USL—FIRST MORTGAGE ON REAL ESTATE

KEYS PRINTING CO., GREENVILLE, S. C.

STATE OF SOUTH CAROLINA

## **MORTGAGE**

	NTS MAY CONCERN:ILaura_	B. Buchanan		
			LOAN ASSOCIATION, GREENVILLE, S. C., (hereinafte	er referred
			ich are incorporated herein by reference in the sum of	
			6%)per centum per annum, said pri	
interest to be repaid as therein stated				. <del>-</del>
		rtgagee for such further s	ums as may be advanced to or for the Mortgagor's account	for taxes.
		regagee for such fundice of	and as may be deviated to or lot the more gagers decedant	. 201
	ents, repairs, or for any other purpose;	userid daht and in order	to secure the payment thereof and of any other and further	r sums for
			unt by the Mortgagee, and also in consideration of the fu	
			he sealing and delivery of these presents, the receipt where	•
			l and release unto the Mortgagee, its successors and assigns	
			ereon, situate, lying and being in the State of South Carolin	
of Greenville, in Greenvi	ille Township, in School	District 12B,	and containing 1-3/4 acres, more	e or le
adjoining lands no	ow or formerly owned by	William B. Lar	gford and Mrs. E. M. Cleveland	and be
			d, and being more particularly	
as follows:	an an an an Ann an			<del>~~~~</del>
The state of the s	at a noint on the Tones (		et South of the land now or for	
			allel with Langford's line, 140	
			and the state of t	
			st 140 yards to a stake 3x on the	ne_G.ac
	-way; thence N. 40 yards			
			gagor herein by Edna R. Spivey	* * * * * * * * * * * * * * * * * * * *
	946, recorded in the R.M.	.C. Office for	Greenville County in Volume 280	9 at Pe
448.			1.5	
was some consistent with the second of the s		and the second	H. W. C.	
The second of th	<u> </u>	A AND		<u></u>
			· \ weekle	
		<b>y</b>		<del></del>
	ALLON LANGE OF LONGER		TO A NOT COM	
	A STREET OF SHANNING DE LANGE OF SHANNING		ACCITED AND LONG OF THE PARTY O	
			ACCITED AND LONG OF THE PARTY O	
	AND AND SON OF REPERBURY NAMED AND AND AND AND AND AND AND AND AND AN	10 ************************************	Ne chicines ( ) Man Continue ( )	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	Ne chicines ( ) Man Continue ( )	
	THE DE TY OF THE PROPERTY OF T		Ne chicines ( ) Man Continue ( )	
	THOUSE WILL TO WAR	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T	10 ************************************	NO STATE OF THE PARTY OF THE PA	
	THE DE TY OF THE PROPERTY OF T		What was to be a second of the	
	THE BULL OF THE PARTY OF THE PA		What was to be a second of the	
	THE BULL OF THE PARTY OF THE PA		What was to be a second of the	

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.