## REAL ESTATE MONTHLY INSTALLMENT MORTGAGE

State of South Carolina, Law Conscer

to 1639 au 177

**GREENVILLE** County of \_

## TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

WHEREAS, KXwe the saidWalls	ice C. Haw	kins and Joyce	e C. Hawkins	hereinafter
called Mortgagor, in and by my, out				
firmly held and bound unto the Citizen	s and South	ern National Ban	k of South Carolin	a, Greenville
S. C., hereinafter called Mortgagee,	the sum of	\$6,836.49	plus inter	est as stated in the note or
obligation, being due and payable in .	84	equal (	monthly installme	nts commencing on the 31
day ofJanuary	19_	84 and on the	same date of each	successive month thereafter.
WHEREAS, the Mortgagor may her	eafter becor	me indebted to th	e said Mortgagee	for such further sums as may
be advanced to or for the Mortgagor's	account for	r taxes, insuranc	e premiums, publi	c assessments, repairs, or for
any other purposes:				
NOW, KNOW ALL MEN. That the Mortgage other and further sums for which the Mortgage Mortgagee, and also in consideration of the fur	or may be indet that sum of The	bled to the Mongage ree Dollars (\$3 00) to	the Mortgagor in hand	CE2 111 BGE (O O: 10: 11:0 BG

ALL that certain piece, parcel or lot of land situate, lying and being in the County of Greenville, State of South Carolina, on the north side of Few's Bridge Road, containing nine-thenths (0.9) of an acre, more or less, and being shown on a plat of the property of Jim Cannon by W. N. Willis, Engineers, dated March 4, 1969, and having the following metes and bounds, to-wit:

at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold and

released, and by these presents does grant, bargain, sell and release unto the Mortgagee, its successors and assigns:

BEGINNING at a nail in the center of Few's Bridge Road, corner of John Emory lot and running thence along said Road, S. 52 W. 160 feet to a nail in the road, iron pin on north bank at 23 feet; thence along the line of other property belonging to J. H. Cannon N. 43 W. 250 feet to an iron pin; thence N. 52 E. 157 feet to an iron pin, corner of Emory property; thence along the Emory line, S.43-35 E. 249.7 feet to the beginning corner, iron pin back on line at 26 feet.

THIS is the same property as that conveyed to the Mortgagors herein by deed from J. H. Cannon recorded in the RMC Office for Greenville County in Deed Book 864 at Page 175 on March 18, 1969.

THE mailing address of the Mortgagee herein is P. O. Box 1449, Greenville, S. C. 29602.

Together with all and singular rights, members, hereditaments, and apputtenances to the same belonging in any way incident or appertaining, and allow the rents, usues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures now or hereafter

speched, connected, or litted thereto in any manner, it being the intention of the parties hereto that all fixtures and equipment, other than the usual hereichold furmitute, be considered a part of the real estate WO HAVE AND TO HOLD, all and stagular the said premises unto the Mortgagee, its heirs, successors and assigns, forever

Of he Mortgague cusenants that it is laufully seared of the premises hereinabore described in fee simple absolute, that it has good right and is laufully additioned to self-convey or encumber the same, and that the premises are free and clear of all hers and encumbeances except as provided herein. The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the Mortgagor forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof

The Mortgagor further covenants and agrees as follows: UN(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein. This mortgage shall also secure the Mortgagee for any further louis, advances, resilvances or credits that may be made hereafter to the Mortgagoe by the Mortgagee to long as the total indebendness thus secured does not exceed the verginal amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in writing

12) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be recovered from time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all such posicies and renewals therest shall be best by the Moetgagee, and have attached thereto loss pavable dauses in taxon of and in frem acceptable to the Mortgagee, and that it will hav all premouns thestor when dur unit that it dies herebe anugu to the Morigager the privately of any policy insuring the morngaged premises and direcheralishers to case insurance company informed to make payment for a loss directly to the Mortgages to the current of the balance owing in the Mortgages to the current of the Balance owing in the Mortgages to the current of the Balance owing in the Mortgages to the current of the Balance owing in the Mortgages to the current of the Balance owing in the Mortgages to the current of the Balance owing in the Balance owing i

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