FILED

State of South Carolina,

590x 1366 PAGE 166

County of Greenville

TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

WHEREAS, Ke	the said William R.	Powers and Mildred	H. Powers
	gagor, in and by our		
even date herewith,	stand indebted, firmly held and	bound unto THE CIT	IZENS AND SOUTHERN
	SOUTH CAROLINA, bereinafter con Eight Hundred Five and 16/		
with interest thereon p	ayable in advance from date hered	of at the rate of 11.50	oper annum; the prin-
cipal of said note toge	ther with interest being due and	payable in $(\frac{36}{Number})$	Thirty-Six
Monthly worms, Quantity, Scholarnub, or Arrub;			
to be part to be the controlled to the second to the secon	Michig Guarterla Semelarmoal in Armobil		
Beginning on	May 31	. 1976	, and on the same day of
	month		
Ninety-Two an	d 83/100	na panan mangan mahambaykan sisis kamanan semandan jer sangan si sadi sisi baha masi siyaki di sisambas si sa	Dollars (\$ 92.83)
	id principal sum due and payable	e on the day of .	

The aforesaid payments are to be applied first to interest at the rate stipulated above and the balance on account of unpaid principal. Provided, that upon the sale, assignment, transfer or assumption of this mortgage to or by a third party without the written consent of the Bank, the entire unpaid balance of the note secured by this mortgage, with accrued interest, shall become due and payable in full or may, at the Bank's option, be continued on such terms, conditions, and rates of interest as may be acceptable to the Bank.

Said note provides that past due principal and or interest shall bear interest at the rate of per annum, or if left blank, at the maximum legal rate in South Carolina, as reference being had to said note will more fully appear; default in any payment of either principal or interest to render the whole debt due at the option of the mortgagee or header hereof. Forbearance to exercise this right with respect to any failure or breach of the maker shall not constitute a waiver of the right as to any subsequent failure or breach. Both principal and interest are payable in lawful money of the United States of America, at

NOW. KNOW ALL MEN, that the said Mortgagor in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Mortgagee according to the terms of the said Note: and also in consideration of the further sum of THREE DOLLARS, to the said Mortgagor in hand well and truly paid by the said Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents DO GRANT, bargain, sell and release unto the said Mortgagee the following described real estate, to-wit:

ALL that piece, parcel or lot of land situate, lying and being at the Southwestern corner of the intersection of McMakin Drive and Assembly Drive (formerly Belmont Street) near the City of Greenville, in the County of Greenville, State of South Carolina and known and designated as a portion of Lots No. 115 and 116 of a subdivision known as Perry Estates, plat of which is recorded in the RMC Office for Greenville County in Plat Book K at Page 92 and according to a later plat by Carolina Engineering & Surveying Company dated December, 1963, has the following metes and bounds, to-wit:

BEGINNING at an iron pin at the Southwestern corner of the intersection of McMakin Drive and Assembly Drive (formerly Belmont Street) and running thence with the Western side of Assembly Drive, S. 05-50 E. 144.4 feet to an iron pin; running thence along a new line, S. 83-55 W. 75 feet to an iron pin; running thence along a new line through Lot No. 116 N. 05-50 W. 144.4 feet to an iron pin on the Southern side of McMakin Drive; running thence with the Southern side of said Drive, N. 83-55 E. 75 feet to an iron pin, point of beginning.







1-04-111-Real Estate Mortgege

11年後出