800K 1066 PAGE 425

OLLIE FACASHORTH R. M.C.

SOUTH CAROLINA

VA Form 26—6338 (Home Loan) Revised August 1963. Use Optional Section 1810, Title 38 U.S.C. Accept able to Federal National Mortgag Association

MORTGAGE

STATE OF SOUTH CAROLIN		•		•
COUNTY OF GREENVILLE	38:		<i>;</i>	
WHEREAS:		•		
Thomas C. Howe and Betty Greenville, South Caroline	Howe	, hereinafter	called the Mortg	agor, is indebted to
the second of the second production of			•	The second secon
Collateral Investment Comporganized and existing under the called Mortgagee, as evidenced a porated herein by reference, in the Six per ce	oy a certain promissory no ne principal sum of Twelv Dollars (\$ 1	te of even date here ve Thousand Five 2,500.00), w	with, the terms Hundred and ith interest from	No/100 No/ate at the rate of
at the office of Collateral Invein Birmingham, Alabama —designate in writing delivered or 100 ——————————————————————————————————	mailed to the Mortgagor,	or at such other pin monthly installment of \$75.00 t day of each monthincipal and interest, ation of the aforesai of the further sum of the sealing and desold, assigned, and resold, assigned, and resold.	lace as the hold ents of Seventy -), commencing h thereafter unti- if not sooner paid d debt and for Three Dollars (3 elivery of these paids and by	on the first day of il the principal and id, shall be due and better securing the is to the Mortgagor presents, the receipt these presents does
grant, bargain, sell, assign, and property situated in the county of State of South Carolina;	release unto the Mortga	gee, its successors a	nd assigns, the	following-described
ALL that piece, parcel or in the City of Greenville, as Lot No. 10 of a subdivi Office for Greenville Cou shown thereon.	County of Greenville sion known as Pickwic	, State of South (k Heights, plat of	Carolina and k f which is reco	known and designated orded in the R.M.C.
The mortgagor covenants a are guaranteed under the p will not execute or file for cupancy of the mortgaged undertaking, the mortgage by immediately due and possible to the covenant of the mortgage of the covenant of the co	provisions of the Servicer record any instrument property on the basis of the may, at its option, of	emen's Readjustm which imposes a of race, color, or	ent Act of 19- restriction up creed. Upon	44, as amended, he on the sale or oc- any violation of this

The mortgagor covenants and agrees that should this mortgage or the note secured hereby not be eligible for guaranty or insurance under the Servicemen's Readjustment Act within 90 days from the date hereof (written statement of any officer or authorized agent of the Veterans Administration declining to guarantee or insure said note and/or this mortgage being deemed conclusive proof of such ineligibility), the present holder of the note secured hereby or any subsequent holder thereof may, at its option, declare all notes secured hereby immediately due and payable.

Together with all and singular the improvements thereon and the rights, members, hereditaments, and appurtenances to the same belonging or in anywise appertaining; all the rents, issues, and profits thereof (provided, however, that the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder); all fixtures now or hereafter attached to or used in connection with the premises herein described and in addition thereto the following described household appliances, which are and shall be deemed to be, fixtures and a part of the realty and are a portion of the security for the indebtedness herein mentioned;

This Morreage Assigned to Federal Matt. Mity. asin. on 15 day of aug. 1967. Assignment Vocasion and Vol. 1067 of R. E. Morgages on Page 557