GREERVAAGE CO.S.O.

BOOK 1145 PAGE 114

	Bonie Bolden, individually and as Executor of the Estate of Iler
,	WHEREAS I (we) Bolden, Harry Bolden and Anniewnallen, thereinciter also styled the meripaged in and by my (out of the Disket Which even date herewith, stand firmly held and bound unio R. H. U.
	Beautyquard Mfg. Co. Inc. (hereinalter also styled the mortgages) in the sum of
٠	\$ 2,974.90 payable in 60 equal installments of \$ 49.58 each, commencing on the
	15th day of 2011197Y 1970 and falling due on the same of each subsequent month, as in and by the solid Note and conditions thereof, reference thereunto has will more fully appear.
	HOW, KHOW ALL MEN, that the mortgagor(s) in consideration of the solid debt, and for the better securing the payment thereof, according to the conditions of the acid Note, which with all its provisions is hereby make a part hereof; and also in consideration of Three Dollars to the anid mostagers in hand wall and truly yetle, by the anid mostagers, or too before the seculing and delivery of these Presents, there is the relative the payment of the paymen
	ALL That certain piece, parcel or lot of land in Greenville County, State of South Carolina, Fairview Township, near the town of Fountain Inn, and having, according to a survey and plat made by E. E. Gary, Surveyor, March 22, 1946, the following metes and bounds:
	BEGINNING At an iron pin on the eastern side of Telfair Street at the joint corner with land now or formerly of Nrs. Nora McDowell and running thence with the joint line of said property N. 54 E. 4.54 to an iron pin on line of land of Mrs. Nora Garrett; thence with Garrett line S. 24 E83 to an iron pin, joint corner with lot now or formerly of Rosa Young; thence with line of said lot S. 43½ W. 3.94 feet to an iron pin on Telfair Street; thence with Telfair Street N. 53 3/4 W. 1.47 to an iron pin, the point of beginning.
	The property is the same as described in Deed Book 306 at Page 92.
	TOGETIER with all and singular the fights, members, hereditaments and appulenances to the said premises belonging, or in anywise incident or apperlaining.
	TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgages, its (his) successors, helts and assigns forever.
	AND I (we) do hereby bind by (our) sell and my (our) helts, executors and administrators, to procure or execute any further necessary assurances of title to the said premises, the title to which is unencombered, and also to warrant and forever defend all and singular the and Premises unto the endid martigage its (his) helts, successors and assigns, from and against all persons lawfully claiming, or to claim the same or any put thereof.
	AID IT IS ACREED, by and between the parties hereto, that the soid confequential has fately heirs, execution, or administrators, shall keep the buildings on add premises, invoiced explaint loss or damaps by fits, for the benefit of the said entropage, for an amount class than the unpoint between on the said fitted in such company as shall be approved by the soid mortgages, and in default thereof, the said mortgages, its this between the concessor or assigns, may effect such insurance and reinfluxes thereof waves under this mortgage for the said mortgage, that introduces thereof, from the date of its payment. And it is further agreed that the said mortgage its (this between concessors or castigns shall be entitled by receive from the insurance mozes; to be paid, a sum equal to the amount of the debt secured by this mortgage.
	AND IT S AGREED, by and between the said parties, that if the said mortgage(s), his (their) heirs, executors, administrators or assigns, shall fall to pay all taxes and assessments upon the said premises when the same shall first become payable, then the said mortgage, its this plants, successors or easigns, may cause the same to be paid, together with oils penalties and costs incurred thereon, and reimburse themselves under this mortgage for the sums so paid, with interest thereon, from the dates of such payments.
	AID IT IS ACREED, by and between the soid parties, that upon any default being node in the payment of the soid lots, when the same shall become populate, or in any other of the provisions of this noticepo, but then the nature emount of the debt accorde, or intended to be accord bereby, shall lotthwith become due, at the option of the actid mortgage, its [bis] being, successors or ossigns, otherwise the properties of the source of th
	AND IT IS FURTHER AGRECO, by and between the sold parties, that should legal proceedings be instituted for the foreclosure of this martipage, or for any purpose involving this martipage, or should the debt hearby secured by placed in the bands of an attempt at law for columbia, by sailt or otherwise, that oil create and expenses incurred by the notiquose, its high being successors arrange, including a reasonable counsel fee (of hot less than ten per cent of the amount involved) shall thereupon become due and payable as a part of the debt securidar, and may be reversed and collected because.
	*FROVIDED_AVAYS, and it is the true intent and meaning of the porties to these Presents, that when the sold mortgages, the (that) heles, execution or injointistrators shall proy, or cause to be paid unto the sold mortgage, the liable late, successors or ensighes, and call daily, with the interest theorem, if any shall be due, and also all sums of money paid by the sold mortgage, this (their) hairs, successors, or essighes, according to the conditions and operaments of the sold note of this mortgage and shall perform all the shallputton according to the time intent and meaning of the sold note and mortgage, then this Deed of Barquin and Sale shall coose, determine and be void, otherwise it shall remains in fall ligoue and without.
	AND IT IS LASTLY AGREED, by and between the said parties, that the said mortgogor may hold and enjoy the said premises until default of payment shall be made.
	WITNESS my (out) Hand and Seal, this 23 day of 1750 1969
	Signed, ecoled upof golivered in the presence of (L.S.)
As to Harry B.S	WITHESS Wasa Lowe . Hang Bolder
	WITNESS DATE TO THE PORT OF THE FAIR FAIR FAIR FAIR FAIR FAIR FAIR FAIR
A to Bang	e witness for the total of Ther bilden LAN and as Executiff as with
AND A	& BOOD REV. BONGER (Mentouse , Annie Bolden
Bolden	WITHOUS 1