USL—FIRST MORTGAGE ON REAL ESTATE

STATE OF SOUTH CAROLINA

## **MORTGAGE**

<b>)</b>	
TO ALL WHOM THESE PRESENTS MAY CONCERN:I	June Riley Putmen
	(hereinafter referred to as Mortgagor) SEND(S) GREETING:
	EDERAL SAVINGS AND LOAN ASSOCIATION, GREENVILLE, S. C., (hereinafter referred
	te herewith, the terms of which are incorporated herein by reference in the sum of
· · · · · · · · · · · · · · · · · · ·	
DOLLARS (\$.5,800.Ω0), with interest thereon from date	te at the rate of five and one-half per centum per annum, said principal and
interest to be repaid as therein stated, and	
WHEREAS, the Mortgagor may hereafter become indebted to the said M	Mortgagee for such further sums as may be advanced to or for the Mortgagor's account for taxes,
insurance premiums, public assessments, repairs, or for any other purpose;	
NOW, KNOW ALL MEN, That the Mortgagor, in consideration of the	aforesaid debt, and in order to secure the payment thereof and of any other and further sums for
which the Mortgagor may be indebted to the Mortgagee at any time for advan	nces made to or for his account by the Mortgagee, and also in consideration of the further sum
of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the	e Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is here-
by acknowledged, has granted, bargained, sold and released, and by these pres	sents does grant, bargain, sell and release unto the Mortgagee, its successors and assigns:
"All that certain piece, parcel or lot of land, with all improvements thereon	n, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County
of Greenville, in Greenville Township, being known	wn and designated as Lots Nos. 25 and 26 of Block #2,
Section "A" of Parkwale, as shown on nla	t of same recorded in the Office of R.M.C. for Greenvil
	g more particularly described, according to said plat,
as follows:-	- America deint lines of soid lots N. 90-0 W 376 feet
to a noint at or near a branch, joint rea	ew Avenue, joint lines of said lots N.89-0 W. 376 feet r corner of Lots Nos. 24 and 25; thence with the
The state of the s	direction, 140 feet, more or less, to the joint rear
	h the joint lines of said lots, S. 89-0 E. 359 feet to
en iron nin on Westview Avenue, ioint fro	nt corner of Lots Nos. 26 and 27; thence with Westview
Avenue, S. 12-0 W. 140 feet to the beginn	
Said premises being the same convey	ed to the mortgagor herein by Nolan Meyers, et al by
	Volume 283 at Page 2, and by deed dated October 26,
1945, recorded in Volume 282 at Page 142.	- 0
	Chinese Action
	PAID AND SATISFIED IN FULL  LOAN ASSOCIATION OF THE SAVINGS LO
	PAID AND BATISFIED IN FULL  PAID AND BATISFIED IN FULL  PAID AND BATISFIED IN FULL  BAY OF
	FIDELY SECRE
	See a se
	Winds of the state
	PAID AND BATTER IED IN FULL SAVINGS SOME STATE THE AND STATE OF THE AND ST
	Se de la companya de
	See the state of t
	CANCELLED OF RECORD 8
	BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &
	BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &
	BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &
	BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &
	BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &
	BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &  BATISFIED AND CANCELLED OF REGORD &  BATISFIED OF REGORD &

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.