SEP 26 11 3	111/69 22 min 72 /	. خەھھىلىك	+ Ziiee	Edwards at timely held and bound unto	Contract of
(hereinere sale) Evillaria R. M. C	o'llddishaddi) in and by my Styd TE	(out) certain Note bearin	almi (ili.	i da da Cala	1
	BARRETT FT STATES THE TO	Control of the control		yled the mortgages) in the sun each, commencing on t	
的复数形式 化二氯化二氯化氯化甲基化氯化甲基化二氯化甲基	the state of the s	The state of the s	4. \$55. \$1. \$1. \$1. \$1. \$1. \$1. \$1. \$1. \$1. \$1	equent month, as in and by t	
NOW, KNOW ALL MEN, the the conditions of the said i said mortgager in hand well of is hereby acknowledged	of the mortgagor(s) in consideration of the mort	eration of the said debt, islone is hereby made a portgages, at and before the	and for the better securing part hereal; and also in cons se sealing and delivery of the	the payment thereof, according to the payment thereof, according to the payment of Three Dollars to tess Presents, the receipt who cargain, sell and release unto	ı

All that certain piece, parcel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, county of Greenville, in Butler Township, School District 7H, and being more particularly described as follows:

Beginning at an iron pin on Service Drive, which pin is 6 feet in a westerly direction from the intersection of Service Drive and Westview Drive and running thence along Service Drive N. 50-22 W. 105 feet, more or less, to an iron pin; thence N. 37-28 E. 100 feet to an iron pin corner of other lands of G. J. McKinney; thence along McKinney's line S. 50-22 E. 105 feet, more or less, to an iron pin, which pin is 6 feet distance from the west side of Westview Drive; thence S. 37-28 W. 100 feet to the beginning corner.

TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular the said Premises willo the said martgages, its (his) successors, heirs and assigns forever.

AND I (we) do hereby blind my (our) self and my (our) heirs, executors and administrators, to produce or execute any further necessary assurances of title to the said pemises, the title to which is unencumbered, and also to warrant and forever defend all and slaquiar the said amort or any part thereof.

The makes unto the said motigages its (his) heirs, successors and assigns, from and against all persons lawfully clothing, or to claim the

AND IT IS AGREED, by and between the porties hereto, that the solid mottocoprish his (their) latin; executors, or administrators, shall keep the buildings on said preniese, insured against loss or damage by fire, for the benefit of the solid mottogoes, for an amount not less than the unpublishment on the said hole in such company as shall be approved by the said mottog and the said interpose, its high latin, successors or casions, may affect such insurance and reimburse themselves under the late of the latin benefit when the said mottogoes, its indicates thereon, from the size of the speciment, and it is further opered that the said acroppes its finish believe for the speciment, and the first thereon, the said mottogoes are considered to the said the said mottogoes its finish believe for the proposal. And it is distinct predefit that the said mottogoes its finish believe for the proposal considerable and the said mottogoes.

AND IT IS AGREED, by and between the sold porties, that if the sold mortgagor(s), his (that) hairs, executors, administrators or assigns, shall fall to pay all lates and assessments upon the sold permises when the same shall then become populse, then the sold mortgages, its (his) beta; successor or assigns, may cause the same to be paid, together with all pendits and costs incurred thereon, and seinhame themselves under this mortgage for the same so paid, with interest thereon, from the dates of such payments.

AND IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall become payable, or in any other of the provisions of this mortgage, that then the entire amount of the debt secured, or intended to be secured between the payment of the said mortgages, itself (big) haits, successors or assigns, ofthough the period for the payment of the said debt may not then have expired.

AND IT IS FURTHER AGREED, by and between the sold parties, that should legal proceedings be instituted for the foreclosure of this motiogae, or for any purpose involving this mortgage, or should the dobt hereby secured be placed in the bands of an attorney of law for collection, by suit or otherwise, but casts and expenses incurred by the mortgages, its (his) hetrs, successors or castgras, including a reasonable counsel fee (of not less than ten part cant of the amount involved) shall thereupon become due and payable as a part of the dobt secured hereby, and may be recovered and collected hereunder.

PROVIDED, ALMYS, and it is the true intent and meaning of the parties to these Presents, that when the sold mortgager, his (that) hairs execution or administrations shall part, or cause to be paid unto the sold mortgages, its (this) beins, successors or castings, the said debt, within the interest themon. If one severe the sold sears of income profit by the sold mortgages, his (their) hairs, successors, or saligns, conceding to the conditions and expensants of the sold of this mortgage and shall perform all the children's conceding to the register of the sold note and mortgage, then the Deed of throughout Shall case, determined and be viold, and the sold note and mortgage, then the Deed of throughout Shall case, determined and be viold, and the sold note and mortgage, then the Deed of throughout Shall case, determined and be viold, and the sold note and mortgage, then the Deed of throughout Shall case, determined and be viold, and the sold note of the sold note of the sold not s

AND IT IS LASTLY AGREED, by and between the said parties, that the said mortgager may hold and enjoy the said premises until default of payment shall be made.

WITNESS my (our) Hand and Seal, this 22	lay of Sextenting 1969
Signed, segled and delivered in the presence of	William R. Elward (1.8)
WITNESS MY Janos	Laura Baward 16.51
WITNESS Caraly 4 alt	

8569 REV. 5-61