OLLIE FARMSWORLER

## State of South Carolina

the following metes and bounds, to-wit:

COUNTY OF Greenville	MORTGAGE OF	REAL ESTATE	• • • • • • • • • • • • • • • • • • • •
To All Whom These Presents Mo	ay Concern:		
We, G. C. Clark and Viola Clark, of G	reenville County,	SEND	GREETING:
WHEREAS,wethe saidGa.Ca.Clark.a	indViola .Clark		
	••••		
in and byourcertain promissory note, in w truly indebted to FIRST FEDERAL SAVINGS AN	vriting, of even date with to LOAN ASSOCIATION	these presents	LE, in the full
and just sum of Five . Thousand Five . Hun	dred and No/100.	(\$.5	5,500,00)
Dollars, with interest at the rate of six (6%) per cent	tum per annum, to be re	paid in instalments of	• • • • • • • • • • • • • • • • • • •
day of each and every calendar month hereafter in a said monthly payments shall be applied first to the payment of principal; said note furth interest due thereunder shall be past due and unpaid of the By-Laws of said Association, or any of the st note, shall, at the option of the holder thereof, become close this mortgage; said note further providing for ten of collection, to be added to the amount due on said placed in the hands of an attorney for collection, or by legal proceedings of any kind (all of which is secularly appear.	advance, until the full prin ayment of interest, compu- ner providing that if at an for a period of thirty (30 cipulations of this mortgage immediately due and pa- note, and to be collectib if said debt, or any part to ured under this mortgage	acipal sum, with interest uted monthly on the y time any portion of ()) days, or failure to con- ge, the whole amount ayable, who may sue the tracy's fee beside all con- le as a part thereof, thereof, be collected by (); as in and by said	at has been paid, unpaid balance, the principal or comply with any due under said hereon and fore- sts and expenses if the same be an attorney, or note, reference
NOW KNOW ALL MEN, Thatwe, the	said. G. C. Clar	k and Viola Cla	rk
	· · · · · · · · · · · · · · · · · · ·		

GREENVILLE, at and before the signing 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 FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, the following described property, to-wit:

"All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolina, County of . Greenville in Greenville Township, on the East side of Texas Avenue, being known and designated as Lot No. 15 of the property of Nona H. Squires, according to a plat thereof prepared by Piedmont Engineering Service, February 9, 1948, which plat is recorded in the R. M. C. office for Greenville County in Plat Book S, at page 151, and having, according to said plat,

"BEGINNING at an iron pin on the East side of Texas Avenue, 199.5 feet north of the intersection of Sumter Street with Texas Avenue, at the corner of Lot No. 16, and running thence with the line of Lot No. 16, N. 71 E. 200 feet to a pin at the joint rear corner of Lots 15, 16, 21 and 22; thence with the rear line of Lot 22, N. 22-10 W. 67 feet to a stake at the corner of Lot 14; thence with the line of Lot 14, S. 71 W. 200 feet to an iron pin on the East side of Texas Avenue; thence with the East side of Texas Avenue, S. 22-10 E. 67 feet to the beginning corner, including the plumbing, electrical and heating fixtures now located on said premises, or to be installed thereon, which are hereby expressly agreed to be a part of the realty. Being the same lot of land conveyed to us by Mattie E. Phillips and Henry G. Phillips by their deed dated July 8, 1949 and recorded in the R. M. C. office for Greenville County in Vol. 386, at page 37.