	GREENVILLE CO. S.		800K <b>4</b>	5 rase 352
REGULATION NO. 22		Conce	≥ acc 1272	FASE 69
COLLYLISO WILL	DONNIE STANSERSLEY	Brance Starte	ō.	30
ncl	A STATE OF THE SECTION OF THE SECTIO	CARTER, PH	ILPOT, JOHNSON	
\(\frac{1}{2}\)		1221742 Adistra	D AND CATICE	lifo 😞 🖫
જે 🔭 🗟	FEDERAL C	AVINGSI Seria		Sociation E
이 등 다. 00 등 다. 1 등 등 기 등 기 등 기 등 기 등 기 등 기 등 기 등 기 등 기	<u></u>	4411402 EE U:-		i3
그리 등 불편	OF GREEN	TILLE G	ragin of	- Warrell
Star of South Caro	lina ) FEB	16'77 A	uan g	10 27
ដោ ភ ដ	) M(	RTGAGE OF REAL	L ESTATE	rila_ 2
COUNTY OF Greenvill	<u>e</u> )	Nancy	tilly 2	mure
To All Whom These Prese	ents May Concern:		<b>)</b>	
W William Rachor	Jr. and David L. Hern	idon	197	ა —
n. William Dasivi,				
eren eren eren eren eren eren eren eren	-	rafter referred to as Mort		***
WHEREAS, the Moteager is well GREENVILLE, SOUTH CAROLINA (b	and truly indebted unto FIRST creinalter relemed to as Mortgage	FEDERAL SAVINGS (e) in the full and just su:	a of LOAN ASSOC	iation of o
Fifteen Thousand One Hundi	ed and No/100		( <u>\$ 15,</u> 1	100.00
Dollars, as evidenced by Mortgagor's pro-	nissery note of even date herewith	which rote does	not contain	
a provision for escalation of interest rate				
conditions), said note to be repaid with				
month bereafter, in advance, until the pri el interest, computed monthly on unpai	scisal swa with interest has been	\$ 109.15 ) paid in full, such payment the payment of principal	its to be applied first t	to the payment
paid, to be due and payable				
WHEREAS, said note further provide and unpaid for a period of thirty do of the Mortgagee, or any stipulations set become immediately due and payable, a erals given to secure same, for the purp	nys, or if there shall be any fadi- out in this mortgage, the whole as nd said holder shall have the rist	re to comply with and ab monat due thereunder shall it to institute any proceed	oide by any By-Laws Lat the option of the lings upon said note :	or the Charter holder thereof, and any collat-

WHEREAS, the Mortgagor may bereafter become indebted to the Mortgagoe for such further sums as may be advanced to the Mortgagoe's account for the payment of taxes, insurance premiums, repairs, or for any other purpose;

NOW, KNOW ALL MEN. That the Mortgagor, in consideration of said debt and to secure the payment thereof and any further

?

NOW. KNOW ALL MEN. That the Mortgagor, in consideration of said debt and to secure the payment thereof and any further sums which may be advanced by the Mortgagor to the Mortgagor's acciount, and also in consideration of the sum of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagor at and before the scaling of these presents, the receipt whereof is becopy acknowledged, has granted, bargained, sold, and released, and by these presents does grant, bargain, sell and release unto the Mortgagor, at successors and assigns, the following described real estate:

All that certain piece, parcel, or lot of lard, with all improvements thereon, or hereafter to be constructed thereon, situate, hing and being in the State of South Carolina, County of Greenville and being known and designated as Lot No. 129 of Bellingham, Section 2, on a plat thereof prepared by Piedmont Engineers & Architects, recorded in the R. H. C. Office for Greenville County in Plat Book 4-N at page 79 and having, according to said plat, the following metes and bounds, to-wit:

Beginning at an iron pin on the northern side of Brookmere Road at the joint front corner of Lots 129 and 128, and running thence with the line of Lot 128, N. 18-43 E., 150 feet to an iron pin on the line of lot 107; thence with the line of Lot 107, S. 71-17 E., 80 feet to an iron pin at the joint rear corner of Lots 129 and 130; thence with the line of Lot 130, S. 18-43 W., 150 feet to an iron pin on the northern side of Brookmere Road at the joint front corner of Lots 129 and 130; thence with the northern side of Brookmere Road, N. 71-17 W. 80 feet to the point of beginning,

4328 RV-2