SECURE IN TURNS

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SOUTH CAROLINA

VA Form VE4-6334 (Home Lean) April 1955. Use Optional. Servisemen's Readjustment Act (20 U. S. C. A. 634 (a)). Acceptable to Federal National Mortgage Association.

ERVE LE Co. S. C.

STATE OF SOUTH CAROLINA,  COUNTY OF GRENVILLE  WHERAS: ANDREM JACKSON ENSLEY, Jr.,  Greenville, South Carolina  , bershafter called the Mortgagor, is indebted to  organized and existing under the law of South Carolina called Mortgage, as evidenced by a certain promissory note of even date herewith, the terms of which are incorporated herein by reference, in the principal sum of TEN THOUSAND, THO HUEBRED FIFTY AND NO/100 -  Dollars (\$10, 250,00) ), with interest from date at the rate of property situated in the county of Greenville  State of South Carolina;  All that piece, percel or lot of land, with the buildings and improvements thereon, in Greenville County, South Carolina, being known and designated as Lot No. 70, Section 2, Belront Heights Subdivision, plat of which is reasoned in the R.M.C. Office for Greenville County, South Carolina, in Plat corded in the R.M.C. Office for Greenville County, South Carolina, in Plat  OLITAR LIFE STATES AND		MORTGAGE	413 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<b>v.</b> • • • • • • • • • • • • • • • • • • •
Greenville, South Carolina  , bersinaster called the Mortgagor, is indebted to  - C. DOUGLAS WILSON & CO.  , a corporation , bersinaster called the Mortgagor, is indebted to  organized and existing under the laws of South Carolina , bersinaster called Mortgagor, as evidenced by a certain promissory note of even date herewith, the terms of which are incorporated herein by reference, in the principal sum of TEN THOUSAND, TWO HUEDRED FIFTY AND KO/100 -  Dollars (\$10,250.00), with interest from date at the rate of  property situated in the county of Greenville  State of South Carolina;  All that piece, percel or lot of land, with the buildings and improvements thereon, in Greenville County, South Carolina, being known and designated thereon, in Greenville County, South Carolina, in Plat  corded in the R.M.C. Office for Greenville County, South Carolina, in Plat  Dollitar Life Suddivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of which is re- as Lot Ro. 70, Section 2, Belront Heights Subdivision, plat of		<b>ac:</b>	Other Farking and	<b>.</b>
organized and existing under the laws of South Carolina bereinster called Mortgagee, as evidenced by a certain promissory note of even date herewith, the terms of which are incorporated herein by reference, in the principal sum of TEN THOUSAND, TWO HIEDRED FIFTY AND KO/100 -  Dollars (\$10,250.00), with interest from date at the rate of property situated in the county of Greenville  State of South Carolina;  All that piece, percel or lot of land, with the buildings and improvements thereon, in Greenville County, South Carolina, being known and designated thereon, in Greenville County, South Carolina, plat of which is reas Lot Ko. 70, Section 2, Belmont Heights Subdivision, plat of which is reas Lot Ko. 70, Section 2, Belmont Heights Subdivision, plat of which is reas Lot Ko. 70, Section 2, Belmont Heights Subdivision, plat of which is reas Lot Ko. 70, Section 2, Belmont Heights Subdivision, plat of which is reas Lot Ko. 70, Section 2, Belmont Heights Subdivision, plat of which is reasonable to the R.W.C. Office for Greenville County, South Carolina, in Plat  Doubling Statistics and Lot	WHEREAS: ANDREW JACKSON EL	HSLEY, Jr.,		
organized and existing under the laws of South Carolina called Mortgagee, as evidenced by a certain promissory note of even date herewith, the terms of which are incorporated herein by reference, in the principal sum of TEN THOUSAND, THO HUEDRED FIFTY AND KO/100 Dollars (\$10,250.00 ), with interest from date at the rate of property situated in the county of Greenville State of South Carolina;  All that piece, percel or lot of land, with the buildings and improvements thereon, in Greenville County, South Carolina, being known and designated thereon, in Greenville County, South Carolina, in Plat corded in the R.W.C. Office for Greenville County, South Carolina, in Plat Corded in the R.W.C. Office for Greenville County, South Carolina, in Plat  PAID UD SATISPIED 3/3/11/3/3  PAID UD SATISPIED 3/3/11/3/3/3/3/3/3/3/3/3/3/3/3/3/3/3/3/	Greenville, South Carolina	, bero	inafter called the Mortgagor, i	of s indebted to
PAID AD SATISFIED 3/1/19  PAID AD ADDRESS OF THE ADDRESS OF TH	organized and existing under the laws called Mortgagee, as evidenced by a porated herein by reference, in the pr	of South Carolina certain promissory note of even de incipal sum of TEN THOUSAND, Dollars (\$10,250.00	ate herewith, the terms of wh	, bereinafter ich are incor- k0/100
	thereon, in Greenville as Lot No. 70, Section corded in the R.W.C. Book "GG", page 99.	PAID AND SATISFIED 3/2/ NOLITAN LIFE CONTROL OF A PAID AND SATISFIED 3/2/ NOLITAN LIFE CALCALITICATION OF A PAID AND A PA	ivision, plat of which nty, South Carolina, i	GREENVILLE CO.

Together with all and singular the improvements thereon and the rights, members, hereditaments, and appurtenances to the same belonging or in anywise appertaining; all the rents, issues, and profits thereof (provided, however, that the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder); all the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder); all the Mortgagor shall be entitled to or used in connection with the premises herein described and in addition thereto fixtures now or hereafter attached to or used in connection with the premises herein described and in addition thereto the following described household appliances, which are and shall be deemed to be, fixtures and a part of the realty and are a portion of the security for the indebtedness herein mentioned;

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