

Burnett Barbara Burnett

State of South Carolina

COUNTY OF

GREENVILLE

MORTGAGE OF REAL ESTATE

To All Whom These Presents May Concern:

We, Lin Chen and Cecile L. Chen, of Greenville County,

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

WHEREAS, the Mortgagor is well and truly indebted unto FIRST FFDERAL SAVINGS AND LOAN ASSOCIATION OF GREENVILLE, SOUTH CAROLINA Theremafter referred to as Mortgagoe to the full and just sum of

Thirty-One Thousand, Seven Hundred and No/100------ 31, 700.00

Dollars, as evidenced by Mortgagor's promissory note of even date herewith, which note 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 rade to be repaid with interest as the rate or rates therein specified in installments of ...

WHEREAS, said note further provides that if at any time any portion of the principal or interest due thereunder shall be past due and ingraed for a proved of their days, or if there shall be any tailure to comply with and abode to any By-Laws or the Chanter of the Mortgager, or any stepulations set and in this mortgage, the whole amount due thereunder shall at the sprion of the hidder thereof. Income immediately due and parable, and said holder shall have the right to institute any proceedings upon said rate and any could easily given to secure same, for the purpose of collecting said quincipal due, and interest, with costs and expenses for proceedings; and

WHIREAS the Microspect may discrete presented in belong to the Microspecton sold further sums as may be advanced to the Microspect's account for the preparated taxes misurance premiums represented for any other purpose.

NOW KNOW ALL MEN. That the Mictigation in consideration of soil delic and to secure the partieral thereof and can further come which may be absenced by the Microger to the Microger's or our and also in consideration of the sum of Three Dollars (\$3.00) to the Microger in hard well and truly paid by the Microger of and before the sending of these presents, the receipt whereof a larely acknowledged, has granted, horganied, sold, and released and its these presents does given sell and release units the Microger its successors and assigns, the following described real entate.

All that certain poce, parcel, or let of laid with all improvements thereon or bereafter to be constructed thereon, saturte, bring and being in the Nate of South Carolina, County of Greenville, on the western side of Keene Drive, and being shown and designated as Lot No. 9 on a plat of Hampshire Hills prepared by R. B. Bruce, R. S. dated January 29, 1972 and recorded in the R. M. C. Office for Greenville County in Plat Book 4 R at Page 44, and having, according to said plat, the following metes and bounds, to-wit:

BEGINNING at an iron pin on the western side of Keene Drive at the joint front corner of Lots Nos. 8 and 9, and running thence with the common line of said lots, S. 63-36 W. 220 feet to an iron pin at the joint rear corner of said lots; running thence with the rear lot line of Lot No. 9, S. 26-84 E. 118.8 feet to an iron pin at the corner of Lot No. 9 and property now or formerly of Birdie Marie Phillips; running thence along the line of property of said Birdie Marie Phillips, N. 66-34 E. 220.8 feet to an iron pin on a 50-foot strip reserved for future street; and running thence along the southwestern side of the Keene Drive cul-de-sac the following courses and distances: N. 70-41 W. 72 feet, N. 0-14 E. 56 feet; thence along the western side of Keene Drive, N. 26-24 W. 30.5 feet to the beginning corner; being the same conveyed to us by Leon Moody by deed to be recorded herewith.















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