USL—FIRST MORTGAGE ON REAL ESTATE

STATE OF SOUTH CAROLINA

MORTGAGE

TO ALL WHOM THESE PRESENTS MAY CONCERN:	
TO ALL WHOM THESE PRESENTS MAY CONCERN:	Lou B. Swedenberg
TO ALL WHOM THESE TRESERVE[I	nereinafter referred to as Mortgagor) SEND(S) GREETING:
TYPE PEAS the Mortgogor is well and truly indebted unto FIDELITY FEDERAL	SAVINGS AND LOAN ASSOCIATION, GREENVILLE, S. C., (hereinafter referred
11 11 Montage of a promissory note of even date herewith	h, the terms of which are incorporated herein by reference in the sum or
The Himdred and No/100	
DOLLARS (\$3,500.00), with interest thereon from date at the r	ate of five and one-half per centum per annum, said principal and
interest to be repaid as therein stated, and	for such further sums as may be advanced to or for the Mortgagor's account for taxes,
	Tot such further sums as a series of the sum
insurance premiums, public assessments, repairs, or for any other purpose;	the and in order to secure the payment thereof and of any other and further sums for
NOW, KNOW ALL MEN, That the Mortgagor, in consideration of the aforesaid	lebt, 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 advances made	to or for his account by the mortgages, the presents, the receipt whereof is here-
of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagor	gee at and before the searing and derivery of these processors and assigns:
by acknowledged, has granted, bargained, sold and released, and by these presents does	grant, bargam, sell and release unto the Wortgages, he state of South Carolina, County
"All that certain piece, parcel or lot of land, with all improvements thereon, or here	after constructed thereon, situate, lying and being in the State of South Carolina, County
	ive, near the City of Greenville, being shown as
	, made by W. J. Riddle, Surveyor, June 1944, rec
not not to the first of the fir	n Plat Book "O" at Page 65, and having, according
to said Plat, the following metes and bounds, to	de of East Piedmont Drive at joint corner of Lots
"BEGINNING at an iron pin on the North si	h side of Fast Pinehurst Drive. S. 89-52 E. 61.6
Nos. 4 and 19, and running thence with the Nort	h side of East Pinehurst Drive, S. 89-52 E. 61.6
	thence with the line of Lot No. 20, N1-15 E.
258 .8 feet to an iron pin; thence N. 87-32 W	. 61.6 feet to an iron pin at corner of Lot No.7;
thence slong the rear line of Lots Nos. 4, 5, 6	and 7 , S. 1-15 W. 261.5 feet to an iron pin on
the North side of East Pinehurst Drive, the bea	inning corner."
Said premises being the same conveyed to	the mortgagor herein by Helen M. Powe by deed to
be recorded herewith.	
	PAID AND SATISFIED IN FULL DAY OF SAYING & LOAN AND DAY OF SAYING &
	AND AND SATTLE OF TANKING A PARTY OF THE PAR
	THE DAY FEDERAL ST. WITH THE
The second secon	FIDELIT ALLENSE SELA
	THE POAY OF SAVINGE THE PARTY THE SECRETARY SECRETARY THE
	WITHES MINITED
	WITHER MANUAL SEEMEN
	WITHER MANUELLAND
	WITHER MANUELLAND
	WITHER MANUELLAND
	THE PART OF RECORD 17
	THE PART OF RECORD 17
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	MINES MAND CE RECORD OF RECORD OF THE CONTROL OF TH
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	TIMES AND CANCED LIFE OF RECORD LAND CANCED LIFE OF THE PARTY.
	MINES AND CANCED LANGUAGE MINES OF THE CORP OF THE CO
	MINES AND CANCED LANGUAGE MINES OF THE CORP OF THE CO
	MINES AND CANCELLED OF RECORD 47 LATER CONTROL OF THE CONTROL OF

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.