15/1 Lax recessions and the star continued

ł	
	(C)
	O
	المستخدية

WHEREAS I (we) Lonnie Melvin Miller and Rosa L. Miller the Miller than the more partial and sound unto the terminate also styled the more partial in that any may (sail decrease Note to the present the necessary to the more partial and the more partial and the sail of the more partial and the sail of the more partial and the sail of the sail

CAROLINA ALUMINUM PRODUCTS COMPANY | the remaiter also styles the martisagee) in the sum of

\$ 5,026.56 . payable in 84 equal installments of \$ 59.84 each, communicing on t

30th day or September 19 75 in a taking one on the same of each surgequent mosth, as in and by the same Note and conditions thereof, reference thereunto had will more fully appears.

NOW. KNOW ALL MEN, that the martgard(s) in consideration of the said deat, and for the better securing the payment thereof, according to the conditions of the said finite, which with all its provinces is noted in the section and also in consideration of Trice Dollars to the said mortgager in hand well and truly profit; by the said mortgager, at any refere the secting and delivery of these Presents, the receipt whereoff is hereby acknowledged, have granted, burgained, sold and release unto the said mortgager, its (his) heirs, successors and assigns forever, the following described real estate:

All that certain piece, parcel or lot of land situate, lying and being in the County of Greenville, State of South Carolina, being known and designated as Lot No. 27, Blossom Drive, as shown on plat of Kennedy Park of record in the office of the RMC for Greenville County, South Carolina, in Plat Book JJJ, Page 179, reference to said plat being craved for a metes and bounds description thereof.

This conveyance is made subject to all restrictions, easements, road ways, set back lines and rights of Way, if any, which may affect the property hereinabove described.

It is understood that this mortgage constitutes a valid second lien on the above described property.













TOGETHER with all and singular the rights, members, neresitaments and appartenances to the said premises belonging, or in anywise implication appertaining.

TO HAVE AND TO HOLD, all and singular the said Premises unto the said marriagee, its (nis) successors, neits and assigns forever.

AND I (we) to hereby bind my (our self and my (our) retrs, exhautors and diministrators, to produce of exhaute any further necessary distances of title to the said aremises, the title to which is unencumered, and also to warrant and forever detend all and singular the said Premises unto the said martigagee its (his, netro successors and assigns, from and against all persons lawfully claiming, or to claim the name or any part thereof.

AND IT IS AGREED, by and retween the parties hereto, that the said martagoris) his (their, heirs, executors, or principators, shall keep the ratifings on said premises, insured about 1000 or damage by fire, for the kenefit of the said martagore, for an amount not less than the unput belonge on the said Note in such othershy as shall be approved by the said martagore, and in default thereof, the said martagore, its (his) heirs, successors or assigns, may effect buch inducance and reimbursh themselves under this martagore for the expense thereof, with interest thereon, from the date of its payment. And it is further a freed that said martagore its (his) heirs, successors or assigns shall be entitled to receive from the insurance maneys to be paid, a sum equal to the amount of the delt secured by this martagore.

AND IT IS ADRESD, by and netwern the baid parties, that it the baid managerally, his (their) heirs, executors, administrators or assigns, shall fall to pay all taxed and antendments and the baid premises when the same shall first become payable, then the said manager, its (his) heirs, succernits or against, may have the band to be plud, together with all penalties and couts incurred thereon, and relimburse transelves under this manager for the sums of paid, with interest therein, from the dates of such payments.

AND IT IS AGAINED, by and ratheren the conditions, that up noted their amount of the payment of the said Note, when the same shall become payable, or in any other of the provisions of this marriage, that then the entire amount of the debt secured, or intended to be secured hereby, shall forthwith become due, at the option of the said mortgages, its (his) heirs, successors or assigns, although the period for the payment of the said destination have exputed.

AND IT IS FURTHER ASPERD, by and between the said parties, that arould legal proceedings be unatified for the inteclosure of this mertipage, or for any purpose involving this mertipage, or should the said mercy socied be placed in the hands of an attorney at law for collection, by suit or attorneys, that he will expense incurred by the mortipages, its (his) heirs, successors or assigns, including a reasonable source for (if not less trantom tent is the amount involved) shall thereupon become due and payable as a part of the debt recurred herety, and may be recovered and collected hereunder.

PROVIDED. ALMAYE, and it is the true intention or early of the positive to tonce Creaters, that when the said mittgaph, his (their) helds, executors of administrators and, gay, or cause to be gain into the early derigages, its into helds, successors or assigns, the said lebt, with the interest interest, if any shall be also are also all sums of more paid by the said mortgages, his (their) helds, successors, or adequations are agreements of the said note, and or in any perform all the obligations according to the true intent and a said poly and note and notifying, then into Levi or Burgain and Cale shall cease, determine and be void, otherwise it shall remain in full force and virtue.

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

WITNESS my (our; from and feet, tris_____

5th 139 ci _

August 19

Sione i seale a ana delivere a in the trebence of

alvin In Ceraig

with Gath Kungmehr

Rose L. Mu

Miller ...

5569 HEV 1415

1328 RV-23