0.

2432412 03/17/80	REAL ESTATE MORTGAGE	MORTGAGEE SAVENS ACCESS
2432412 03/17/80	FILED	USLIFE CREDIT CORP.
MORTGAGORS NAVES AND ADDRESS: GF:		1214-B LAURENS RD.
		P.O. BOX 6428 STA. B
.Jack T. Hall, Jr. .Connie Hall	4 ル 52 AM '80	GREENVILLE, S.C. 29606
107 Knollwood Crt.		GREENVILLE, O.O. 2000
.Ft. Inn, S.C. 29644	h : A AKER sley 	
	FIRST DUE DATE MATURITY DATE	03/20/80
1 26	156.00 04/21/80 03/21/83	0)/20/50
<u>,5616.00</u> 4258.55 30		
STATE OF SOUTH CAROLINA SS.		the sine a least stade by
COUNTY OF Greenville SS.	ed on their Promissory Note above described, payable	e to the order of the Mortgagee and evidencing a loan made by id according to the terms thereof, and on which Note payment at the option of the holder of said Note, and without notice or
NOW KNOW ALL MEN, that in consideration of some or in hand well and truly paid by Mortgages at a	aid loan and to further secure the payment of these presents, read before the seeing and delivery of these presents, read before the following described real	sote and also in consideration of three dollars (\$3) to the Mort- eccipt whereof is hereby acknowledged, the Mortgagors hereby estate, situated in the County of Greenville and improvements thereon, or
great bargain, sell and release unto the storigages.		
All that certain piece, p	arcel or lot of land, with	being in the State of South Intain Inn, South Carolina, being
hereafter constructed the	wille, in the Town of Foundation	ntain Inn, South Carolina, being at of Knollwood Court, recorded at the control of the control o
Carolina, Country of Ground	t as shown on a D	at of Khorrage
known and designated as	nts, members, hereditaments and appurtenances to the	e said premises belonging, unto said Mortgagee, provided always, e said premises belonging, unto said Mortgagee the above-de-defeated and said Mortgagee the above-de-defeated and stream of the said Mortgagee the above-defeated and stream of the said Mortgagee the above-defeated and said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the paid on said Note shall be due and payable by the exercise of the pa
and this instrument is made, executed, sealed and	this Mortgage shall cease, determine and be void, of this Mortgage shall cease, determine and be void, of this Mortgage shall cease, determine and be void, of	I Mortgagors shall pay in full to the said Mortgagee the above the above the botherwise it shall remain in full force and virtue. Upon default in paid on said Note shall be due and payable by the exercise of the purpose of satisfying and paying the entire indebtedness secured
making any playment above described, and this M	ortsass may be refectored as breasance	- 10 marrows and defend
option of acceptation according to bereby.	sees and own said property free and clear of all encur	nbrances, except as otherwise noted, and will warrant and defend srights or remedies hereunder shall not be a waiver of its rights to
The Mortgagors covenant that they exclusively pro- the come against all persons except the Mortgago	e. Any failure of the Mortgagee to enforce any of the	nhrances, except as otherwise noted, and will warrant and determine sights or remedies hereunder shall not be a waiver of its rights to
4.5 4.5 10.272.413.01. 331.012.00	C Printal words was	Sign
Signed. Call d any delivered in the present of	Men la	h T. Hall h (Seal) Here
JOW XJOON	1.	FIED. BOTH HUSBAND AND THE BOTH HERE
: Almela D Mos	care Cokre	RED. BOTH HUSBAND AND WIFE MUST SIGN
STATE OF SOUTH CAROLINA SS.	4	by the cost the above-named mortgagores) sign, seal and deliver the
P.Gorn div appeared before me the undersigned	witness and being duly sworn by me, made oain to therein mentioned, and that he, with the other witnes	rat he saw the shore-named mortgagoric) sign, seal and deliver the saw the shore, witnessed the dust recution dereof.
foregoing instrument for the uses and purposes	Telem memory	Jon James
	,	11 hand D. MORROW
21 day of	March A.D. 19_80	CV COMMISSION EXPIRES 1-10-1990
Sworn to before me this day of .	This instrument prepared by Mortgagee nan	ned shore Int. Commonstrate
RENUNCIATION OF DOWER		
SINTE OF SOUTH CAROLINA SS.		
a Greenville	or to nette ill whom it may concern, that the unders	igned with of the above-named Mortgagor, did this day appear before funtarily and without any compulsion, dread or fear of any person or its successors and assigns, all her interest and estate, and also all her
		sened wife of the above-named Mortgagor, did this day appear configuration, dread or fear of any person or funtarily and without any compulsion, dread or fear of any person or its successors and assigns, all her interest and estate, and also all her
persons whomsoever, tending referse and the	orever relinguish units the arm to the and released.	Carrie Wall
Signi Bara Sarra	. •	SONT SE OF WESTGASCO SAFE
	March 1, p. 19 80	Amola 1. MOlace
Sworn to before me this21day of	March (CONTINUED ON HEXT PAGE)	MY COMMISSION EXPIRES 1-10-1990

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