and

MORTGAGE OF REAL ESTATE

992 PAGE 345

N 10 10 10 10 10 10 10 10 10 10 10 10 10			FILE)	
WHEREAS I (we) (hereinafter also sty	Willie E. Walker, JrElla B. Walker-Thomasina F tyled the mortgagor) in and by my (our) certain Note bearing even dat	nddes	APR 23 10 h, stand Yirling rs. Ollie Farm	Wheld and bou	nd unto
		_	TAIR	ortgage) in the	sum of
s 3,884.16	, payable in 84 equal installments of \$ 46	5.24	<u> </u>	2 commencing	on the
2nd	day of June 19 65 and falling due on the sa		each subsequ	ent month, as ir	and by
the said Note and con NOW, KNOW ALL Mit the conditions of the said mortgager in har of is hereby acknowly mortgagee, its (his) for lot of land South Carolina Street abount point of begin running in a spoint in rear southeasterly 129 to stake on orthwesterly to Katherine M County, S.C. I "This is the sain the RMC Off January, 1920, and lend the sresented by the surviving here	onditions thereof, reference thereunto had will more fully appear. AEN, that the mortgagor(s) in consideration of the said debt, and for the bette said Note; which with all its provisions is hereby made a part hereof; are and well and truly paid, by the said mortgagee, at and before the sealing and ledged, have granted, bargained, sold and released, and by these Presents of theirs, successors and assigns forever, the following described real estate: d on Manley Street, in the City of Greenville, Coun a, having the following metes and bounds, to-wit; BE 85 feet southeast of the intersection of said strenning of said lot being at the line of the lot form southwesterly direction along line of Wakefield lot line, 44 feet southeast of Elford Street; thence rudirection 24 feet to stake at corner; thence running on Manly Street, 49 feet from the beginning point; direction 49 feet to the beginning point. This is Moody by Deed of J.V. Sroskeys as was recorded in the Indirection and the said Katherine Moody by fice of Greenville County, S.C., in Deed Book 66, at Page 408, on the 28th Day of Jan ame property as was conveyed to Katherine Moody by fice of Greenville County, S.C., in Deed Book 66, at For the purpose of inducing the mortgage herein subject money which this mortgage secures, it is content to the page 408 and the said Katherine Moody to the mortgagors herein that the said Katherine Moody to the mortgagors herein that the said Katherine Moody to the page 408 as her sole	tter securi d delivery do grant, b All that ty of G EGINNIN et with erly so , 131 f unning ng in a thence the RMC nuary,‡ Deed of to acce venante died in heir	ng the payment consideration of these Pres argain, sell out certain Greenville Elford State along the along the northeas along Man e propert Office of 920. J.V. Cro 408, on the pt the wind, warrant estate is law. The	of thereof, according to the receiped release unto piece, par , State of ake on said treet, said efield; the or less, rear line terly directly street y as was confident of the control of	rding to s to the s to the t where- the soid rcel d d d d d d ction in a onveyed s, rded y of age ap- aving er, the
Said Mary Lee	Singleton Bates. Died intestate in. 1954. leaving	us• the	undersio	n ed Dauchte	ers.
That the tit	heirs, at law. tle to the above described real estate is now descer and in fee simple."	nded un	to, and is	s vested in	, us
TOGETHER with a	all and singular the rights, members, hereditaments and appurtenances to the	e said prei	nises belongi	ng, or in anywis	e încident
or appendining.	O HOLD, all and singular the said Premises unto the said mortgagee, its (hi				
AND I (we) do he surances of title t	ereby bind my (our) self and my (our) heirs, executors and administrators to the said premises, the title to which is unencumbered, and also to wa said mortgagee its (his) heirs, successors and assigns, from and against al	s, to procu	re or execute	any further nece	ssary as-
unpaid balance on (his) heirs, succes interest thereon, fro entitled to receive (ED, by and between the parties hereto, that the said mortgagor(s) his (theisaid premises, insured against loss or damage by fire, for the benefit of the the said Note in such company as shall be approved by the said mortgage assors or assigns, may effect such insurance and reimburse themselves urom the date of its payment. And it is further agreed that the said mortgage from the insurance moneys to be paid, a sum equal to the amount of the debt	e said more, and in onder this onder this on its (his t secured b	tgagee, for an default thereo mortgage for) heirs, succe by this mortga	amount not less f, the said mort the expense the ssors or assigns ge.	s than the gagee, its reof, with s shall be
(his) heirs, success	ED, by and between the said parties, that if the said mortgagor(s), his (t all taxes and assessments upon the said premises when the same shall fi sors or assigns, may cause the same to be paid, together with all penalties mortgage for the sums so paid, with interest thereon, from the dates of such	irst becom Land costs	e payable, the	n the said morta	aggee, its
hereby, shall forth	ED, by and between the said parties, that upon any default being made in the in any other of the provisions of this mortgage, that then the entire amount with become due, at the option of the said mortgagee, its (his) heirs, said debt may not then have expired.	ant of the d	debt secured.	or intended to b	e secured
lection, by suit or o able counsel fee (o	HER AGREED, by and between the said parties, that should legal proc ny purpose involving this mortgage, or should the debt hereby secured be otherwise, that all costs and expenses incurred by the mortgagee, its (his) hi of not less than ten per cent of the amount involved) shall thereupon become recovered and collected hereunder.	placed in t eirs, succi	the hands of a	n attorney at la ans. includina	w for col-
the interest thereor according to the co	AYS, and it is the true intent and meaning of the parties to these Presents instrutors shall pay, or cause to be paid unto the said mortgagee, its (his) lon, if any shall be due, and also all sums of money paid by the said mort conditions and agreements of the said note, and of this mortgage and shall g of the said note and mortgage, then this Deed of Bargain and Sale shall e and virtue.	heirs, succ tgagee, his Lperform a	cessors or as: s (their) heirs II the obligati	signs, the said o , successors, or ons according to	lebt, with assigns,
AND IT IS LASTLY payment shall be ma	Y AGREED, by and between the said parties, that the said mortgagor may h made.	rold and er	njoy the said	premises until d	efault of
WITNESS my (our) I	Hand and Seal, this19thday ofMarch	19	55		
Signed, sealed and	d delivered in the presence of Mhavillie E	:. Wa	Skerg	27	_(L. S.)
WITNESS A	A Kelith X Ellas	B. U	Jalke	zi	(L. S.)
WITNESS V	se Nelson x Inomas	20 no	Khoe	les	
R-2158 - SOUTH CAR	ROLINA - 7 - 62				

R. M. C. FOR GREENVELE TERRETY, S. C. AT 1:38 O'CLOCK F. M. NO. 30522