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				والمراجعين ومضمانا فمرهمها عيار	-

Į.	man Va		MORTGAGE		COMPHIARY	o in and November 1.				
UL Ve S	AMOUNT, FINANCE	D -\$1,374.60		m nasidu	TAX EQ.	.0.56 公				
. S.	Self Chipage	Howard P mortgagor) in and by my (ou	e and Irene Gr	OVES even date herewith, sto	nd firmly held and bound	d unto				
		Materials, Greenvi			ityled the mortgagee) in th	ha sum of E				
•				•		16,				
	1,676.88	, payable in24	equal installments o	69.87	each, commencin	g on the				
	eald Note and conditions t	y of Aug. 19 hereof, reference thereunto had	will more fully appear.		ibsequent month, as in an					
1	the conditions of the sola add mortgager in hand we of is hereby acknowledge said mortgages, its (his) hall that and being on the being known an Engrs. dated A Book U, at page BEGINNING of Lots Nos. 1 E. 215.7 feet 91.1 feet to a of Lots 108 are to a point on Street, N. 83-THIS is to n 12-7-67 and	not the mortgagor(s) in consider Note; which with all its provision and truly pold, by the said more delta, successors and assigns to piece, parcel or look he Northern side of designated as LOT argust 1948 and recorded 127 and having the at a point on the 107 and 108 and runrate a point; thence a point on the South 109; thence along the Northern side of the Northern side of 16 W. 75 feet to the identical property at page 202.	rigogee, at and before the dand released, and by brever, the following deep to fland with the Hoyt Street in NO. 108 as shorded in the Rhoe following me Northern side along the common of Hoyt Street he beginning o	e sealing and delivery of these Presents do grant cribed real estate: in Wictor Monagh wwn on a plat process and bounds: of Hoyt Street ong the common and line of Lots of a 10-foot alline of said lots; thence along orner.	these Presents, the receipt bargain, sell and release thereon situate, nan Developement brepared by Dalt reenville County at the joint filine of said lots 102 and 108, ley; the joint ts, S. 6-44 W. the Northern strucked of H.F. I	lying NR. 3 con & Neves in Plat ront corner ts, N. 6-44 N. 62-07 E. rear corner 267.3 feet ide of Hoyt				
		INDERSTOOD THAT THI	S MORTGAGE CON	STITUTES A VALI	D FIRST LIEN ON	THE ABOVE				
		. •			. • • • • • • • • • • • • • • • • • • •	:				
	incident or appertaining	and singular the rights, member								
		OLD, all and singular the said bind my (our) self and my (our			or execute one further be	COSSCITY CIS-				
	Premiess of title to the Premiess unto the said same or any part theses	mortgagee its (his) heirs, suc f.	pessors and assigns, i	rom and against all pers	one lawfully claiming, or	to claim the				
	the buildings on said p unpaid balance on the (his) helm, seconders interest thereon, from t entitled to receive from	y and between the parties heret readers, incured against lose or said Note in such company as a or assigns, may effect such is he date of its payment. And it is the insurance moneys to be pai	shall be approved by the insurance and reimburse a further agreed that the d, a sum equal to the as	said mortgages, and in d themselves under this a said mortgages its (his) sount of the debt secured	efault thereof, the eald mo acrtgage for the expense t heirs, successors or assis by this mortgage.	ortgagee, its thereof, with gas shall be				
	shall fail to pay all to (his) heirs, successors themselves under this	by and between the said parties axes and assessments upon the e or assigns, may cause the a martgage for the sums so paid, v	wine to be paid, togeth with interest thereon, fro	er with all penalties and on the dates of such pays	costs incerred thereon, or sents.	ad reimbume				
	become payable, or in hereby, shall forthwith payment of the said de	y and between the said parties, any other of the provisions of the a become due, at the option of bt may not then have expired.	the said mortgages, its	(bie) heirs, successors	or assigns, although the p	period for the				
	lection, by suit or of reasonable counsel for secured hereby, and m	R AGREED, by and between the urpose involving this mortgage, thereise, that all costs and expected not less than ten per century be recovered and collected by	t of the amount involved) shall thereupon become	due and payable as a par	t of the debt				
	executors or administrate the interest thereon, in according to the conditations and meaning of the remain in full force on	PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgagor, his (their) heirs, executors or administrators shall pay, or cause to be paid unto the said mortgages, its (his) heirs, successors or assigns, the said debt, with the interest thereon, if any shall be due, and also all sums of money paid by the said mortgages, his (their) heirs, successors, or assigns, according to the conditions and agreements of the said note, and of this mortgage and shall perform all the obligations according to the true intent and meaning of the said note and mortgage, then this Deed of Bergain and Sale shall cause, determine and be void, otherwise it shall remain in full force and virtue,								
Town.	'gayment ehall be mode	GREED, by and between the ear	id parties, that the said		njoy the said premises un	til default of				
	WITNESS my (our) Ho	nd and Seal, this	day of	June	31					
	Signed, sealed and de	vered in the presence of	The state of the s	foreties to	Francis	_ ()_s.)				
÷	WITNESS PLU	hore J. U	ner M	in In	XX anne	€ (L.S.)				