carolina,	lot of land situate, ly: a, in the City of Mauld: Woods, Section 7, record in Plat Book 5P, at Pa	ing and being in the County of in being known and designated as ded in the R. M. C. Office for ges 21 and 22 and having, according
to s	aid	plat, the following netes	and bounds, to-wit:	
BEGI Lots a po 52; west	MMI s 51 oint the terr	NG at a point on the wester and 52 and running thence ; thence N. 29-40 W. 105 fonce with the cornon line of side of Cherry Hill Road;	n side of Cherry Hill R with the cormon line of eet to a point at the jesting said lots, N. 73-28 E. thence with the western of beginning.	oad at the joint front corner of said lots, S 76-18 W. 140-feet to oint rear corner of Lots 192 and 150.4-feet to a point on the side of said Cherry Hill Road,
(fo	THE	eing the same property converty YBH Development Co., Inc	3.) as recorded in one.	leed of YB Developers, Inc. R. H. C. Office for Greenville County
in	Dee	1 Book 1958, at Page 327 on	June 10. 17/1.	·
			1.5	
			(,	1950 = 0.2 S Z 12
ز :		•	- ·	107.57 E 07.57 2
(- 1 (-7		The Property also includes the following	ng:	
्। (R)	All buildings and other improvements	that are located on the property d	escribed in paragraph (A) of this section;
	(C) All rights in other property I have as owner of the property described in paragraph (A) of this section. These rights are known as "easements, rights and appurtenances attached to the property";			
,	(D) All rents or royalties from the property described in paragraph (A) of this section;			
•	(E)	All mineral, oil and gas rights and profin paragraph (A) of this section;	lits, water, water rights and water	stock that are part of the property described
	(F)	paragraph (A) of this section;		ont of, or next to, the property described in
:.	(G)	and, to the extent allowed by law, all re	Piacements of allu additions to the	ed in paragraphs (A) and (B) of this section, ose fixtures;
-,	(H)	All of the rights and property describe	ed in paragraphs (B) through (F) of	this section that I acquire in the future; and
•	(I)	All replacements of and/or additions this section.	to the property described in parag	graphs (B) through (F) and paragraph (H) of

You, your successors and assigns, are to have and to hold the Property, subject to the terms of this Mortgage.

0.