

## State of South Carolina

MORTGAGE OF REAL ESTATE

			OHIGAGE OF IEE	
COUNTY OF	GREENVILLE	)		•
To All Whom	These Presents	May Conce	ern:	
I, Levis L.	Gilstrap, of Gre	enville Cou	nty,	
				SEND GREETING
these presents am/ar	e well and truly indebte	d to rikel bet	ENAL SAVINGS & I	note, in writing, of even date wi LOAN ASSOCIATION OF GREEN
not exceed the maxim	num amount stateu ner	em and shan be	evidenced by a babb	) (\$ 14,000.00 aid Association, which advances she equent promissory note or notes s
cured hereby), said n	ote to be repaid with in	terest at the rate	specified therein in it	nstallments of
One Hundred	Eighteen and 14/	100	(\$ 118.14	) Dollars upon the first day
each and every caler monthly payments t ances, and then to the	ndar month hereafter in to be applied first to t ne payment of principal.	advance, until he payment of The last payme	the full principal sum interest, computed mo int on said note, if not	Dollars upon the first day n, with interest, has been paid, su onthly on the unpaid principal be paid earlier and if not subsequent
to comply with any amount due under s may sue thereon an beside all costs and a part thereof, if the be collected by an s in and by said note,	y of the By-Laws of s aid note, shall, at the op id foreclose this mortga expenses of collection, e same be placed in the attorney, or by legal pr reference being thereu	aid Association, ption of the holo ge; said note fi to be added to hands of an at occeedings of an into had, will me	or any of the supur- ler, become immediate arther providing for to to the amount due on corney for collection, of which (all of which ore fully appear.	ovides that if at any time any porti- eriod of thirty (30) days, or failu- lations of this mortgage, the who- lely due and payable, and the hold- en (10%) per centum attorney's in- said note, and to be collectible or if said debt, or any part there is secured under this mortgage);
of Three Dollars to INGS AND LOAN whereof is hereby gain, sell and release following described	ome/us the said mortg ASSOCIATION OF G acknowledged), have g se unto the said FIRST property, to-wit:	ng to the terms agor(s) in hand REENVILLE, at ranted, bargain FEDERAL SA	d well and truly paid t and before the sign ed, sold and released, VINGS AND LOAN A	of the said debt and sum of mon FEDERAL SAVINGS AND LOAD in consideration of the further suby the said FIRST FEDERAL SA ning of these presents (the rece and by these presents do grant, be SSOCIATION OF GREENVILLE, t
"All that certain	in piece, parcel or lot	of land, with	all improvements th	nereon, or to be constructed then
fully shown on and Mapping C ville County in	a plat of Propert ompany, April 19	y of Levis 1 364 and reco at Page 93 a	L. Gilstrap preporded in the R.	Greenville, as is more pared by Webb Surveying M. C. Office for Greending to said plat, the

"BEGINNING at a point in the center of Old Laurens Road at the corner of property of Duke Power Company and running thence with the line of property of Duke Power Company, N. 52-54 E. 172.2 feet to an iron pin on the right-of-way of U. S. Highway 276, designated on said plat as controlled access; running thence with said right-of-way, S. 33-50 E. 723 feet, more or less, to an iron pin; running thence S. 44-35 W. 25 feet to a point in the center of said Old Laurens Road; thence with the center of said Old Laurens Road, N. 45-25 W. 733 feet, more or less, to the point of beginning; being the same conveyed to me by Florrie E. Greer by deed dated April 8, 1964, recorded in the R. M. C. Office for Greenville County in Deed Volume \_\_\_\_\_, at Page \_\_\_\_\_."

2250. SANSTED AND CANCELLED CANCELLE

Marie Marie