MORTGAGE OF REAL ESTATE 93 PAGE 95

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WHEREAS I (we) Ray O. Welch and	Bernice F. W	elch		-nn 001	965 -
(hereinafter also styled the mortgagor) in and	by my (our) certo	in Note bearing even	date herewith, sta	nd firmly held	Sylotthund unto
Solmica of Georgia, Inc.				11 I	
		· (h	iereinafter also sty1	od the mortgage	e) in the sum of
\$ 2.340.24 , payable in	84 equal	installments of \$2	27.86	- Chi	ncing on the
25th					•
25th day of June the said Note and conditions thereof, reference the	19 00	and falling due on the	e same day of each	subsequent mon	h, as in and by
NOW, KNOW ALL MEN, that the mortgagor(s) in	consideration of the	e said debt, and for the	hattar racurina sh		
the conditions of the said Note; which with all said mortgager in hand well and truly paid, by the of is hereby acknowledged, have granted, bargain mortgagee, its (his) heirs, successors and assign or lot of land, situate, lying a Greenville, Greenville County, of PLEASANT VALLEY recorded in Page 163. This lot fronts 60 fer 160 feet on either side; and is conveyed to Ray 0. Welch and Beremainder to the survivor of the Reynolds, recorded in the RMC C 346, on 22 May 1963.	es and mortgage, at ed, sold and release is forever, the followand being on to S.C., being so ther RMC Officet on the South 60 feet acrostrates, His/Her h	reby mode a part hereol and before the sealing d, and by these Presen ing described real esta he South Side of hown as Lot Two ce of Greenville th side of Prance ss the rear This h for the perioc eirs and assigns	f; and also in consi- and delivery of the ts do grant, bargain te: All that of Prancer Aver Hundred Nine County, S.C. er Avenue, rus is the same d of their jou	deration of Three se Presents, the se Presents, the cortain pie to in the ty Four (29- In Plat Bo uns to a dep property as int lives wo deed of Huge	Dollars to the receipt where e unto the said ce, parcel City of 4 on Plat ook "88" oth of s was ith the
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	4				
	\ <u>'</u>			•	
TOGETHER with all and singular the rights, mem or appertaining.	bers, hereditaments	and appurtenances to th	ne said premises be	longing, or in an	ywise incident
TO HAVE AND TO HOLD, all and singular the sa	aid Premises unto th	e said mortagae its (h	is) successors bei	re and accions 6	010V01
AND I (we) do hereby bind my (our) self and n					
surances of title to the said premises, the title Premises unto the said mortgagoe its (his) heirs, or any part thereof.	to which is unenc	umbered and also to w	arrant and forever d	afand all and all	
AND IT IS AGREED, by and between the parties the buildings on said premises, insured against lunpaid balance on the said Note in such companion, this) heirs, successors or assigns, may effect interest thereon, from the date of its payment. All entitled to receive from the insurance moneys to be	loss or damage by t y as shall be appro- such insurance and ad it is further agree	ire, for the benetit of the red by the said mortgag reimburse themselves and that the said mortage	he said mortgagee, gee, and in default t under this mortgag gee its (his) heirs	for an amount no her eof , the said e for the expens	t less than the mortgagee, its
AND IT IS AGREED, by and between the said part fail to pay all taxes and assessments upo (his) heirs, successors or assigns, may cause the selves under this mortgage for the sums so paid, we have the sums of the sum of	parties, that if the n the said premises same to be paid, to	said mortgagor(s), his (when the same shall a gether with all penaltie	(their) heirs, execut first become payabl	ors, administrate	
AND IT IS AGREED, by and between the said pa become payable, or in any other of the provisions hereby, shall forthwith become due, at the optio payment of the said debt may not then have expire	rties, that upon any of this mortgage, to on of the said morta	default being made in t	the payment of the s	red or intended	*~ h~ ~~~~~d
AND IT IS FURTHER AGREED, by and betwee mortgage, or for any purpose involving this mortg lection, by suit or otherwise, that all costs and exable counsel fee (of not less than ten per cent of hereby, and may be received and collected hereun	age, or should the penses incurred by t f the amount involve	debt hereby secured be he mortagaee lits (his) l	placed in the hand	s of an attorney	at law for col-
PROVIDED, ALWAYS, and it is the true intent a executors or administrators shall pay, or cause to the interest thereon, if any shell be due, and all according to the conditions and agreements of the intent and meaning of the said note and mortgage remain in full force and virtue.	so all sums of mon e said note, and of	aid mortgagee, its (his) ey paid by the said mo this mortgage and shal	'heirs, successors rtgagee, his (their) U perform all the ob	or ass igns, the s heirs, successor ligations accord	aid debt, with s, or assigns,
AND IT IS LASTLY AGREED, by and between the payment shall be made.	said parties, that	the said mortgagor may	hold and enjoy the	said premises ur	ntil default of
WITNESS my (our) Hand and Seal, this14	thday of_	April	1965	Li:	•
Signed, sealed and delivered in the presence of	e e	15016	Which.		(L. S.)
WITNESS SUSSECOPE		Bernee	A 1600	Cole	(L. S.)
WITNESS SOE Melson	. '				
R-2158 - SOUTH CAROLINA - 7 - 62					

DAY OF Sept. 18 46

Ollie Farnswath

L. W. C. FOR GREENVILLE COUNTY, B. C.

AT # 30 O'CLOCK C.M. NO. 8 3 43 DAY OF SEPT

Lien Released By Sale Under Poreclosure 26 day of Septem A.D., 1966. See Judgment Roll attest Master Master Master Seputy