	goneritarita		
H JIM ED E	·		_
37 0c 05 1980 S	AL ESTATE MORTGAGE	900x15	504 PAGE 798
STATE OF SOUTH CAROLINA COUNTY OF Greenville			The December
This Mortgage, made this 30th day of Hay bereinafter referred to as Mortgagors, and Dial Finance Company of	Couth Canolina	bert L. Coggins a	erred to as Mortgagee, witnesseth:
Whereas, Mortgagors are indebted on their promissory note of even d by Mortgagoe, which said note is payable in monthly installments, default in making any monthly payment shall, at the option of the h ing unpoid on said note at once due and payable.	and according to the terms thereof parabler of said note, and without notice		
NOW KNOW ALL MEN, that in consideration of said loan and also and before the scaling and delivery of these presents, receipt whereo	t t mereby transfer		ell and truly paid by Mortgagee at il and release unto the Mortgagee, and State of South Carolina, to wit:
its successors and assigns, the following described real estate, situate Property located at 10 Ray St. Kentlan ALL that certain piece, parcel or lot Greenville, State of South Carolina, s''Kentland Parks'' vecorded in the RMC OBOOK XX at Pages 44 and 45; said proper	chown and designated a liftice for Greenville ty having such metes	as Lot No. 4 on a County, South Car	the County of plat entitled rolina, in Plat own thereon.
This property is conveyed subject to a record or on the ground affecting said	ll restrictions, ease l property.	ements and zoning	ordinances of
To have and to hold, with all and singular the rights, members, hand this instrument is made, executed, sealed and delivered upon the described Note according to the terms thereof, and all other sums a force and virtue. Upon default in making any payment of said No payable by the exercise of the option of acceleration above describe entire indebtedness secured hereby.	ecured hereby, then this Mortgage shote when the payment becomes due, the d, and this Mortgage may be foreclosed.	all cease, determine and be voiced the entire sum remaining ured as provided by law for the p	d, otherwise it shall remain in full paid on said Note shall be due and surpose of satisfying and paying the
This mortgage is given to secure the payment of the above-describe Mortgagors however evidenced. It is understood and agreed that the secured by this mortgage: provided however that the total amount principal amount of \$75,000, plus interest thereon, attorneys' fees	of existing indebtedness and future as s, and court costs.	dvances outstanding at any one	time may not exceed the maximum
The Mortgagors covenant that they exclusively possess and own the same against all persons except the Mortgagee. Any failure of do so thereafter. Whenever the context so requires, plural words	said property free and clear of all ex	numbrances except as otherwise rights or remedies bereunder s	noted, and will warrant and defend hall not be a waiver of its rights to
Signed scaled and delivered in the presence of	RO 4	10-	Sign
Thirty (C. ason	_ Tober	SETIED, BOTH HUSSAN AND WISE I	(Seal) Here
James D. Kuttedge	— - J <i>A</i>	COLOGO AND WIFE I	(Seal) THERE
STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	,		
Personally appeared before me the undersigned witness and being going instrument for the uses and purposes therein mentioned, and	duly sworn by me, made oath that he is that he, with the other witness subso	saw the above pamed mortgage inheritations of the due of the same of the same of the due of the same o	or(s) sign, seal and deliver the fore
Sworn to before me this 30th day of Hay		Kichard C	Walt
1 ,	istrument prepared by Mortgagee na	ned above	S FOR SOUTH CAROLINA
	RENUNCIATION OF DOWE	R MACO	JUN 9 (1980
STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.			
Z I, the undersigned Notary Public, do hereby certify unto all whom and upon being privately and separately examined by me, did decises soever, reporter, release and prover reliquish unto the above-native of the control of the cont	m it may concern that the undersigned are that she does freely, voluntarily and amed Mortzagee, its successors and as	wife of the above named Morwithout any compulsion, dread signs, all her interest and estat	gagor, did this day appear before me or fear of any person or persons whom e, and also all her right and claim o
dower, of, in or to all and singular the premises above described an		Vegu a	O. Coggins

942 J76 SC

Given under my hand and seal this 30th day of

(CONTINUED ON NEXT PAGE)

19<u>80</u>

May

4328 RV-23

0 7 9

767 B. J. S. May 24 B.