State of South Carolina, BONNIE S. TANKERSLEY R.M.C.

Greenville County of

TO ALL WHOM THESE PRESENTS MAY CONCERN:

		James Leroy Parrott
	-	that certain Note or obligation bearing
even date herewith	i, stand indebted, firmly	y held and bound unto THE CITIZENS AND SOUTHERN
		ereinafter called Mortgagee, in the full and just principa
sum of <u>Twenty Th</u>	ousand and No/100 -	Dollars (\$ 20,000.00)
with interest thereof	n payable in advance fron	n date hereof at the rate of12% per annum; the prin
cipal of said note t	ogether with interest bein	ng due and payable in (<u>36</u>) <u>monthly</u>
		installments as follows
Beginning on	February 11	, 19 77 , and on the same day o
each <u>monthly</u>		period thereafter, the sum o
Six Hundred Si	xty Four and $40/100$	Dollars (\$ 664.40
and the balance of	said principal sum due	and payable on the <u>11</u> day of <u>January</u> , 1980
The aforesaid paym on account of unpai mortgage to or by a note secured by the	ents are to be applied fir d principal. Provided, tha third party without the wr is mortgage, with accrue	rst to interest at the rate stipulated above and the balance at upon the sale, assignment, transfer or assumption of this ritten consent of the Bank, the entire unpaid balance of the dinterest, shall become due and payable in full or may, a ms, conditions, and rates of interest as may be acceptable
per annum, or if lef note will more fully due at the option (any failure or bread	t blank, at the maximum appear; default in any pa of the mortgagee or hold th of the maker shall no	legal rate in South Carolina, as reference being had to said yment of either principal or interest to render the whole depoter hereof. Forbearance to exercise this right with respect to constitute a waiver of the right as to any subsequent failure ayable in lawful money of the United States of America, a
the office of the M the holder hereof m	ortgagee in <u>Greenvil</u> ay from time to time des	<u>le</u>
aforesaid, and for the said Note; and in hand well and troents, the receipt who	ne better securing the paid also in consideration of uly paid by the said Mort ereof is hereby acknowled	gagor in consideration of the said debt and sum of money yment thereof to the said Mortgagee according to the terms of the further sum of THREE DOLLARS, to the said Mortgagor gagee at and before the sealing and delivery of these pres- dged, have granted, bargained, sold and released, and by these e unto the said Mortgagee the following described real estate,
All that certain free constructed county of Greenvenown and designation the R.M.C. Of	i thereon, situate, I ille, on the norther ated as Lot No. 32 as	ot of land, with all improvements thereon, or he lying and being in the State of South Carolina, n side of Ravensworth Road turnaround, and being s shown on a plat of Brook Glenn Gardens recorde County in Plat Book JJJ, Page 85, and having account bounds to-wit:
orthern side of o an iron pin; the joint from ots N. 45-47 E. in; thence N. 80	Ravensworth Road tur thence continuing wit at corner of Lots Nos 176.9 feet to an iro 3-41 W. 174.5 feet to	t front corner of Lots Nos. 32 and 33 on the rnaround and running thence S. 73-03 E. 35 feet th said Road S. 30-43 E. 30 feet to an iron pins. 31 and 32; thence with the joint line of said on pin; thence N. 3-27 E. 19.5 feet to an iron of an iron pin; thence with the joint line of Lot to an iron pin, the point of beginning.

for Greenville County on May 21, 1971, in Deed Book 916 at Page 3.

1-04-111-Real Estate Mortgage

ळा

D'

10

O-