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STATE OF SOUTH CAROLINA COUNTY OF THE STATE	•	102 rase 323
COUNTY OF Greenville R.U.C. TO ALL WHOM THESE PRESENTS MAY CONCERN: THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING S	100,000.	
WHEREAS, William V. Poutz and Karol M. Foutz		-
(hereinafter referred to as Mortagor) is well and truly indicated unto MCC Pinancial Services, Inc. Greenville, S. C. , its successors and assigns forever (hereinafter referred).	123 V Grand to as Most	Antria Dr.,
Greenville, S. C. , its successors and assigns forever (hereinafter ref	a Two Th	ousand
Mortgapor's promissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of Four Hundred Dollars & No/ICO	.00) due and payable
in monthly installments of \$ 100.00, the first installment becoming due and payable on the 15th day of	f July	, 19 <u>77</u>
ייט אלפטיבר" ביי ושיוס היי ושיוס הייט ביי ושיוט וייט וויש וויש וויש וויש וויש ו	III. THIG	
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	s arst	MAY S
Together with all and singular rights, members, hereditaments, and apparters that the same be the same be that therefore, and sinch the same be that therefore, and sinch that all such fixtures and equipment of	११ क्रम में ब्रिटिंग	ht little hed, connected of
first thereto in any manner; it being the mication of the futter server and	SOL DOWN THE AND	III BOOKERCOR SELECTION OF
considered a pa't of the real estate.		
TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its beirs, successors and assigns, for	orevet.	
The Mortgagor covenants that it is lawfully seized of the premises hereinabove described in fee simple absolute, that to sell, convey or encumber the same, and that the premises are free and clear of all hers and encumbrances except as he	t it has rood right	t and is lawfully authorized stated otherwise as follows:
		N
This is a second mortgage, second to the first held by Fidelity Fed	eral Savin	igs and Loan C
Association.		
The Mortgagor further covenants to marrant and forever defend all and singular the said premises unto the Mortg	agee fotever, from	and against the Morenge bas ar
and all persons whomsoever lawfully chaining the same or any part thereof.		4
and the second and amount of follows:		ξ. 2
, which is a state of the Wartenere for such further sums as may be advanced hereafter, at the o	ption of the Mo	cigagoe, for the paymant of
farter, insurance premains, public assessment, repair to the Mortgagor by the Mortgagor so long as further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagoe so long as further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagoe so long as further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagoe so long as further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagoe so long as further loans, advances, readvances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagoe so long as further loans, advances, readvances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagoe so long as further loans, advances, readvances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagoe so long as further loans, advances, readvances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagor so long as further loans, and the same readvances are credits to the mortgagor so long as further loans.	origage debt and	shall be payable on demand
(2) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured a Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage by the Mortgagee, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by by the Mortgagee, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor who payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor who may be proceeds of any policy insuring the mortgaged premises and does hereby authorize each insurance conditions to the Mortgagee, to the extent of the balance owing on the Mortgagee debt, whether due or not.	ik soužiec, n	is does becelve assign to the
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(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgage may, at its option, enter upon said premises, make whatever repairs or until completion without interruption, and should it fail to do so, the Mortgage may, at its option, enter upon said premises, make whatever repairs or the completion of such construction to the mortgage debt.

(4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, lines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal haws and regulations affecting the mortgaged premises.

(5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal preceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the tents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgager and after deducting all charges and expenses attending such proceeding and the execution of its trust as receiver, shall apply the residue of the tents, the issues and profits toward the payment of the debt secured hereby.

L-1641-S.C. Rev. 1/74

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