

AMOUNT OF NOTE : \$2150400 : 3507 07.29.53

VERIFIED DATE

REAL ESTATE MORTGAGE

MORTGAGORS NAMES AND ADDRESS

- Olivia Scott Breazeal
- Route 13 Scott Drive
- Greenville SC 29611

AMOUNT OF NOTE	MINIMUM PAYMENT	SCHEDULE OF PAYMENTS	149.21	INTEREST RATE	VERIFIED DATE
4,09.21	3618.69	35	,136.00	09/05/01	05/05/06

STATE OF SOUTH CAROLINA  
COUNTY OF Greenville : ss

In this real estate mortgage the words "I, my, me and mine" means anyone who signs below on those lines marked "Sign Here". You and your means USLIFE Credit Corporation or the mortgagor(s) (person(s) borrowing money) above named, agree that I am indebted to you, the mortgagor (company, borrowing money, named above on my 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 at any time, and if I fail to make any monthly payment you can, without giving me any advance notice or demand, require the entire amount of my note remaining unpaid at once due and payable.

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 described below. If I do not repay any amounts I may owe you, or if I break a promise I have made in any loan or credit agreement I may have with you, you can take this property and sell or dispose of this property which is located in the County of Greenville and State of South Carolina and which is described as follows:

All that certain piece, parcel or lot of land, with all improvements thereon, situate, lying and being on the northern side of Scott Avenue, in Greenville, County, South Carolina, and being known and designated as Lot 21.4 of Block 1 of Sheet 232 of the tax maps of Greenville County, South Carolina, in the Greenville County Block Book Department, reference to which is hereby craved for a more particular description thereof. It is the intention of the grantors herein to convey to the grantees all interest which they own in all real property owned by Gtis Scott at the time of his death. For

By granting you a mortgage (Security Interest) in my property I intend to provide you with security for payment and performance of my obligations to you which now exist or may exist in the future. I agree to help you do all that is necessary to protect your Security Interest in this property. I state that I own this property and that there are no other claims, liens or security interests against it other than what I have told you and listed on my Financial Statement. I will not lease or give this property to anyone without your written permission. I will keep the property insured for its full value against fire, loss or damage with an insurance company that is acceptable to you. I agree that the policies must say that you are to be paid if there is a loss. I will deliver the policies to you, if you request. If my property is destroyed or damaged you can use the insurance proceeds to replace, repair it, or repay any amounts I owe you. I will also pay all taxes and fees on my property. You can insure the property or pay any taxes or fees if I don't, through you don't have to. If you do pay taxes or fees I will repay you with interest at the highest rate allowed by law.

DEFAULT AND REPOSSESSION. I will be in default if:

- If I don't make a payment when due or I don't fully repay any loan I have with you.
  - If I break any promises I have made to you in this agreement under any loan or note or in connection with any loan transaction between us.
  - If I become insolvent or file bankruptcy.
  - If a lien is put on my property or if it is confiscated.
  - If my property is insured at a danger of depreciation (reduced in value).
  - If I do anything that reduces my ability or willingness to repay.
  - If I die or become incompetent.
  - 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 sell my property and keep all the proceeds from such sale, 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 fees or court costs or any other costs to obtain this property and sell it, that I will pay you whatever these costs may be.

I hereby sign, seal and deliver this Real Estate Mortgage to you.

*Jeanine M. Bratliek*  
Jeanine M. Bratliek  
WITNESS

STATE OF SOUTH CAROLINA : ss  
COUNTY OF Greenville : ss

Personally appeared before me the undersigned witness and being duly sworn by me, made oath that he saw the above named mortgagor(s) sign, seal and deliver the foregoing instrument for the uses and purposes therein mentioned, and that he, with the other witness subscribed above, witnessed the due execution thereof.

Sworn to before me this 29 day of July A.D. 1953

This instrument prepared by Mortgagor named above

RENUCATION OF DOWER

NOTARY PUBLIC FOR SOUTH CAROLINA  
MY COMMISSION EXPIRES AUGUST 12, 1958

STATE OF SOUTH CAROLINA : ss  
COUNTY OF : ss

I the undersigned Notary Public, do hereby certify and shall, if it may concern, that the undersigned wife of the above named Mortgagor, did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, freed or free of any person or persons whatsoever, release and forever relinquish unto the above named Mortgagor, its successors and assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular the premises above described and referred

Sworn to before me this day of A.D. 19

SIGNATURE OF MORTGAGOR'S WIFE

NOTARY PUBLIC FOR SOUTH CAROLINA

4325 NY-21