ACCOUNT NO. VORTGET CREENYHENE BYASE MORTGAGE 1901 PORTORE CREDIT CORP
25946 1 3/ 29 15 HAY 17 12 05 PH 378 1565 LAURENS RD
MORTGAGORS NAVES AND ADDRESS
McGee, Harold, Oliver R.H.C. PHONE 232-6781
15 Decyley Ave. Greenville, S.C. 29605
ANOUNT OF NOTE PRINCIPAL OF LOAS SCHEDULE OF PAINENTS PRINTIPE DATE HATLRIET DATE
2916.00 , 2109.73 36 , 81.00 6/16/78 5/16/81 5/19/78 F
STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.
WHEREAS, the Mortgagors above named are indebted on their Promissory Note above described, payable to the order of the Mortgagee and evidencing a loan made by said Mortgagee, in the Amount of Note stated above, which said Note is payable in grountly installments and according to the terms thereof, and on which Note payment is above may be made in any amount at any time and default in making any monthly payment shall, at the option of the bolder of said Note, and without notice or
MOW KNOW ALL MEN, that in consideration of said loan and to further secure the payment of said Note and also in consideration of three dollars (\$3) to the Mort-
grant, burgain, sell and release unto the Mortgagee, its successors and assigns, the following described real estate, situated in the County of Greenville, State of
A South Carelina, situate, lying and being on the seuthern side of DeOyley Avenye and being known and designated as lot No. 25 on plat of Augusta Road Ranches, plat of which is recorded in the River and designated as lot No. 25 on plat of Augusta Road Ranches, plat of which is recorded in the River and designated as lot No. 25 on plat of Augusta Road Ranches, plat of which is recorded in the River and bounds as
C Office for Greenville County in plat Book M at page 47 and having such metes and bounds as shown thereon, reference to said plat being made for a more complete description.
To have and to hold, with all and singular the rights, members, neteritarisents and approximates to the said Mortgagors shall pay in full to the said Mortgagore the above defined this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgagors shall pay in full to the said Mortgagore the above default in Chbed Note according to the terms thereof, then this Mortgagor shall cease, determine and be void, otherwise it shall remain in full force and virtue. Upon default in Chbed Note according to the terms thereof, then this Mortgagor shall cease, determine and be void, otherwise it shall remain in full force and virtue. Upon default in which gay payment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note shall be due and payable by the exercise of the making any payment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note shall be due and payable by the exercise of the making any payment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note shall be due and payable by the exercise of the making any payment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note shall be due and payable by the exercise of the making any payment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note shall be due and payable by the exercise of the making any payment of said Note when the payment becomes due, then the expression of said Note shall pay in full to the said Mortgagor shall pay in full to the s
The Mortgagors covernant that they exclusively possess and own said property free and clear of all encumbrances, except as otherwise noted, and will warrant and defend the Source against all persons except the Mortgagee. Any failure of the Mortgagee to enforce any of its rights or remedies hereunder shall not be a waiver of its rights to do so thereafter. Whenever the context so requires, plural words shall be construed in the singular.
Signed waled are delinered in the formac of: Signed waled are delinered in the formac of: August Clinical Medical (Seal) Signed
Mary & M. (Scal) Sign like
COUNTY OF SOUTH CAROLINA COUNTY OF Greenville SS.
Personally appeared before me the undersigned witness and being duly sworn by me, made outh that he saw the above-named mortgages(s) sign, seal and deliver the 1-foregoing instrument for the uses and purposes therein mentioned, and that he, with the other witness costribed at the littlessed the six execution percof.
Sworn to before me this 16 day of May ,A.D., 19 78 OF SOUTH CARPY OF THE SOUTH CARPY OF T
This instrument prepared by Mortgagee named above 45 00
RENUNCIATION OF DOWER
STAIL OF SOUTH CAROLINA OF COUNTY of Greenville 1. The understand hours privately and separately examined by me, did declare that she does freely submitted and without any competition, died or few of any person or of me, and upon being privately and separately examined by me, did declare that she does freely submittably and without any competition, dread or few of any person or of me, and upon being privately and separately examined by me, did declare that she does freely submittably and without any competition, dread or few of any person or persons whomsoever, fedoustic, felence and forever Rainqueter which the above a middle blood and released. Of the country of the country of the premises above described and released.
of thanes, sac rents and rights-officies appracing on the interior alphanes.
Sworn to before me this 16 day of Nay (CONTINUED ON NEXT PAGE)
The second of th

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