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ACCOUNT NO. MORTGACE DATE OZ/05/82 A REAL ESTATE MORTGAGE 141 2-2-3
2609324 02/05/82 WILED IN FILED IN CORPORATION
MORTGAGORS (NULES AND ADDRESS)
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Parker Ray Passaule
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Greenville, SC 29611 Rays BOX 1563 PAGE 15
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AMOUNT OF NOTE PRINCIPAL OF LOAN SCHEDULE OF PAYMENTS FIRST DUE DATE MATURITY DATE
3 936.00 794.21 12 ×1 78.00 03/05/82 02/05/83 02/05/82
B 9,0.Wi (34.21 1 16.
STATE OF SOUTH CAROLINA SS.
COUNTY OF Greanville
In this real estate martgage, the words I, my, one and mine means anyone who signs below on those lines marked "Sign Here". You and your means USLIFE Credit Corporation.
I, the mortgogar(s) (person(s) borrowing money) above named, agree that I am indebted to you the managedee (company fouring states) finite in any amount of Note in amount of Note in any amount of Note in any amount of Note in amou
fail to make any monthly payment you can, without giving me try curtained in the country of this Loan, a real estate mortgage on my property as is described below. If I do not repay any I agree, because of the Loan you have made to me, to give you as security for this Loan, a real estate mortgage on my property as is described below. If I do not repay any I agree, because of the Loan you have made to me, to give you as security for this Loan, a real estate mortgage on my property as is described below. If I do not repay any I agree, because of the Loan you have made to me, to give you as security for this Loan, a real estate mortgage on my property as is described below. If I do not repay any
amounts I may also you, or if I break a promise it have made in any course cream dy course it may not a many form
erry, which is account of
parcel, or lot of land, situate, lying and being in greenville County South Carolina, at the soouth-
west corner of Talley Bridge Road and Webster Street Near the village of Karietta, being shown and
designated as Lots 13 and 14. Black G. on plat of Property of S. Slater & Son Inc., made by J.E. ALE
gaming & Correny on July 10, 1940 recorded in the RMC Office for greenville County in Plat Book K.
West company of Talley Bridge Hold and Webster Street with second for Humanican bendinkness the bound of the second for the se
may exist in the future, I ogree to neep too our that is received the property to gayone with-
and your written permission. I will keep the property insured to its toll tolder against the property insured tolder against the property
policies must say that you are to be paid it there is a loss. I will also pay all taxes and fees on my property. You can insure the property or pay any taxes or fees if I don't,
proceeds to replace, repair it, or repay any amounts to we you. I will see a with interest at the highest rate allowed by law. of though you don't have to. If you do pay taxes or fees I will repay you with interest at the highest rate allowed by law.
neralist and repossession. I will be in defoult:
1. If I don't make a payment when due or I don't fully repay any Loan I have with you;
2. If t break any promises I have made to you in this agreement under any Loan or Note or in connection with any loan transaction between us;
3. If 1 become insolvent or file bankruptcy; 4. If a lien is put on my property or if it is confiscated;
5. If my property is misused or in danger of depreciation (reduced in value);
6. If I do anything that reduces my obility or willingness to repay;
7. If I die or become incompetent;
8. If my insurance is conceled.
8. If my insurance is canceled. If I am in default I will deliver my property to you upon request, or you can take title to my property yourself. You can sell my property and keep all the proceeds from such sale, and if it is not enough to pay what I owe you, I will pay you the difference. I agree that If you have to pay attorneys fees or court costs or any other costs to obtain such sale, and if it is not enough to pay what I owe you, I will pay you the difference. I agree that If you have to pay attorneys fees or court costs or any other costs to obtain
such sale, and it it is not enough to soly with a lowe you, and you have this property and sell it, that it will pay you whatever these costs may be.
I hereby sign, seal and deliver this Real Estate Martgage to you:
Sulle A. Susamo - (Seal) Sign Here
VIE MARRISON BOTH HITRAMO AND WIFE MUST SIGN)
(Seal) Sign Here
(IF MADERIED, BOTH HUSBAND AND WIFE MUST SIGN)
STATE OF SOUTH CAROLINA SS.
COUNTY OF Decree of the undersigned witness and being duty sworn by me, made outh that he saw the above named martgagards) sign, seat and deliver the foregoing instrument for the uses Personally appeared before me the undersigned witness and being duty sworn by me, made outh that he saw the above named martgagards) sign, seat and deliver the foregoing instrument for the uses
Personally appeared before me the undersigned witness and being duty swam by me, made both that he saw the dute to the duty swam by me, made both that he saw the duty swam by me, made both that he saw the duty swam by me, made both that he duty swam by me,
J. M. Shalicky
U (MINES)
Sware to before me this 5 day of San AD. 1972 NOTATE PLENT FOR SOUTH CAROLINA
Sworn to before me this day of, A.D., 19
PENLINCIATION OF DOWER UNMARRIED PENULTY 5, 1991
KELADIACIVIDA OL DOLLEY OLGANIZACION A TANA
STATE OF SOUTH CAROLINA SS.
COUNTY OF
COUNTY OF
separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and to ever reinterest and estate, and olsa all her right and claim of dower, of, in or to all and singular the premises obove described and released. The anaest green named is not to ever reinterest and estate, and olsa all her right and claim of dower, of, in or to all and singular the premises obove described and released.
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SIGNATURE OF MORTGAGOR'S WIFE
Sworn to before me thisday of

Company of the

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