GREENVILLE CO. S. C.
SEP 11 2 GO PH '72
ELIZABETH RIDDLE
R.M.C.



AND LOAN OF GRE	ASSOCIATION ENVILLE	N				1	
State of South Carolina)				: 			
COUNTY OF GREENVILLE	MORTGAGE	OF	REAL	est	ATE		
To All Whom These Presents May Concern:							
LOUIS R. SPENCE, JR.							•
WHEREAS, the Mortgagor is well and truly indebted unto FIF GREENVILLE, SOUTH CAROLINA (hereinafter referred to as Mortgand No/100———————————————————————————————————	akee, m me mu	ana ji	ıst sum (ott0	BEAT I	WO_Thou	nsaug-
and No/100					-(* <u>42</u>	,000.00	•
Dollars, as evidenced by Mortgagor's promissory note of even date hereva provision for escalation of interest rate (paragraphs 9 and 10 of this	vith, which note nortgage provide	dc s for a	es no	t in	clude interest	rate unde	r certain
conditions), said note to be repaid with interest as the rate or rates the	rein specified in	install	ments of	Tw	a. Rimô	ired Ni	nota
Three and 68/100—month hereafter, in advance, until the principal sum with interest has been of interest, computed monthly on unpaid principal balances, and then paid, to be due and payable 30—years after date; and	(\$ 293,68	*** •	·) Doll	ars eac	h on the	first day	of mak
WHEREAS, said note further provides that if at any time any podue and unpaid for a period of thirty days, or if there shall be any point of the Mortgagee, or any stipulations set out in this mortgage, the whole	rtion of the prin	cipal ith an	or intere d abide	st due by any	thereun By-Lav	der shall	be past Charter

due and unpaid for a period of thirty days, or if there shall be any failure to comply with and abide by any By-Laws or the Charter of the Mortgagee, or any stipulations set out in this mortgage, the whole amount due thereunder shall, at the option of the holder 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, tepairs, 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 Mortgagee 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 Mortgagee at and before the sealing 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 Mortgagee, 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, State of South Carolina, on the westerly side of Ashburn Place, being known and designated as Lot No. 49 on plat of Pelham Estates, Section III, as recorded in the Office of the RMC for Greenville County in Plat Book 4-G; Page 13, and having, according to said plat, the following metes and bounds, to-wit:

Beginning at a point on the westerly side of Ashburn Place joint front corner of Iots 49 and 50, running thence with joint line of said lots N. 72-31 W. 200 feet to a point; running thence N. 29-22 E. 93.2 feet to a point; running thence N. 36-42 E. 204.4 feet to a point on Ashburn Place; running thence with said Ashburn Place the following courses and distances: S. 44-55 E. 85 feet; S. 26-20 E. 47 feet; S. 10-32 E. 62.4 feet; S. 17-29 W. 150 feet to point of beginning.