JUL 8 - 1969• Mic in the Co

led the mortgagor) in and by my (our) certain Note bearing even date herewith, stand firmly held and bound unto

ALL HOME IMP.	CO., INC.	,	(her	einalter also styled the	mortaggeel tri the	rum of
•		٠.				10 A c
60 2,274.00	navalita in 60	equal install		90		
	-				each, commencing	On tan
25 day o	July	19 69 July o	alling due on the se	me of each subsequen	t month, as in and	by the
					1	Victoria i
w, KNOW ALL MEN, that conditions of the said No d mortgager in hand well of is hereby acknowledged, id mortgages, in (his) held ALL OF THAT	ond trade poster by the s	provisions in hereby n	ade a part hereoff :	and also in considerati	on of Three Dolla	ra to the
COUNTY, GONES	TEE. S. C.	AND KNOWN AS	#30 THIR	D AVE. CONE	STEE.S.C.	DEN ATTINE
SAID PROPERTY	WITH IMPRO	VEMENTS THE	EON TS RE	CORDED IN T	HE GREENV	ILLE COUNT
RMC OFFICE IN	DEED BOOK	#791 AT PAGI	26° dn Ja	nuary 28,19	66.	
SAID DEED OF			act meets	AND BOUNDS	AND IS	one-fourti
OF AN ACRE M	oore or res	в.				
	•					
*			•	•		
	•		. '	- 1		
OGETHER with all and icident or appertaining.	singular the rights, in	embers, heneditaments	and appartenance:	s to the said premise	a belonging, or in	anywise
D HAVE AND TO HOLD	off and stouder the	suld Pressures unto	he total mertagens	tte this european	holes and accious	
ND I (we) do hereby bind	noy (out) well and my	fourt betts, progenture	end Shubbatateace			
remises of the to the said remises unto the said non unse of any part thereof.	a piemaea, the title i rtyagee its (his) hetru	o which is unescumbe, successors and assi	red, and also to wa pis, from and agat	urant and forever defer net all persons lawful.	id all and stagsfor ly claimles, or to a	the sold Salin the
AND IT IS AGREED, by an be buildings on soid premi- spoid balance on the soid hie) heirs, successors or alcrest thereon, from the do nutled to receive from the	Note in such company assigns, may effect so its of its payment. An	as shall be approved to uch insurance and related it is further arroad to	or the said mortgal burse themselves	e said mortigages, for a se, and in default there under this mortgage fo	in amount not less of, the said morta it the expense ther	than the agee, its
AND IT IS AGREED, by a shall fall to pay all taxes his) boirs, successors or bouselves under this morto	nd between the said p and assessments upon assigns, may come t	attes, that if the said the said premines wh	nortga pr(s), his (their) heirs, executers Brat Legeme pnyable, i	, administrators or	ossigns, uque, its oimixuse
AND IT IS AGREED, by one secone payable, or in any c seraby, whill forthwith bec payment of the said debt ma	I between the said per other of the provinces one due, at the cettor	ties, that upon any defa of this murtyage, that a of the sold mostaria	ult being male in t	he payment of the said		
AME IT IS FUNTHER AG nortgage, or for any parties lection, by pail or otherwi- casonoble comment fee tal pecured humby, and may be	se, that all costs as not less than tan tor	ige, or anound the debt I expenses becared b cent of the account for	hereby secured be	placed in the hands of	an attorney at las	v for cel-
Provided, ALTAYS, and executors of granulatrates he interest thereon, if only executing to the graditions from cod meaning of the a emain in full farce and virt	it is the true latent or shall pay, or cause to shall be due, and all and uncoments of the aid take and materials	I meaning of the parti- be paid unto the said; as all nums of money;	out prope, its man old by the said no	rigagee, his (their) het	issigns, the solid d to, successors, or	obl, with assigns,
AND IT IS LASTLY AGRCE comment shall be mide.	D, by and between the	nasi patten, that the	aald meatquejor may	hold and enjoy the sa	ld premises until c	Infault of
VITNESS my (cur) Hand and	Seal, thin	L8aay of		19 69		
Aqued, scaled and delivered	In the presence of		Quez	Charpe	<i>(</i> 4) (L.S.)
arness July	1. Collin	·				LaS.)
armis Gran	nea H	ndeur				