## State of South Carolina,

County 6	of	GREENVILLE	

## TO ALL WHOM THESE PRESENTS MAY CONCERN:

## SEND GREETINGS:

WHEREAS, I, wexthe said	Linda Jean Huds	son Smith		hereinafter
called Mortgagor, in and by my.	our certain note	or obligation bea	ring even date here	with, stand indebted,
firmly held and bound unto the Citi	zens and Southern	National Bank of	South Carolina,	Greenville
S. C., hereinafter called Mortgage	ee, the sum of $\_$	\$13,229.32	plus interest as	stated in the note or
obligation, being due and payable				
day of March	19_84	, and on the same	date of each succes	ssive month thereafter.
WHEREAS, the Mortgagor may	hereafter become	indebted to the sai	id Mortgagee for suc	ch further sums as may
be advanced to or for the Mortgag	or's account for ta	xes, insurance pre	emiums, public asse	ssments, repairs, or for
any other purposes:				
NOW, KNOW ALL MEN. That the Mortgother and further sums for which the Mortgagee, and also in consideration of the at and before the sealing and delivery of released, and by these presents does gr	gagor may be indebted a further sum of Three ( these oresents, the re	to the Mortgagee at ar Pollars (\$3.00) to the M eceipt whereof is here	ortgagor in hand well and by acknowledged, has g	d truly paid by the Mortgagee granted, bargained, sold and
Tract One: ALL that piece, parcel or lebeing known and designated a plat by Clifford C. Jones Hudson Robertson - Part of County in Plat Book 10-C at reference to said plat bein	as Tract 3, con , RLS, dated Se P. E. Hudson Es Page 54 and ha	sisting of 3.00 ptember 19, 190 tate", recorded wing such mete:	3 acres, more or 83, captioned "Po d in the RMC Off: s and bounds as	less, as snown on roperty of Venice ice for Greenville
Tract Two:  ALL that piece, parcel or l on the southwestern side of to-wit: BEGINNING at a poi 451.60 feet in a northern d and thence S.43-39-28 W. 54 Hudson Estate; thence with 10.52 feet to an iron pin i line of property of Marion of North Parker Road; thence to the point of beginning. Tract Three:	North Parker For in the center in the center irection from the 1.44 feet to a the line of promise of the line of the line of the line of the lines Owens. Nones Owens. Nones Owens.	load, and having of North Parisher of North Parishe fork of Patoperty of the Parishe property of 43-39-28 E. 53	g the following the Road, which rol Club Road an ine of property erry E. Hudson E Marion Jones Ow 6.94 feet to a p	metes and bounds, point is approximately d North Parker Road, of the Perry E. state, N.28-16-32 W. rens; thence with the point in the center
ALL that piece, parcel or lon the southwestern side of to-wit: BEGINNING at a posapproximately 451.60 feet Parker Road, and thence S.4 Perry E. Hudson Estate; the **continued on attached should be a second to the	North Parker Int in the center In the center In the center In a northern days 3-39-28 W. 541 cence with the 1	Road, and havin er of North Par irection from t .44 feet to a p	ng the following cker Road, which the fork of Patro point in the line	metes and bounds, point is ol Club Road and North e of property of the

Together with all and singular rights, members, hereditaments, and appurtenances to the same belonging in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures now or hereafter attached, connected, or fitted thereto in any manner, it being the intention of the parties hereto that all fixtures and equipment, other than the usual household furniture, he considered a part of the real estate.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its heirs, successors and assigns, forever,

The Mortgagor covenants that it is lawfully seized of the premises hereinabove described in fee simple absolute, that it has good right and is lawfully authorized to sell, convey or encumber the same, and that the premises are free and clear of all liens and encumbrances except as provided herein. The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the Mortgagee 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:

- (i) 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 loans, advances, readvances or credits that may be made hereafter to the Mortgager by the Mortgagee so long as the total indebtedness thus secured does not exceed the original 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.
- (2) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required 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 policies and renewals thereof shall be held by the Mortgagee, and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor when due; and that it does hereby assign to the Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the balance owing on the Mortgagee debt. whether due or not.
- (3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgagee may, at its option, enter upon said premises, make whatever repairs necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage debt.

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THE RESIDENCE AND ASSESSED.