STATE OF SOUTH CAROLINA	MORTGAGE	500x1589 FA	966
COUNTY OF GREENVILLE	50	tention !!	EZUD -
WORDS USED OFTEN IN THIS DOO	CUMENT SO SA		
called the "Mortgage." (B) "Borrower." will sometimes be called "Borrower" Borrower's address is: Route 2, (C) "Lender." BANK OF GREER	will be called "Lender." Lender is a corporation or	association which was fo	ormed
GREER, SOUTH CAROLINA 29651. (D) "Note." The note signed by E called the "Note." The Note shows the called the "Note."	Borrower and dated December 10 hat I owe Lender Six Thousand, Seven Hui Dollars (\$ 6,700,00 - 2000) plus interest,	ndred and No/100 which I have promised to p	pay in
the "Property."	12 OESCHIDED DERON III THE SECTION THESE	To the Flopelly, will be	ouo
I give Lender rights in the Property (A) The property which is lot	described in (A) through (I) below: cated_at0.92_acre,_0'Neal_Township,	Route 2	
Greer	South Carolina 296	51	- make king open -
	(State and	d Zip Code)	intion
This property is in Greenville	County in the State of South Carolina. It has		рион.
See Attached Sched	ule A for a more complete property o		
	<u></u> الحرار المناطقة ا	COF SOUTH CAROL	HOPE THOUSE
	S W 600	UMENTARY	14
	THE COLUMN TWO IS NOT	ISTAMP (2 0 2 R	8位
Sheet 631.4 , Block 1	Lot 1.15		
rights are known as "easements, rig (D) All rents or royalties from th (E) All mineral, oil and gas rights in Paragraph (A) of this section; (F) All rights that I have in the I described in Paragraph (A) of this s (G) All fixtures that are now or in and all replacements of and additio the law are "consumer goods" and it are items that are physically attach (H) All of the rights and propert (i) All replacements of or additions	the future will be on the property described in Para ons to those fixtures, except for those fixtures, replay that I acquire more than tendays after the date of the fied to buildings, such as hot water heaters and full by described in Paragraphs (B) through (F) of this so ions to the property described in Paragraphs (B) the	tion; tare part of the property de- adjacent, or next to, the p agraphs (A) and (B) of this s acements or additions, tha he Note. As a general rule, rnaces; section that I acquire in the through (F) and Paragrapi	scribed property section, at under fixtures e future;
To have and to hold, all and singul	lar the Property to the Lender, its successors and	assigns torever.	
	NDER OF RIGHTS IN THE PROPERTY		
ing this Mortgage, I am giving Lenders who hold mortgages on that might result if I fail to:	he Property to Lender subject to the terms of this A der those rights that are stated in this Mortgage and real property. I am giving Lender these rights to p	4 30 1035 14 113 114 115	un giros
(A) Pay all the amounts that it (B) Pay, with interest, any amo	owe Lender as stated in the Note; ounts that Lender spends under this Mortgage, to p or amounts that Lender lends to me as Future Advan		
(D) Keep all of my other prom	ises and agreements under this mortgage.		
	N TO DEFEND OWNERSHIP OF THE PROPERTY		
I promise that (A) I lawfully own and (C) there are no outstanding I give a general warranty of the suffers because someone other that I will defend my ownership of the event I fail to defend my including attorneys fees and Court	In the Property; (B) I have the right to mortgage, grand claims or charges against the Property, except as the to Lender. This means that I will be fully respondent myself has some of the rights in the Property woof the Property against any claims of such rights. Ownership of the Property, I agree to reimburse the unt costs, incurred by the Mortgagee in defending	nsible for any losses which in the promise that I have. Mortgagee for any and all 6	th Lender I promise
I promise and I agree with Lende 1. BORROWER'S PROMISE TO BE TO B	er as follows: TO PAY PRINCIPAL AND INTEREST UNDER TH	E NOTE AND TO FULFIL	L OTHER
principal and interest on Future	when due: principal and interest under the Note; la Advances that I may receive under Paragraph 15 b	te charges as stated in the below.	Note; and
•	ON TO PAY TAXES AND INSURANCE xes, assessments (public and private), sewer rents,	, water rates and other gove	ernmental
or municipal charges, fines or imp	positions on the Property upon or before the date the thin then (10) days after Lender requests them. It's benefit, I will keep the buildings and fixtures on the contract of	y are due. I will show Lerior	er receipis

Ö.

. أ ال**ن**

G.