AUTEUAIFFF.CO. 2 C

10:30 12 23 14 17



120x 1366 PASE 456

State of South Carolina

COUNTY OF

GREENVILLE

MORTGAGE OF REAL ESTATE

To All Whom These Presents May Concern:

D. H. REYNOLDS, III

charginafter referred to as Mortgagor) (SEND(S) GREETINGS:

WHEREAS, the Mortgagor is well and truly indebted unto HEST HEDERAL SAVINGS AND LOAN ASSOCIATION OF GREENVILLE, SOUTH CAROLINA Cheremafter referred to as Mostcages contine full and just som of

Twenty Thousand and no/100 ----- (\$20,000.00

Dollars, as evidenced by Mortgagor's promissory rate of even date herewith, which rate. does not contain a provision for escalation of interest rate (paragraphs 9 and 10 of this mortgage provides for an escalation of interest rate under certain

conditions), said note to be repaid with interest as the rate or rates therein specified in installments of

One Hundred Eighty and 23/100 -----Dollars each on the first day of each month hereafter in advance, until the principal sum with interest has been post in full south particular to the applied find to the payment of interest computed monthly on impand principal holances, and then to the payment of principal with the last payment of not source. paid, to be due and pavable 19 sears after date, and

WHEREAS, said note further provides that if at any time any portion of the principal or interest due thereunder shall be past due and unpaid for a period of their days, or if there shall be any follows to comply with and abode for any By-Linus or the Charter of the Mortgages, or any supplience set con in this inertiage, the whole amount due thereunder shall at the option of the holder thereof, become immediately due and payable, and said helder shall have the right to notified any proceedings upon said note and any colliderals given to secure same, for the purpose of collecting and conceptal due, and interest, with costs and expenses for proceedings, and

WHEREAS, the Morteagor may hereafter beyone mediated to the Morteager for such further sums as may be advanted to the Meetragie's accepted for the gramment of taxes institutive gramminus regions, or fin airs color gruppeser.

NOW KNOW MI. MEN. That the Minterport in consideration of said definated to severe the partners thereof and any further some which may be advanced for the Minterport to the Minterport in double well and truly pood for the Minterport to the School set these presents, the record whenever is hereby advanced for the set and the presents the record whenever is hereby advanced for the set and the record whenever in the set and t Meetgager ats successors and assigns, the following described real estate

All that certain piece, parcel, or lot ad land with all improvements therein, or hereafter to be constructed therein, situate, lying and heing in the State of South Carolina, County of Greenville, in the city of Mauldin, on the northwestern side of Pinehurst Drive, and being known and designated as Lot No. 29 on Plat entitled CEDAR TERRACE prepared by S. A. Wolfe, R.L.S., dated October 26, 1965, recorded in the RMC Office for Greenville County, S.C., in Plat Book "BBB", at Page 137, and having according to said Plat the following metes and bounds, to-wit:

BEGINNING at an iron pin on the northwestern side of Pinehurst Drive at the joint front corner of Lots Nos. 28 and 29 and running thence with the common line of said Lots S. 42-23 W. 157.75 feet to a branch, said branch being the property line; thence along the meanderings of said branch, the traverse of which is S. 48-03 E. 100 feet to an iron pin at the joint rear corner of Lots Nos. 29 and 30; thence running with the common line of said Lots N. 42-23 E. 157.9 feet to an iron pin on the northwestern side of Pinehurst Drive; thence with the northwestern side of said Drive N. 47-37 M. 100 feet to the point of beginning.



Page 1