MATTERS NAT	~1114119.\	MORTGAGEE (NAME AND ADDRESS)
ACCOUNT NO. MORTGACE DATE 32158501 02/26/82	REAL ESTATE MORTGAGE	
(,)LI)O)OI	FILED FILED	USLIFE Credit Corporation
MORTGAGORS SHAMES AND ADDRESS)		1214 Laurens Road PO Box 6428 Station B.
Joey Earl Poole	9 MAR 2 1982	Greenville, S. C. 29606
Hary Jane Poole	Donnie S. Tankersley F12	
PO. Box 123 Cleveland SC 29635	RMC RMC	BOOK 1554 FAGE 974
Cleveland Sc 290))		
AMOUNT OF NOTE PRINCIPAL OF LOAR SCHEDULE OF PAYMENTS	18 FREGUE THE CONTROLLE	RESCISSION DATE
5340.18 3962.65 1 X 160.	10 104 /01 7 891 73 / 01 / 85	
<u> </u>		1
STATE OF SOUTH CAROLINA SS.		
COUNTY OF Greenville In this real estate mortgage the words 1, my, me and mine	the since below on these lines marked "	"Son Here". You and your means USLIFE Credit Corporation.
In this real estate mortgage the words I, my, me and mine	means anyone who signs below at those threshind acceptance of that I am indebted to you the martgagee (c	ompany looning money) named above an my Promissory Note
In this real estate mortgage the words I, my, me and mine means any other who signs bear with you the martgagee (company loaning maney) named above an my Promissory Note 1, the mortgager(s) (person(s) borrowing money) above named, agree that I am indebted to you the martgagee (company loaning money) named above any promissory Note for the Loan you made to me in the Amount of Note, Schedule of Payments shown above. I understand that I may pay the Amount of Note in any amount of any time, and if I for the Loan you made to me in the Amount of Note, Schedule of Payments shown above. I understand that I may pay the Amount of Note in any amount of any process of my Note remaining unpoid at once due and payable. Foil to make any monthly payment you can, without giving me any advance notice or demand, require the entire amount of my Note remaining unpoid at once due and payable.		
foil to make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, without giving the unit attacks a second of the make any monthly payment you can, and the make any monthly payment you can be a second or the make any monthly payment you can be also any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any monthly payment you can be a second or the make any m		
I agree, because of the Loan you have made to me, to give you as security for this Loan, a real estate mortgage on my property as is destroyed and sell or dispose of this proportion of the country of t		
erty, which is located in the County ofGreenvill	ond State of South Carolina and which is	attusta on Tievoli Drive. in
All that certain piece, parcel or lot of land, lying, being and situate on Tievoli Drive, in the County of Greenville, State of South Carolina, being known and designated as Lot No. 1		
and the same with a most made for Robert E. and (Atherine T. Jarrar, Rade by 0,0, 1421)		
1-1-1 to an angle cold with the conded in Plat Book II-17, County and obtained attributed and		
the state of the state and hounds, to-wittkeginning at all iton but the total backet		
(don't 4 mind on mage 2)		
more arise in the fidure I have to help you do on into 15 increases I to be arise in the fidure I have arise for the fidure of the property to onyone with		
other claims, liens or security inverests against it office that wall value against fire, loss or damage with an insurance company, that is acceptable to you. It agree that the		
policies must say that you are to be post it there is a loss, I will have and fees on my property. You can insure the property or pay any taxes or fees in toon 1,		
olthough you don't have to. It you so pay taxes or rees t will really you		
DEFAULT AND REPOSSESSION. I will be in defoult: 1. If I don't make a payment when due or I don't fully repay any Loan I have with you; 1. If I don't make a payment when due or I don't fully repay any Loan I have with you;		
 If I don't make a payment when are on 1 and 1 tory repay any court that a many loop. If I break any promises I have made to you in this agreement under any Loop or Note or in connection with any loop transaction between us; 		
3. If I become insolvent or file bonkruptcy;		
4. If a lien is put on my property or if it is confiscated;		
5. If my property is misused or in danger of depreciation (reduced in value);6. If I do anything that reduces my obility or willingness to repay;		
6. If I die or become incompetent;		
8. If my insurance is concelled.		If You see tall my property and keep of the proceeds from
8. If my insurance is canceled. If I am in default I will deliver my property to you upon request, or you can take title to my property yourself. You can self-my property and keep all the proceeds from If I am in default I will deliver my property to you upon request, or you can take title to my property yourself. You can self-my property and keep all the proceeds from such sole, and if it is not enough to pay what I owe you. I will pay you the difference. I agree that If you have to pay attorneys feels or court costs or any other costs to obtain such sole, and if it is not enough to pay what I owe you. I will pay you the difference. I agree that If you have to pay attorneys feels or court costs or any other costs may be		
this property and sell it, that I will pay you windrever these costs may be.		
I hereby sign, seal and deliver this Real Estate Mortgage	e to you:	
		Sign
- Canala M. Stalick	Kien Ea	MOTH MUSELAND AND WEE MUST SIGN)
(WITNESS)	- The Water	Sign Here
No Sisa & Strangell	OF HERE	BOTH HUSEAND AND WEE MUST SIGN)
CATATE OF SOUTH CAROLINA SS	y	
(COUNTY OF Greenville.)	were he me, must each that he say the above named mortgo	gor(s) sign, seal and deliver the foregoing instrument for the uses
Personally appeared before me the undersigned witness and being duly and purposes therein mentioned, and that he, with the other witness so	b scribed above, witnessed the due execution thereof.	Track Con Make to
N	<u>-'</u> }	GITANN 811, XIVALLERY
₽ 26 . Fe	bruary AD 19 82	9-60-1
Gay of	A.D. 19	NOTARY FUENC FOR SOUTH CAROLINA
This instrument prepared by Mortgog Lyn Commission Engine RENUNCIATION OF 59Way 5, 1991		
	REMONENTIAL OF LOTTES	, .,
STATE OF SOUTH CAROLINA SS.		
COUNTY OF Green VIII	nay concern, that the undesigned wife of the above-named Mort	pagor, did this day appear before me, and upon being privately and
By the undersigned Notary Public, do hereby certify units all whom it me separately examined by me, did declare that she does freely, voluntar the above-named Managage, its successors and assigns, all her interest	ity and without any compulsion, dread or fear of any person or	persons whomsoever, renounce, resease and the resease deliminations which are to all and singular the premises above described and refeased."
the above-named Martgagee, its successors and assigns, an new where	1 /	\mathcal{T}
G H	<u> </u>	Mary and John Monigacons WIFE
24 F	ebruary Ap. 19. Hy Compile	2 alle
Sworn to before me this 26 CONTINUED ON NEXT PA	IGE) February 5,	1001 EXPRESTARY PUBLIC FOR SOUTH CAROLINA
TONK LINOTO ON HEALT IN	Ferrinary 3,	1971

337400 Co. 300 Co. 300

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