303×1425 H21979	
20.24 × 898.77 3181.23	FINANCE CHARGE

HAR 15 1-09 PH 176

4142 1948 MICUSTA STREET GREENVILLE

ASSOCIATES FINANCIAL SERVICES COMPANY OF SOUTH CAROLINA, INC.

CREENVIL GREENVILLE 29605 25 KATHERINE 136.00 .

MORTGAGEE

060204-3 17

JACKSON, GERALD S JACKSON, KATHERINE C 10 KECHEE AVE

while State Mortgagee its successors and assigns, the real property hereinafter describe Mak security for the payment of a note of even date herewith in the total amount stated above

CRECT WHEN CRECT BANK PRIST AS LARGE IN THEV CAPAGING THEN 102.00 NOTICE

**REAL ESTATE MORTGAGE** 

03-10-78 04-17-78 09-17-80 ANNUAL PERCENTAGE

**SOUTH CAROLINA** 

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The property hereby mortgaged, and described below, includes all tenements, easements, apportenances, rights, privileges, interests, rents, issues, profits fixtures and appliances thereunto attaching or in any wise thereunto apperts ring.

TO HAVE AND TO HOLD the said property here-nafter described, with all the privileges and applications ces thereunto belonging unto mortgagee, its successors and assigns forever, and mortgagors hereby covenant that mortgagors are seized of good and perfect title to said property in fee single and have authority to convey the same that the title so conveyed is clear, free and unencombered except as here natter appears and that mortgagors will forever warrant and defend the same unto mortgagee against all claims whatscever except those prior encumbrances if any incrematter shown

If mortgagors shall fully perform all the terms and conditions of this mortgage and shall pay in fig. in accordance with its terms, the obligations which this mortgage secures, then to smortgage shall be null lyold and cripo further force and effect

MORTGAGORS AGREE To keep the mortgaged property including the buildings and improvements thereon, fully insured at all times against all hazards with an insurance company authorized to do business in the State of South Cardinal acceptable to Wortgagee, which policy shall contain a loss-payable clause in favor of Mortgagee as its interest may appear, and if Mortgagors fail so to do, they rereby authorize Mortgagee to insure or renew insurance on said property. In a sum not exceeding the amount of Mortgagors, indebtedness for a ceriod not exceeding the term of such indebtedness, and to charge Mortgagors with premium thereon or to add such premium to Mortgagors, indebtedness, if Mortgagors agree to be fully responsible for damage or loss resulting from any cause whatsoever. Mortgagors agree that any sums advanced or expended by Mortgagors for the protection of the property shall be repaid upon demand and if not so paid shall be secured hereby. Mortgagors further agree. To pay all takes assessments bills for repairs and any other expenses incident to the ownership of the mortgaged property when due in order that our expensive bills for repairs and any other expenses. In dentition, we also also the property during the term of this mortgage, and to bay when due is instained to the nortgage and not true with a protection of the superior to the like of this highly force and the superior to the like of this highly force and the superior to the like of this highly force and the superior to the like of this highly force and the superior to the like of this highly force and the superior to the like of this highly force and the superior to the like of the same in the riber of a superior to the like of the same in the riber of a superior to the mortgaged property and more ments thereon, and not to commit or allow in steel on the mortgaged property in the province of this mortgagors indepted to release religious and will a like the mortgaged property. hazards with an insurance company authorized to do business in the State of South Carolina acceptable to Microgagee, which policy shall contain

If default be made in the terms or conditions of the debt or debts nereby secured or of any of the terms of this mortgage, or in the payment of any instalment when due for if Mortgagors shall become bank uption inshikers or make an assignment for the Eenefit of creditors, or have a receiver or any instalment when due for it Wortgagors shall become park type or its for it also an assign her from the Lenet for creditors, or have a receiver appointed or should the mortgaged property or any part thereof be attached leveled upon or seized or if any of the representations, warranties or statements of Mortgagors here n contained be incorrect or if the Mortgagors shall abandon the mortgaged property, or sell or attempt to sell all or any part of the same, then the whole amount hereby secured shall at Mortgagee's option, become immediately due and payable, without notice or demand, and shall be collectible in a suit at law or by foreclosure of this mortgage. In any case, regardless of such enforcement. Mortgagee shall be entitled to the immediate possession of the mortgaged property with the rents issues income and profits therefrom, with or without foreclosure or other proceedings. Mortgagors shall pay all costs and attorneys, fees which may be incurred or paid by Mortgagee in connection with any suit or proceeding to which it may be a party by reason of the execution or existence of this mortgage, and in the event of foreclosure of this mortgage, Mortgagors will pay to Mortgagee in addition to taxable costs, a reasonable amount as attorneys, fees and a reasonable fee for the search made and preparation for such foreclosure, together with all other and further expenses of foreclosure and sale including expenses, fees and payments made to prevent or remove the imposition of tens or claims against the property and expenses of upkeep and repair made in order to place the same in a condition to be sold.

No failure on the part of Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its lights in the event of any other or subsequent defaults or preaches of covenant, and no delay on the part of Mortgagee in exercising any of sulfy rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and Mortgagee may enforce any one or more remedies hereunder successively or concurrently at its option.

All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, administrators and assigns

of the parties hereto

The plural as used in this instrument shall include the singular where applicable

The real property hereby mortgaged is located in Greenville County. State of South Carolina, and is described as Milows being shown and designated as Lot Number 43 on plat of Cherokee Park Greenville recorded in Plat Book C at Page 96 of the RMC Office for Greenville County. This is the same property conveyed to the Mortgagors by deed of Dora Rambo Dayis recorded March 16, 1972 in Deed Book 938 at Page 395, RMC Office for Greenville County.

Title to said property is clear, free and unencumbered except (state exceptions, if any)

WITNESS WHEREOF, Mortgagors have executed this mortgage on the day above

**U**ortgago.

(SEAL)

Jackson

(SEAL) Mortgago

**ORIGINAL** 

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