

M-27(1-65)(S.C.)

AUG 23 1965

5944 Mortgage

88881 455 max 255

	nville c	98		, his			, ot
		County, State of South			or more called	the "Mortgagor"	', has become
· -		ne Improvement					•of .
		County,					
		nine hundred)
vidence	ed by a promisso	ory note of even date	herewith in the to	tal amount set fo	rth above, paya	ble in 84	5.06
nonthly	instalments in t	he sum of forty	seven and 2	6/100		DOLLARS (\$ 4	17.26),
nent not	payment comme e day of each mo t paid within ten paid within ten	encing on the 8th onth thereafter until a (10) days of the du	day of day of fully paid, together e date, but not ex	Sept. er with late charge ceeding the lawf	es of five (5) cul maximum, and	ents per \$1.00 or d interest after n	continuing on n each instal- naturity at the
NOW,	, for and in con	sideration of the afo and does hereby grant	presaid indebtedn	ess and to secur	e the prompt pa	syment of the sa	Mortgagor
		lot or parcel of land		Greenville			
Lot 2	95. Section	1 2, 13 Smith 3 Sreenville, S. book QQ, page	St. Brandon	, Plat entited in the of	tled "Subdi	vision for	Abnev Mills
				E	FILED) -	
					AUG 23 196		
				kā 1	Mrs. Ollie Farnsw	orth 📥	
Mortga Mortga TO H always t promisso Mortgage	age to: Fir AVE AND TO H that if the Mortgory note of even	this, members, priviles and warrants of the form all encumbrates the Fed. Saving OLD all and singula agor shall and will produce the form and sellation hereof, then	nces except: gs & Loan As ar the aforegranted pay to the order of secured hereby and	soc. of Gree d and bargained p f the Mortgagee, d any other sums	remises unto the according to its which become	25/59, book the Mortgagee fore tenor and effect towing by the Mor	789, page ver, provided , that certain rtgagor to the
hat he maged pricensive han the fortgago of the More dereby a correct the mortgago of the mort	will at all times operty which is casualty insurar balance owing or shall give importance instead uthorizes Mortgagee instead uthorizes Mortgagee rage property. In Mortgagee may alereby secured the secured the mortgage of	he laws of this State insurable covering ince policy. Such poli upon the indebtedni mediate notice by m urance company cond of to the Mortgagee may at his sole option the event the Mortga at his sole option ob by this mortgage and date of payment by	of this mortgage k loss and damage livy shall be with ess secured herek nail to the Mortga, cerned is hereby a e and Mortgagor jo name on any chec on apply such pro- agor shall neglect tain such insurand shall be due imn	teep in force a poby fire and the of an insurer accept by, with loss pay gee, who will manuthorized and directly in the ck, draft or money ceeds to reduce to refuse to obtained or all such mediately from Money and insured and the core pay all such mediately from Money to the promise to the core or pay all such mediately from Money to the promise to the core or pay all such mediately from Money to the core or pay all such mediately from Money to the core or pay all such mediately from Money to the core or pay all such mediately from Money to the core or pay all such mediately from Money to the core or pay all such mediately from Money to the core or pay all such mediately from Money to the core or pay all such mediately from Money to the core of the cor	olicy of insurance ther casualties table to the More yable to the More yable to the More yable to the More that the proof of loss rected to make pevent any payme or order as his a the balance of the payment of taxes or both,	ce on that portion covered by the utgagee, in an am trgagee. In the cs if not made propayment of such ent is made joint ttorney-in-fact. It he indebtedness, and all sums eky and all sums eky	n of the mort- isual compre- i
permit ne mortg my such	anyone else to gaged property, t	and covenants that commit waste, reaso the Mortgagee may co led shall be due imm	onable wear and to ause reasonable m	ear excepted. Upo naintenance work	on the failure of to be performed	f the Mortgagor to at the cost of the	o so maintain he Mortgagor,
terein contered to the tely due to the tely due to the telephone to the te	ontained, or upon or in the perform and payable, we accordance with should the Moor should the debtherwise, all cost	vests the Mortgaged on any default in the nance of any agreeme without notice to any a the law of this Startgagee become a pot secured hereby or sets and expenses incutely or on demand, a hereunder.	e payment of any ent herein contains person to take po tee. Should any learty of any suit i any part thereof burred by the Mortg.	instalment provided, to declare the ossession of said gal proceedings linvolving this More placed in the hagee, and a reason	ded in said note entire indebted l property and property and property and property definition of the tinands of any attentionable attorney's	e or any renewal iness hereby sec roceed to forect to the forect to the premisorney at law for fee, shall the	or extension cured immedi- se this mort- of this mort- ies described collection by upon become
The M	Mortgagor (if mo	ore than one, all mo	ortgagors) hereby	waive and relinq	uish all rights	of exemption an	d homestead.
This ne assig	mortgage may be gnee shall have	e assigned by the Mall of the rights and	ortgagee without (privileges given t	the consent or no o the Mortgagee b	otice to the Mor	tgagor and when of this mortgage	so assigned,
		addition to any other in lieu of any other l		ieretofore or here	after given or o	btained by the M	ortgagee and
ngular	s mortgage, who includes the pl ors and assigns.	enever the context s ural. This mortgage	o requires, the man	asculine gender i rties hereto, thei	includes the fer r heirs, legatee	ninine and/or ne s, administrator	euter, and the s, executors,
IN WI	TNESS WHEREC	F (we) (I) hereunto	set (our) (my) hand	d(s) and seal(s) th	his day o	of July	_, 19 <u>65</u> .
	sealed and deliversence of:			01	-t. V	00	
		, , ,		1 ARC	Mun	1.400	9
	War 2	Lebb	AlK	A	They to	1. you	(L.S.)