1 23342 17 9/17/75	BEAL ESTATE MORTGAGE	MORTGAGEE NAVY AND ACCHESS
9-1	OCT 71976	800x 13/9 PAGE 892
MORTGAGORS NAMES AND ADDRESS		USLIFE CREDIT CORPORATION
DAVID AND MILDRED BRANNON G	DONNIE S. TANKERSLEY	PO Pox 3347
• Sill Poplar Drive • Greer, S. C. 29651	R.M.C.	Spartanburg, S. C. 29304
· dreer, by st 25/052	Trans	
	ω, Ι.	,
3024.00 3024.00	ll	RESCISSION DATE
3024,00 , 3024,00 36.,	84. 10 / 17 /0 9 / 17/79	
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE SS.		ë-
said Morteseee in the Amount of Note stated above, whi	ich said Note is payable in monthly installments and nd default in making any monthly payment shall, at	to the order of the Mortgagee and evidencing a loan made by according to the terms thereof, and on which Note payment the option of the holder of said Note, and without notice or
greater in hand well and truly maid by Martagone at and	hefore the sealing and delivery of these presents, rea	te and also in consideration of three dollars (\$3) to the Mort- eipt whereof is hereby acknowledged, the Mortegeors hereby
grant, barrain, sell and release unto the Mortgago, its a State of South Carolina, to wit: all that piec Greenville of South Carolina and o	e, parcel or lot of land in f f the Pelham Rd. and having	#### Chick Springs Township, County of the following metes and bounds to wit
beginning at ahi lion pahi on the Webranch thence along said rd N I E	st side of said Pelham vd avo	Lrunning thence N 83 W 250 ft to a
William R. nd Lillie B. Brannon-sol	d to David and Mildred Branne	on 3-2-65 book 768 page 330
and this instrument is made, executed, sealed and deli- scribed Note according to the terms thereof, then this making any payment of said Note when the payment option of acceleration above described, and this Mortga	ivered upon the express condition that if the said M is Mortgage shall cease, determine and be void, other becomes due, then the entire sum remaining unpaid	id premises belonging, unto said Mortgagee, provided always, ortgagors shall pay in full to the said Mortgagee the above-derwise it shall remain in full force and virtue. Upon default in I on said Note shall be due and payable by the exercise of the pose of satisfying and paying the entire indebtedness secured
hereby. The Mortgagors covenant that they exclusively possess a the same against all persons except the Mortgagee. An do so thereafter Alpeneyer the confext so requires, plus	ly fadure of the Mortgagee to enforce any of its righ	nces, except as otherwise noted, and will warrant and defend its or remedies hereunder shall not be a waiver of its rights to
Signed, sealed and dedivered in the projection of:	- A a	/ 1 D
A Street Street	We de Marrier	Sign Hore Hore Hore (Seal) Sign Here
Hand B. La	a Rilds	Il Blanchester Sign Here
STATE OF SOUTH CAROLINA	्रम ⊻≋सने ED.	BOTH HUSBARD AND AIRE MUST SIGNI
COUNTY OF PARTY PRESENTINGS.		
Personally appeared before me the undersigned witness foregoing instrument for the uses and purposes therein	is and being duly sworn by me, made nath that he mentioned, and that he, with the other witness subs	saw the above-named mystgagors) sign, seal and deliver the crited hove, witnesses the dispersecution thereof.
	7	Suit Velmin
Sworn to before me this17th day of	SEPT,A.D., 1976	Marinte South CAROLINA
	This instrument prepared by Mortgagee named abo	wel
	RENUNCIATION OF DOWER	
STATE OF SOUTH CAROLINA SS.		
I, the undersigned Notary Public, do hereby certify uni- me, and upon being privately and separately examines	I by me, did declare that she does freely, voton tain , linguish unto the above-named Mortgagee, its steet	to of the above-named Mortgagor, did this day appear before and without any compulsion, dread or fear of any person or stork and assigns, all her interest and estate; and also all her
वहूंचा अवत स्थापन स्व बरुष्टा, स्व, प्रा भा स्व उन्न अवय अग्रहेन्या स्व	e presi nevassite aevenika and researed.	Wilder Busgin
Sworn to before me this 17th day of	SEPT A.D. 19 76	MINIMULK
(CONTRIUED ON NEXT PAGE)		

The state of the s

A CONTROL OF THE PARTY OF THE P

0,0

ωι

0-