2008 1383 MSE 191

County of Greenville

TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

	1	
WHEREAS, <u>we</u> the said	John B. & Tru	die Caraway
hereinafter called Mortgagor, in and by	our	certain Note or obligation hearing
even date herewith, stand indebted, firmly		
	•	
NATIONAL BANK OF SOUTH CAROLINA, he		
sum of seven thousand forty seven and	0 64/100	12 29 e/ per appum the orin
with interest thereon payable in advance from	date hereof at the	77 A seventy two
cipal of said note together with interest being	g due and payable	Number Severe
monthly	f	installments as follows:
Beginning on November	GY Annual	$\frac{19-76}{1}$, and on the same day of
eachsuccessive		
one hundred thirty nine and 13/100		
and the balance of said principal sum due a	and payable on the	day of, 19
The aforesaid payments are to be applied fir on account of unpaid principal. Provided, tha mortgage to or by a third party without the wr note secured by this mortgage, with accrued the Bank's option, be continued on such ter to the Bank.	it upon the sale, a ritten consent of th d interest, shall be	ssignment, transfer or assumption of this le Bank, the entire unpaid balance of the ecome due and payable in full or may, at
per annum, or if left blank, at the maximum note will more fully appear; default in any padue at the option of the mortgagee or hold any failure or breach of the maker shall no or breach. Both principal and interest are p	legal rate in Sout lyment of either pri der hereof. Forbea of constitute a waiv layable in lawful n	ncipal or interest to render the whole depirance to exercise this right with respect to the right as to any subsequent failure noney of the United States of America, at
the office of the Mortgagee in <u>Greenvill</u> the holder hereof may from time to time des	<u>le</u> , S signate in writing.	outh Carolina, or at such other place as
NOW, KNOW ALL MEN, that the said Mort aforesaid, and for the better securing the part of the said Note; and also in consideration of in hand well and truly paid by the said Morents, the receipt whereof is hereby acknowled presents DO GRANT, bargain, sell and release to-wit:	syment thereof to bot the further sum tgagee at and before deed, have granted se unto the said Mo	the said Mortgagee according to the terms of THREE DOLLARS, to the said Mortgago ore the sealing and delivery of these prese, bargained, sold and released, and by these ortgagee the following described real estate
All that certain piece, parcel or lethereon, lying and being on the sourcity of Greenville, S.C. being known "Final Plat, Seven Oaks" as recorded in Plat Book 4R, page 6 and having bounds;	theasterly 51de n and designate d in the RMC Of	d as Lot No. 13 on plat entitled fice for Greenville County, S.C.,
BEGINNING at an iron pin on the sour being the joint front corner of Lot line of said Lots N 75-43 E 171.5 f Lots 13 and 14; thence S 9-40 E 103 Lots 12 and 13; thence with the comman iron pin on the southeasterly si easterly side of East Indian Trailing with said Trail N 14-17 W 55 fee	s 13 and 14 and eet to an iron feet to an iron mon line of saide of East Indient 11-49 W 33 feet to an iron p	pin, the joint rear corner of on pin, the joint rear corner of on pin, the joint rear corner of id Lots S 80-50 W 165.4 feet to ian Trail; thence with the southeet to an iron pin; thence continuoin, the point of beginning.
This conveyance is subject to a 30 easement along side lot line, a 20-	foot drainage	easement across rear property line

a 25-foot sewer easement along rear and side lot line, and to all restrictions, setbake lines, roadways, easements and rights-of-way, if any, affecting the above described property.

This being the same piece of property which was conveyed to John B. & Trudie Caraway by Timethy Let & Sandra Tucker on October 25, 1974 and recorded in the Greenville County Clerk's Office on October 25 1974, in Deed Book 1009 at page 224. Mortgagee's Address; The Citizens and Southern National Bank of S.C. P.O. Box 1449, Greenville, S.C.