MORTGAGE OF REAL ESTATE—GREM 7	EATI SFIED	1966	WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 14566-8-13-40
	10 DAI UI NOV.		n.y. n.y.
STATE OF SOUTH CAROLINA, }	Ollie Farnswar B. M. C. FOR GREENVILLE O	SANTY S. C.	The debt hereby secured is paid in full and
COUNTY OF GREENVILLE.	4:14 O'CLOCK PM	Nu. 12/73	the Lien of this instrument is satisfied this 20 of October 1966
TO ALL WHOM THESE PRESENTS MAY CONCERN		/	metropolitan lile
	JAMES T. MILI		Company insurance
		(8	By F. f. Serter and General Tommel
hereinafter spoken of as the Mortgagor send greeting.	a to be a		Yitness: Daniel & Cane
WHEREAS	JAMES T. MILI	JWOOD SEA	Trank (. Lowe
justly indebted to C. DOUGLAS W	VIISON & CO.,		, a corporation organized and existing under the laws of the
State of South Carolina, hereinafter spoken of as the Mortgag	gee, in the sum of Soven Thou	sand Seven	Hundred Fifty 9
			Dollars
			nes, public and private, at the time of payment, secured to be paid by
that one			les, public and private, at the time of payment, secured to be paid by
			त
			uglas Wilson & Co.,
in the City of Greenville, S. C., or at such other place either	within or without the State of South Carolina,	as the owner of this oblig	ration may from time to time designate,
			, of the sum of
Seven Thousand Seven Hundred	Fifty		
with interest thereon from the date hereof at the rate of	our(4%) per centum per annum, said	interest and principal sur	n to be paid in installments as follows: Beginning on the 18t
and theresiter said interest	and principal sum to	be paid in	installments as follows: Beginning on the 1st installments as follows: BEGINNING the 1st day of each month thereafter the
			nd including the 1st day
	, 19 6,7 and the balance		·
VI	, 19_0, and the balance		be due and payable on the
			· · · · · · · · · · · · · · · · · · ·
at the rate of 10011 470 per centum per annu of each monthly payment shall be applied on account of prin	um on the principal sum of \$ 1/2/50.00 neipal. Said principal and interest to be paid a	or so much	thereof as shall from time to time remain unpaid and the balance d net to the obligee, it being thereby expressly agreed that the whole as hereinafter provided.
similar charges upon the prem	ises subject hereto; as	ny deficienc	by becuase of the insufficiency with the Mortgagee upon demand
by the Mortgagee. Any defaul	t under this paragraph	shall be do	emed a default in payment of
taxes, essessments, harard in	surance or similar cha	rges require	ed hereunder.
NOW, KNOW ALL MEN, that the said Mortgagor	in consideration of the said debt and sum of	money mentioned in the	condition of the said bond and for the better securing the payment
whereof is hereby acknowledged, has granted, bargained, so legal representatives and assigns forever, all that parcel, piec	old, conveyed and released and by these presence or lot of land with the buildings and improv	nts does grant, bargain, s rements thereon, situate,	condition of the said bond and for the better securing the payment e sum of One Dollar in hand paid by the said Mortgage, the receipt ell, convey and release unto the said Mortgage and to its successors, lying and being in Greenville Township,
			e of Draid Street and being known
			Lot No. 14 of Blook A of Stone
			Jr. December 1931, which plat is
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		-	ook G, at page 292, and having.
according to said plat, the f			
BEGINNING at an iron pi	n on the Western side	of Druid St	reet, which pin is located 275 feet
North of the Northwestern cor	mer of the intersection	n of Druid	Street and Reid Street, said pin
being the joint front corner	of Lots No. 11 and 12	of Block A.	and running thence along the
common line of seid lots, N.	81-35 W. 125 feet to a	n ironp in	joint rear corner of said lots:
thence along the rear line of			
			hrough the center of Lot No.14,
			treet in the center of the front
		r Proid Str	eet, S. 11-22 W. 62.5 feet to
an iron pin, the beginning co			
		mortgagor h	erein by Northside Homes, Inc. by
deed to be recorded herewith.			
NOTE FOR POSITION OF P	ARAGRAPH - SEE: OTHER	SIDE	
The Mortgagor agrees th	at there shall be adde	d to each me	onthly payment required hereunder
or under the evidence of debt to enable the Mortgagee to play	secured hereby an amou	nt estimate	d by the Mortgagee to be sufficient assessments, hazard insurance, and
