REAL ESTATE MORTGAGE

LE	NDER - MORTGAGEE				
FO	ORD MOTOR CREDIT COMPANY	NOWSER AND STREET	2.7.0_0, ·	STATE	3.9. 00°07 —
80	DRROWER(S) - MORTGAGOR(S)				
- <u>- </u>	Connair P. Mallorago & Marin O. Mallorago, Me	NOVERA AND STREET	977, J.D. CHY	STATE	
		(1)	1 : 60	1.8	
		Sunta E	E S	TEST!	DUC
_	TATE OF SOUTH CAROLINA.)		25.30	EXECUTE:	
С	county of			14.	
Ţ	O ALL WHOM THESE PRESENTS MAY CONCERN:	00869061	869062	00863063	00869076
	WHEREAS, the undersigned Mortgagor(s) hereinaf	ter referred to as "Mortgagor" i	in and by that ce ereinafter sometin	rtain Promissory nes referred to as	Note, bearing s "Mortgagee,"
ir	oan Date, stand firmly held and bound unto	71.00° D	OLLARS, conditio	ned for the payn	nent of the full
·	and just sum of		DOLLARS as	s in and by the s	ad Promissory
C	NOW, KNOW ALL MEN, THAT said Mortgagor between the said Promissory Note, have granted, bargained, sold the said Mortgagee. FORD M	ring the payment thereof to the	he said Mortgage	ee, according to	the condition
ITS SUCCESSORS AND ASSIGNS:					
	"MIN that place, impal or less of long Complies, Donate of the Company of the collins of the Complete of the C		inging in in to has for B to have by B to have by B to have by B to have by	e State of D. 4, Pins Durn M., 104 M., end with William in Pi Wall of Orce	ుంగా కోటింద దేస్తే టెంబటే ఆరు కొలదేగ హ
ı.	TOGETHER with all and singular the rights, mem anywise incident or appertaining.	nbers, hereditaments and appu	irtenances to the	said premises l	pelonging, or in
_	TO HAVE AND TO HOLD all and singular the sa	id premises unto the said Mor	tgagee, its succe	essors and assig	ns forever. And
Z \\	the Mortgagor does hereby bind his heirs, executors, and a unto the said Mortgagee, its successors and assigns, from persons whomsoever lawfully claiming or to claim the same	administrators, to warrant and t m and against his heirs, exec	forever defend al	i and singular the	e said premises
•	AND IT IS AGREED, by and between the said pa		. his heirs, execu	tors or administr	ators, shall and
105	and it is agreed, by and between the said partial forthwith insure the house and building on said lot, and Mortgagee shall from time to time require and assign the partial the Mortgagor at any time neglects or fails so to do, then the in its own name, and reimburse itself for the premium and	keep the same insured from lo solicy of insurance to the said A he said Mortgagee, its success	iss or damage by Mortgagee, its suc ors or assigns, ma	fire in at least st ocessors or assign ay cause the san	ins. And in case

AND IT IS AGREED, by and between the said parties in case of default in any of the payments of interest or principal as herein

AND IT IS FURTHER AGREED, that said Mortgagor, his heirs and assigns, shall pay promptly all taxes assessed and chargeable

provided for, or in the said Promissory Note for which this instrument is evidence of security, the whole amount of the debt secured by

against said property, and in default thereof, that the holder of this mortgage may pay the same, whereupon the entire debt secured by

this mortgage shall at the option of the said Mortgagee become immediately due and payable.

this mortgage shall immediately become due and payable, if the Mortgagee shall so elect

4328 RV-23

CLO 811339 Jun 78 Provinus editions may NOT be used