

MORTGAGE OF REAL ESTATE
With Insurance, Tax Receivers and Attorney's Clauses, adapted
for Execution to Corporations or to Individuals

STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN:

the said

IN THE STATE AFORESAID—SEND GREETING:

WHEREAS

Wе

Willie Green and Debbie Green

(Hereinaster also styled the

mortgagor) in and by Their certain Note or obligation bearing even date herewith, stand firmly held and bound unto Domestic Loans of Greenville, Inc.

(hereinafter also styled the mortgagee) in the penal sum of

One Thousand Eight Hundred Twenty Four and no/100 (\$ 1,824.00)

Dollars,

conditioned for the payment in lawful money of the United States of America of the full and just sum of

One Thousand Eight Hundred Twenty Four and no/100 (\$ 1,824.00)

as in and by the said Note and conditions thereof, reference thereinto had will more fully appear.

NOW, KNOW ALL MEN, that we the said Millie Green and Debbie Green in consideration of the said debt, and for the better securing the payment thereof, according to the conditions of the said Note; which with all its provisions is hereby made a part hereof; and also in consideration of Three Dollars to the said mortgager in hand well and truly paid, by the said mortgager, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said Domestic Loans of Greenville. Inc.

All that piece, parcel or lots or land located in the county of Greenville, State of South Carolina, situate, lying and being on the southeastern side of Boling Gircle and beingknewn and designated as lots Nos. 23,24, 25, 26,27, 23,20, and 30 on Plat of Property of William Golds ith Jr., and J. Morgan Goldsmith, dated May 20, 1960, by J. Mack Richardson.

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