PAID AND SATISFIED THIS THE 7TH DAY OF OCTOBER, 1983 18937
PATO AND ORTHORISE THE PATO NO.
KENNETH E. SOWER OF ME OF THE
500 PETTIGRU STREET
GREENVILLE, S. C. 2061541 FASE 977 8
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties of these or assigns the said debt or sumular thorngagor does and shall well and truly pay, or cause to be paid unto the said Mortgagoe, its successors or assigns the said debt or sumular thorngagor does and shall well and truly pay, or cause to be paid unto the said Mortgagoe, its successors or assigns the said debt or sumular thorngagor does and shall well and truly pay, or cause to be paid unto the said Mortgagoe, its successors or assigns the said debt or sumular thorngagor does and shall well and truly pay, or cause to be paid unto the said Mortgagoe, its successors or assigns the said debt or sumular thorngagor does and shall well and truly pay, or cause to be paid unto the said Mortgagoe, its successors or assigns the said debt or sumular thorngagor does and shall well and truly pay, or cause to be paid unto the said Mortgagoe, its successors or assigns the said debt or sumular thorngagor does and shall well and truly pay, or cause to be paid unto the said Mortgagoe, its successors or assigns the said debt or sumular thorngagor does and shall well and truly pay.
Mortgager does and shall well and truly pay, or cause to be paid unto the said Mortgagee, its successors of the said Promissory Note and of Mortgager does and shall well and truly pay, or cause to be paid unto the said Mortgagee, its successors of the said Promissory Note and of Mortgager does and shall well and truly pay, or cause to be paid unto the said Mortgager, its successors of the said Promissory Note and Office of the said Promissory
The second written the unit was a second and the lents, issues and profite
Mortgagor doth hereby assign, set over and after the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summons issued in action to totechose the service of a summon is service.
the default in the conditions thereof.
to a state moderne by city of otherwise, the moderne by city of otherwise, the moderne
ANDUT IS AGREED by and between the parties that in the case of foreclosure or this mortgage, by and the shall recovered the Hortgagor at costs of collection including a reasonable attorney's fee of not less than fifteen (15%) per cent of the shall recovered the Hortgagor at costs of collection including a reasonable attorney's fee of not less than fifteen (15%) per cent of the shall recovered the Hortgagor at costs of collection including a reasonable attorney's fee of not less than fifteen (15%) per cent of the shall recovered the Hortgagor at costs of collection including a reasonable attorney's fee of not less than fifteen (15%) per cent of the shall recovered the shall recovered the shall be included in judgment of foreclosure.
1981
WINESS Our Hand and Seal this 18th day of May in the year 1901
E & 3 (LS)
SIGNED, SEALED AND DELIVERED
IN THE PRESENCE OF ) MORTGAGOR: Judy K. Tolors (L.S.)
Judy I. Bishop
(1/(1))
STATE OF SOUTH CAPTERINA. VIKIN SOUTH CAPTERI
Greenville County H
Rainer McGee
and made oath that a definer the within-written Mongage, and that
sign, seal, and, as Their act and deed, deliver the within white.

A. .

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