10.

ACCOUNT NO. WORTCASE CATE	The state of the second	MORTGAGEE HAME AND ALCRESSE :				
23707   9/20/76	THEATESTAYE MONTGAGE 3	USLIFE CREAT CARR				
1	S FILED	IS65 LAURENS RO				
MORTGAGORS :NAMES AND ADDRESS:	SEP 29 1976 =	P 0 80x 2451				
Grunbles, J. Hugh & Willie	SEP 201010	PHONE 232-6781				
Rt. 1 Box 318 Harietta, SC 29661	ET POWNES, TAMASPELLEY	1070 40				
marietta, 50 Lycol		800K 13/9 PAGE 49				
AMOUNT OF NOTE PRINCIPAL OF LOAN SCHEDULE OF PAYN	ENTS PRITOPEDATE MATURITY DATE	RESUISSION CATE				
	38.00 10 75 /16 3 /20/80					
		•				
COUNTY OF Creenville SS.	•	the fact. Managed a little size a loan made by				
in advance may be made in any amount any time	and default in making any monthly payment shall, at the	the order of the Mortgagee and evidencing a loan made by cording to the terms thereof, and on which Note payment e option of the holder of said Note, and without notice or				
		and also in consideration of three dollars (\$3) to the Mort- of whereof is hereby acknowledged, the Mortgagors hereby				
gagors in hand well and truly paid by Mortgages at and before the scanning and destroy of and real estate, situated in the County of Greenville and						
State of South Catolina to-William About office.	as parcel or tract situate ivide	SUM DETHE TH OTCACTOR TOWNSHIPS				
	- a abada an teo southeds: (Milk	of Gap Creek and running thence S.				
a company of the second se	C. 18 % 103 faat to 8 foint.	Thence of the Party of the control				
***** C 28 % 203 5 feet to a	noint thence S. I/ A. 199 ASSY	Same Although with the Marieners provided always.				
scribed Note according to the terms thereof, then t making any payment of said Note when the payme option of acceleration above described, and this Mon	his Mortgage shall cease, determine and be void, otherwant becomes due, then the entire sum remaining unpaid o legage may be foreclosed as provided by law for the purpo	rise it shall remain in full force and virtue. Upon default in in said Note shall be due and payable by the exercise of the use of satisfying and paying the entire indebtedness secured				
the same against all persons except the Mortgagee, do so thereafter, Whenever the context so requires, p	Any lamine of the Moltzager to conserve and as a second	es, except as otherwise noted, and will warrant and defend or remedies hereunder shall not be a waiver of its rights to				
Signed, gold and delivered in the presence of:	36.	Sign				
donder Thorson	- ATHURAS	Here (Seal) (Seal) Here				
TAVIO		Sign Here				
ATTNESS.	F VARG ED. B	OTH HUSBAND AND AIRE MUST SIGN!				
STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.						
	ness and being duly sworn by me, made oath that he sain mentioned, and that he, with the other witness subset	in, the above-named mortgagor(s) sign, seal and deliver the color, witnessed the due execution thereof.				
toregoing institution by the decision of the	_Z	Endy Drisa				
\$ \$	ytenh 1. D. 1976	Rodney & A.				
Sworn to before me this 20 day of 3	This instrument prepared by Mortgagee named above	MY COMMISSION EXPIRES SEPTEMBER 20, 1984				
	RENUNCIATION OF DOWER	L. W. Brand				
STATE OF SOUTH CAROLINA ( SS						
COUNTY OF Greenville	teleptionsh unto the above named Mortgagee, its success	of the above-named Mortgagor, did this day appear before and without any compulsion, dread or fear of any person or sors and assigns, all her interest and estate, and also all her				
	- 11 m	CONTURE OF MOTOR PRIFE TO THE				
.a. 0	1-,	P. Company				
Sworn to before me this Ro day of S	(CONTHIUED CH'HEXT PAUL) MY	COMMISSION PRES SEPTEMBER 20, 1984				

The state of the s