JUL 21 4 31 FH

ELIZABETH RIDDLE R.M.C.

MORTGAGE

RTATE OF SC	OUTH CAROLINA,	١٠			-		· ·
COUNTY OF	GREENVILLE	88:	es.	* * * * · · · · · · · · · · · · · · · ·	أعتضمن		e 14
WHEREAS:		• •	, a				
	÷ ·					•.	
Greenville,	South Carolina			hereinafter cal	led the Mort	gagor, is in	debted to
Collateral 1	nvestment Compan	iy, 2233 Fouri	•				
Sevenat the office of	ee, as evidenced by a copy reference, in the prince of the	incipal sum of Te 	n Thousan (10,900, angum until	nd Nine Hum 00), with paid, said prin	dred and interest from the interest from the interest and in	No/100 - m date at t iterest bein	he rate of g payable
designate in wri	ting delivered or mailed ting delivered or mailed ting delivered or mailed ting ting ting ting ting ting ting ting	ed to the Mortgag continuing on the final payment of	or, immonth llars 72 first day of f principal ar	ly installments. 59), each month t	of Seven commencing hereafter un	ty≂two an g on the fir til the prin	nd 59100 st day of cipal and
payment thereof in hand well and whereof is herel grant, bargain, property situate	w All Mmn, that Mo to the Mortgagee, and d truly paid by the M by acknowledged, has sell, assign, and releated in the county of G	l also in considerat lortgagee at and l granted, bargaine ase unto the Moi	ion of the function of the second sold, assigning tension of the second sold, assigning the second sold in t	ther sum of Th ling and delig gned, and rele successors and	ree Dollars (ery of these ased, and by assigns, the	\$3) to the M presents, the these pres	Mortgagor he receipt sents does
State of South (Carolina;	• .		•			_
of South Car	ce, parcel or lo olina on the eas being known and	tern side of	Fourth Av	enue, in Se	ection 2.	of Judson	n Mill

2, made by Dalton & Neves Engineers, November, 1939 recorded in Plat Book K at Page 25 said lot having such metes and bounds as shown thereon.

Together with all and singular the improvements thereon and the rights, members, hereditaments, and appurtenances to the same belonging or in anywise appertaining, all the rents, issues, and profits thereof (provided, however, that the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder); all fixtures now or hereafter attached to or used in connection with the premises herein described and in addition thereto the following described household appliances, which are and shall be deemed to be, fixtures and a part of the realty and are a portion of the security for the indebtedness herein mentioned;