## MORTGAGE

··· 1343 as: 402

## State of South Carolina

COUNTY OF

GREENVILLE

To All Illian Chese presents Blay Concern: We, Jake M. Weatherly and Valerie Weatherly,

barea dier achieus to as Montg ger SEND'S, GRIEFING

WHEREAS, the Morgovice were and trailed abled unto GREER FEDERAL SAVINGS AND LOAN ASSECTATION, GRITIES Co. Therein due referred to us Mortgager cas evidenced by the Mortgager's promosors note of even date herewith, the terms of which are incorporated herein by reference in the sum of - - - - - - - SIX THOUSAND AND NO/100- - - - - - -

10011.ARS S 6,000.00- - - or the resist forces from his at the rite d - - - nine (9%)- - - percentern per innoval sufficiency of additional to the right of their instated, and

WHEREAS, the Mortgoger may have first become indicated to the said Mortgoger for such further cums as may be advanced to an 4 to the Mangalans account for times insurance premiums, public also energia, repairs, or for ony other particle

NOW, KNOW MI MIN. There he Merry ger and expedients need the effective and in order to secure the parment there is and if the relation of farther strong for which the Merry contrast to published to the Merry species. at may time for place less to be to or for his account by the Morte goe, and also in consideration of the further sum of Three Dollars \$820 to the Morroger in hand to I out trals paid by the Morrosace at and before the scaling and delivers of the expression the recent where had below to be sledged, has granted, bareained, sold and released, and by these treatments dies given being it and a release with the Mittagere, its success as and assense

"All that certain piece, parcel or lot of 1 ad, with all ingrovements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County of Greenville, Oneal Township, and and shown and designated as Lot No. 2 on a revised drawing of a plat prepared by Jones Engineering Services, dated May 11, 1972, said revised drawing by John E. Woods, dated July 28, 1972, and having the following courses and distances, to-wit:

BEGINNING at an iron pin, joint corner of Lot No. 1, previously deeded to Tranter, and the edge of Becky Don Drive, and running thence with Becky Don Drive N. 42-52 W. 75 feet to an iron pin; thence with other lands of grantor N. 32-52 E. 494.8 feet to the rear corner and an iron pin; thence with Fred Chandler land S. 70-00 E. 150 feet to an iron pin; thence with other Chandler land S. 13-30 W. 200 feet to an iron pin; thence with other Chandler land S. 0-27 E. 123.6 feet to an iron pin corner of Tranter land; thence with Tranter land N. 69-09 W. 214 feet to iron pin; thence with Tranter land S. 32-23 W. 210 feet to iron pin and the beginning corner.

This being the same property conveyed to nortgagor in Deed Book 975 at page 190, R.M.C. Office for Greenville County.

The above property is subject to the following restrictions to run with the land: There shall be erected only one family dwellings of not less than 2000 square feet of living space and no outside buildings shall be erected.

5. 2.40









Together with all and singular the rights, members, heredstaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, i sees, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and any other equipment or fixtures new 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.

ST.