Ė.	PAID'S 2.50 REAL PROPERTY MORTGAGE SONE 1337 PAGE 791 ORIGINAL							
民田?	euben L. Parton Onnie B. Parton Randy Drive reenville, SJ		(LE CO. S. C.)	CO. S. C. ADDRESS.  10 W. Stone Ave Greenville, SC		s ne Avenue	BOOK 38 PAGE / / 3	
1	10AN NUMBER 30061	30061 4-25-75		SATE FORME CHANGE BEETS TO ACCUSE  THE BOAT TO TRANSACTION		DATE DUE EACH MONTH 30	DATE FIRST PAYME 5-30-7	
	2011 122 11 2 THE PAYMENTS AMOUNT OF OTHER PAYMENTS		DATE FINAL PAYMENT DUE 4-30-80		TOTAL OF PAYMENTS \$ 11,,712.00		AMOUNT FINANCED  \$ 7507.70	
	HIS	MORTGAGE SECURES FL	JTURE ADVAN	ICES — M	AXIMUM OUTST		<del></del>	·

NOW, KNOW ALL MEN, that Mortgagar (all, if more than one), to secure payment of a Promissory Note of even date from Mortgagar to the above named Martgagae in the above Total of Payments and all future and other obligations of Mortgagor to Mortgages, the Maximum Outstanding of any given time not to exceed said amount stated above, bereby graph, bargains, selfs, and releases to Mortgagee, its successors and assigns, the following described real estate tagether with all present and future improvement

of land, situate, lying and being on the southerly side of Randy Drive, near Taylors, in the County of Greenville, State of South Jarolina, being known and designated as Lot No. 10 according to plat of Section 2, Edwards Forest, prepared by Dalton & Nevco, Engineers, March 1937, and having the according to said plat, the following metes and bounds to-wit:

BEGINNING at an iron pin on the southerly side of Randy Drive at the joint front corner of Lots 10 and 11, and running thence 5. 33-15 E 180 feet to an iron pin at the joint rear corner of said lots; thence N. 56-45 E. 100 feet to an iron pin at the joint rear corner of Lots 9 and 10; thence along the joint line of said lots N. 33-15 W. 130 feet to an iron pin on the southerly side of Randy Drive; thence along said Randy Drive S. 56-45 d. 100 feet to an iron pin, the point of beginning.

This conveyance is made subject to any and all existing reservations, easements, right of way, zoning ordinances and restrictions or protective convenants that may appear of record, on the recorded plat(s) or on the premises.

TO HAVE AND TO HOLD all and singular the real estate described above unto said Mortgagee, 2s successors and assigns forever.

If Mortgagor shall fully pay according to its terms the indebtedness beceby secured then this martgage shall become null and vaid.

due. Marigagor aha agrees to maintain insurance in such form and amount as may be satisfactory to Marigagee in Marigagee's favor.

If Marigagor fails to make any of the above mentioned payments or fails to maintain satisfactory insurance, Marigagee may, but is not obligated to, make such payments or effect insurance in Mortgagee's own name, and such payments and expenditures for insurance shall bear interest at the highest lawful rate if not prohibited by law, shall be e fin hereunder on the above described real estate, and may be enforced and collected in the same manner as the other debt hereby secured.

Upon any default, all obligations of Marigagar to Marigages shall became due, at the option of Marigages, without notice or demand

Martgagar agrees in case of fareclosure of this martgage to pay a reasonable efformer's fee as determined by the court in which sub is filed and any court costs which shall be secured by this mortgage and included in judgment of fareclasure.

This martgage shall extend, consolidate and renew any existing martgage held by Martgagee against Martgagar on the above described real estate.

In Witness Whereof, (I-we) have set (my-our) hand(s) and secilil the day and year first above written.

Signed, Sealed, and Delivered

Bonnie B. Parton

82-1024D (10-72) - SOUTH ÇAROUNA