AND IT IS COVENANTED AND ACREED by	and between the neuties benefit that all may and a	tectric fixtures radiator	s heaters engines and machinery, hoilers, ranges, elevators and
motors, bath-tubs, sinks, water-closets, basins, pipes, faucets and such other goods and chattels and personal property as a such personal per	s and other plumbing and heating fixtures, if	perating an unfurnished	building, similar to the one herein described and referred to, which deemed to be fixtures and an accession to the freehold and a part of
the realty as between the parties hereto, their heirs, execut security for the indebtedness herein mentioned and to be cove	ors, administrators, successors and assigns, and	all persons claiming by,	through or under them, and shall be deemed to be a portion of the
TO HAVE AND TO HOLD the said premises and	every part thereof with the appurtenances unto		
PROVIDED ALWAYS, that if the said Mortgagor sum of money mentioned in the condition of the said bond or	n his heirs, executors, administrators, robligation, and the interest thereon, at the tire	successors or assigns, s ne and in the manner t	shall pay unto the said Mortgagee, its successors or assigns, the said therein specified, then these presents and the estate hereby granted
shall cease, determine and be void.		mmediately ofter any su	ich default upon a complaint filed or any other proper legal pro-
ceeding being commenced for the foreclosure of this mortgag as security for the amounts due the Mortgagee, or of the s	ge, to apply for, and the said Mortgagee shall olvency of any person or persons bonded for the	be entitled as a matter of payment of such amou	right, without consideration of the varie of the more agent premises into the appointment by any competent Court or Tribunal, without be part thereof as may not then be under lease, and with such other
powers as may be deemed necessary, who, after deducting al	Il proper charges and expenses attending the ex	ecution of the said trus	occeeds of the sale of the said premises to the payment of the amount
due, including interest and the costs and a reasonable attorne principal and interest, or any tax, assessment, water rate, or to enter upon and take possession of the said mortgaged asset	ey's tee tor the foreclosure and sale; and said insurance, pledged and assigned to the said M uises and to let the said premises and receive the	rents and pronts are her lortgagee, its successors of e rents, issues and profits	eby, in the event of any default or defaults in the payment of said or assigns, who shall have the right forthwith after any such default a thereof, and apply the same, after payment of all necessary charges
and expenses, on account of the amount hereby secured.	was pression with tooking the	,	

AND it is covenanted and agreed by and between the parties to these presents that the whole of said principal sum shall become due at the option of the said Mortgagee, its successors, legal representatives or assigns, after default in the payment of interest for thirty days or after default in the payment of any tax, assessment or water rate for sixty days after the same shall have become due and payable, or after default in the payment of any installment hereinbefore mentioned or immediately upon the actual or threatened demolition or removal of any building erected on said premises.

AND it is further covenanted and agreed that the whole of said principal sum and the interest shall become due, at the option of the said Mortgagee, upon failure of any owner of the above described premises to comply with the requirements of any Department of the City of Greenville, S.C.

described premises to comply with the requirements of any Department of the City of Greenville, S.C. within thirty days after notice of such requirement shall have been given to the then owner of said premises by the said Mortgagee, or if the said premises are not maintained in as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted, and within sixty days after notice by the Mortgagee to the owner to repair said premises, the owner shall fail to put the said premises in as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted. The Mortgagee shall be the sole judge as to what constitutes such state of repair or reasonable depreciation.