USL—FIRST MORTGAGE ON REAL ESTATE

KEYS PRINTING CO., GREENVILLE, S. C.

STATE OF SOUTH CAROLINA	MORTGAGE	
COUNTY OF GREENVILLE		
TO ALL WHOM THESE PRESENT	s may concern: Ethel Mae Eakes	
	(hereinafter referred to as Mortgagor) SEND(S) GREETING:	
WHEREAS, the Mortgagor is wel	ll and truly indebted unto FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, GREENVILLE, S. C., (hereinafter referred	
	Mortgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference in the sum of	
Three Thousand and No	0/100	
	), with interest thereon from date at the rate ofSix_(6%)	
interest to be repaid as therein stated,		
	hereafter become indebted to the said Mortgagee for such further sums as may be advanced to or for the Mortgagor's account for taxes,	
insurance premiums, public assessment		
	the Mortgagor, in consideration of the aforesaid debt, and in order to secure the payment thereof and of any other and further sums for	
	to the Mortgagee at any time for advances made to or for his account by the Mortgagee, and also in consideration of the further sum	
	agor in hand well and truly paid by the Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is here-	
	ned, sold and released, and by these presents does grant, bargain, sell and release unto the Mortgagee, its successors and assigns:	
	ot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County	
	cownship, on the northwestern side of Hunt Street, in Westville School Dis	<b>+</b> 4
, Groomvillo	ownship, on the normwestern side of hune street, in westville school bis	() I. i
as shown on plat of p	property of C. L. Brumley made by R. E. Dalton in Bebruary 1946 and having	
according to said pla	t the following metes and bounds, to-wit:-	
BEGINNING At a	in iron pin on the northwest side of Hund Street, which pin is 45.6 feet in	n
southwesterly directi	on from the intersection of Hunt Street and unnamed street, and running the	her
N. 56 W. 158.8 feet t	o an iron pin; thence S. 34 W. 55 feet to iron pin; thence S. 56 E. 158.3	
feet to iron pin on H	unt Street; thence with northwestern side of Hunt Street, N. 34 E. 55 fee	t_
to the beginning corn	HOP • 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1	1.000 ×0.000
Being the same	premises conveyed to the mortgagor by C. P. Brumley by deed recorded in	· e.a. (h.eseanaria)
Book of Deeds 289 at	Page 48.	
management a man of the contract of the contra		
erren er		
en e		
,		
	en e	er
er e	320.	· port of the contractable
	PAID AND SATISFIED IN PLANTINGS & LOAN ASSO.  PAID AND SATISFIED IN PROBRAL SAVINGS & LOAN ASSO.	
entre en la company de la comp	TOS & LOV.	w waters
The second of th	SATER OF SAVING TARRETTE	
en anderen en e	AND AND DARAM SEE	
manager to provide any and the resemble provides the resemble of the contract	THE THE PARTY AND THE PARTY AN	
······································	PAW AND SATISFIED BY FULL SAVINGS & LOAN ASSOCIATIONS.  PAW AND SATISFIED BY THOSE AND	
era		
***	Will see the see that the see t	at a transmis
er e	The control of street, 3.3.	
en e	Charles of the Co.	
A COMPANY OF THE PROPERTY OF T	CANCEL AND JOHN TO THE PARTY OF	· · · · · · · · · · · · · · · · · · ·
And the second of the second o	AND COUNTY	
en e	THE CALL OF THE WILLIAM THE	
e de la companya del companya de la companya de la companya del companya de la co	AND OF JANUAR COUNTY, 3 9 C. S. C. S. C. S. C. C. S. C. C. S. C. C. S. C.	
	AND CHEROR CHEST	
and the second of the second o	<b>9 1.7</b>	
on the second se	ASS.	
Production of Association and Association (Association)		to a carrier
-		
Market Control of the	the second of th	a talean
		n ng i Ta Lengton

Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and any other equipment or fixtures now or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.