Ollio Famouri (1972)

MORTGAGE OF REAL ESTATE

BOOK 1220 PAGE 113

WHEREAS I (we) (hereinafter also styles	angen V. Childers as d the mertgagor) in and by	my (our) certai	Childers In Note bearing even date her	ewith, stand firmly hel	d and bound unto
Mid-State Mfg. Co			(hereinafter also styled the mortgages) in the sum o		
s <u>2580.00</u>	, payable in	50 •qual	installments of \$43.00	•ach, c	ommencing on the
the said Note and condit NOW, KNOW ALL MEN, the conditions of the sa said mortgagor in hand to of is hereby acknowledg	sid Note; which with all its ; well and truly paid, by the sa	unto had will mor isideration of the provisions is her aid mortgagee, at sold and release	e said debt, and for the better so eby made a part hereof; and als and before the sealing and deliv d, and by these Presents do gran	ecuring the payment ther o in consideration of Th very of these Presents,	reof, according to iree Dollars to the the receipt where-
Greenville Coursetion 3, as S.C.". made by 1948, and reco	nty, South Carolina, shown on a plat enti Pickell & Pickell, rded in the R.M.C. (, and being itled "Subdi Engineers, Office for G said plat th	e, lying and being in a more particularly description for Victor-Mona Greenville, South Care reenville County in P. te within property is an 75 feet.	oribed as Lot No aghan Mills, Gre olina, on Decemb lat Book "S", at	envile er 20, page
TOGETHER with all and	d singular the rights, member:	s, hereditaments	and appurtenances to the said p	remises belonging, or in	ı anywise incident
TO HAVE AND TO HO	LD, all and singular the said	Premises unto th	e said mortgagee, its (his) succ	essors, heirs and assigr	is forever.
surances of title to the	said premises, the title to	which is unenc	cutors and administrators, to pro umbered, and also to warrant an igns, from and against all persor	d forever defend all and	l singular the said
the buildings on said pr unpaid balance on the s (his) heirs, successors interest thereon, from th	remises, insured against loss said Note in such company o or assigns, may effect such he date of its payment. And i	s or damage by f s shall be appro h insurance and it is further agre	tid mortgagor(s) his (their) heirs ire, for the benefit of the said m ved by the said mortgagee, and reimburse themselves under th ed that the said mortgagee its (t to the amount of the debt secure	nortgagee, for an amount in default thereof, the s is mortgage for the exp nis) heirs, successors o	not less than the aid mortgagee, its ense thereof, with
shall fail to pay all ta: (his) heirs, successors (xes and assessments upon t or assigns, may cause the sa	he said premises me to be paid, to	said mortgagor(s), his (their) he s when the same shall first bec gether with all penalties and co , from the dates of such paymen	ome payable, then the s ists incurred thereon, an	aid mortgagee, its
become payable, or in a hereby, shall forthwith	iny other of the provisions of	f this mortgage, '	default being made in the paym that then the entire amount of th gagee, its (his) heirs, successo	e debt secured, or inter	ided to be sectred
mortgage, or for any pur lection, by suit or otherv able counsel fee (of not	rpose involving this mortgage wise, that all costs and expen	e, or should the ises incurred by t he amount involv	, that should legal proceeding: debt hereby secured be placed the mortgagee, its (his) heirs, su ed) shall thereupon become due	in the hands of an attorr accessors or assigns, it	ney at law for col- ncluding a reason-
executors or administrat the interest thereon, if according to the conditi	tors shall pay, or cause to be any shall be due, and also ions and agreements of the s he said note and mortgage, t	e paid unto the s all sums of mor said note, and of	parties to these Presents, that was aid mortgagee, its (his) heirs, so ney poid by the said mortgagee, this mortgage and shall perform fargain and Sale shall cease,	uccessors or assigns, t his (their) heirs, succe n all the obligations acc	he said debt, with ssors, or assigns, cording to the true
AND IT IS LASTLY AG payment shall be made.	REED, by and between the s	aid parties, that	the said mortgagor may hold and	I enjoy the said premise	s until default of
WITNESS my (our) Hand	and Seal, this 3nd	day of	JANUARY 19	n. Kla	Gire
Signed, sealed and del	ivered in the presence of		HI amoun.	W. Chix	(L. S.)
WITNESS A DIN	and		H+-		(L. S.)
WITNESS	(1) P. 10	1/22	nuvek-		
B-2159 - SOUTH CAROLIN	MA. 7. AZ	Her	•		

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK 17 PAGE 785

SATISFIED AND CANCELLED OF RECORD

24 DAY OF July 1973

Llamie & Jankasley

R. M. C. FOR GREENVILLE COUNTY S. C.

AT 3:00 O'CLOCK P. M. NO. 2487