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GREENVILLE CO. S. C.
HAR | 2 17 PH '72
OLLIE FARNSWORTH
R. H. C.



State of South Carolina

COUNTY OF GREENVILLE

MORTGAGE OF REAL ESTATE

| To All W | /hom These Pres | sents May Conc | ern: | | • | • |
|------------------|---|---|--|--|---|---|
| We, Alt | oert L. Atkins ar | d Jeanne B. Atl | cins | pr. 400 - 10 | | |
| | يو. دوسون چيندان و دانون و دوسون | ******************************* | (hereinafter referred | to as Mortgagor) | (SEND(S) G | REETINGS: |
| WHERE GREENVILL | AS, the Mortgagor is well, E, SOUTH CAROLINA (| l and truly indebted un hereinafter referred to as | to FIRST FEDERAL Mortgagee) in the full | SAVINGS AND L and just sum of | OAN ASSOCI | ATION OF |
| Thirty-ty | vo Thousand, Th | ree Hundred Fi | ty and No/100- | | - (s . 32, 35 | 0.00_) |
| Dollars, as evi | denced by Mortgagor's pro r escalation of interest rate | missory note of even date (paragraphs 9 and 10 o | herewith, which note this mortgage provide | does not co | ontain Interest rate u | nder certain |
| conditions), sa | aid note to be repaid with | interest as the rate or ra | tes therein specified in | installments of | | |
| of interest, con | dred Thirty-sevent, in advance, until the properties of monthly on unpaid and payable 30 | d principal balances, and | DAK DOOD WANT IN HINE EN | ich varavonte to be a | mmliad finak ka k | L |
| or the Moregay | AS, said note further provid for a period of thirty diec, or any stipulations set | out in this mortgage, the | Whole amount due there | cipal or interest due ith and abide by an under shall at the o | thereunder sl y By-Laws or ption of the hol | iall be past the Charter der thereof, |

become immediately due and payable, and said holder shall have the right to institute any proceedings upon said note and any collaterals given to secure same, for the purpose of collecting said principal due, and interest, with costs and expenses for proceedings; and WHEREAS, the Mortgagor may hereafter become indebted to the Mortgagoe for such further sums as may be advanced to the Mortgagor'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 sums which may be advanced by the Mortgagor to the Mortgagor's account, and also in consideration of the sum of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagoe at and before the scaling of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold, and released, and by these presents does grant, bargain, sell and release unto the Mortgagoe, its successors and assigns, the following described real estate:

All that certain piece, parcel, or lot of land, with all improvements thereon, or hereafter to be constructed thereon, situate, lying and being in the State of South Carolina, County of Greenville, being known and designated as Lot No. 18, Map No. 1 of a subdivision known as Cunningham Acres as shown on a plat thereof being recorded in the R.M.C. Office for Greenville County in Plat Book BBB, at Page 118, and having, according to said plat, the following metes and bounds, to-wit:

BEGINNING at an iron pin on the southern side of Gary Avenue, joint front corner of lots nos. 17 and 18 and running thence with the joint line of said lots, S. 5-20 W. 165 feet to an iron pin; thence N. 84-40 W. 110 feet to an iron pin, joint rear corner of lots nos. 18 and 19; thence with the joint line of said lots, N. 5-20 E. 165 feet to an iron pin on the southern side of Gary Avenue; thence with Gary Avenue, S. 84-40 E. 110 feet to the beginning corner. Being the same property conveyed to us by Rose M. Cunningham, individually and as Executrix, by deed dated to be recorded herewith.