FATE OF SOUTH CABOLINA SPHILE S. TAKKER R.H.C.	illard, P.A., GREENVILLE, S.C. RSLEY MORTGAGE OF REAL	va ÜÖ mi 47 1991 1353 <sub>Hii</sub> 3 . Estate	3 117
•	TO ALL WHOM THESE PRESENT	S MAT CONCERN:	
WHEREAS, Henry R. Laws and Re	mae P. Laws		
recinafter referred to as Mortgagor) is well and truly indeb	ed unto South Carolina I	eague Credit Union	
remainster referred to as Morteagne) as evidenced by the			
reinstier referred to as Mortgagee) as evidenced by the sein by reference, in the sum of Three Thousa	ind, Five Hundred and No	100 of which are	incorporated
			XXXXXXX
PAID IN FULL and SATISFIED		208 8208 208 8208	
this 2nd day of April, 1979.	28764		
2	20101		4305.1
VITNESS:	<b>)</b>	(	
0 111110 111	) THE CENTRAL CREDIT UNION ) (Formerly South Carolina		\\
Joset W. Dewell	) (Formerly south Carollia	League credit outon)	
	) BY: LIE GUILINE	ioar 5 W	_
	. H. E. Culperper, Hanz	iger m	`
1.00CI	Corestled Bearing & Lockers	v m o	
H .			
Α		RSLEY	

Together with all and singular rights, members, herdstaments, and appurtenances to the same belonging in any way incident or appertaining, and of all the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures now or hereafter attached, connected, or fixted thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its heirs, successors and assigns, forever.

The Mortgagor covenants that it is lawfully seized of the premises hereinabove described in fee simple absolute, that it has good right and is lawfully authorized to sell, convey or encumber the same, and that the premises are free and clear of all liens and encumbrances except as provided beseln. The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the Mortgagor forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

The Mortgagor further covenants and agrees as follows:

(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, pubbe assessments, repairs or other purposes pursuant to the covenants herein. This mortgage shall also necure the Mortgagee for any further boars, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagee so long as the total indebtedness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in writing.

4328 KV-2