GREENVILLE CO. S. C.

SEP 1 4 22 PH '72

ELIZABETH RIDDLE
R.M.C.



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COUNTY OF Greenville

MORTGAGE OF REAL ESTATE

To All Whom These Presents May Concern:

| •• | Tri eleman | & Edna Lee 1 | Hi clonan | | - | | |
|---|----------------------------|---|-----------------|------------------|----------------------|-----------------|--|
| we, Leon | HICKIIdii | a raid bee | | · | | | |
| | | | | (hereinaster re | ferred to as Mor | tgagor) (SEN | D(S) CREETINGS |
| WHEREAS GREENVILLE, | C. the Mosteres | r is well and truly in LINA (hereinafter ref | debted unto | FIRST FEDE | RAL SAVINGS | AND LOÁN | ASSOCIATION OF |
| Twenty-e: | | | | | | | 28,000.00 |
| a provision for e | escalation of inte | gor's promissory note c rest rate (paragraphs aid with interest as th | A BUG TO OL | this mortgage p | rovides for all esc | anation of mic | test tate under certain |
| ninety-f; month hereafter, of interest, com | ive and 7, in advance, unt | 9/100 il the principal sum wan unpaid principal be 30 years after d | ith interest ha | (\$ 195 | 5.79) E | Dollars each or | the first day of each d first to the paymen |
| • | | her provides that if a | • | ay portion of th | e principal or in | terest due the | reunder shall be pas |
| WHEREAS | said note furti | ner provides that it at | i any ingo ai | ty portion or th | n no principal or in | ide by any By | Laws or the Charter |

WHEREAS, said note further provides that if at any time any portion of the principal or interest due thereunder shall be past 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 Mortgagee 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 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, in the Town of Mauldin, being known and designated as Lot 89 on a plat of "Addition to Knollwood Heights" recorded in the RMC Office for Greenville County, South Carolina, in Plat Book 4-F at page 17, and having, according to said plat, the following metes and bounds, to-wit:

Beginning at a point on the northeastern edge of Devon Drive at the joint front corners of Lots 16 & 89, and running thence along a line of lot 16 N. 42-33 E. 170.3 feet to a point; thence N. 47-27 W. 120.0 feet to a point; thence along a line of Lot 90 S. 42-33 W. 170.3 feet to a point on the northeastern edge of Devon Drive; thence along the northeastern edge of Devon Drive S. 47-27 E. 120 feet to the beginning corner.