vol 1686 at 383

MOR-CARD, 322 M. Neishington St., Greenville, S.C., (hereining and their) held and bound write the mortgoops) in the sum of the control of th	1/2 23	James Louis Burnside
1,100.00 porpulse in 84 equal installments of 8 and 1,100.00 each, commencing on the part of the second and continues the second of the second	WHEREAST (we bereinalter also	
1,100.00 porpulse in 84 equal installments of 8 and 1,100.00 each, commencing on the part of the second and continues the second of the second	May denn	222 Williamington Ct. Guarrilla C.C.
And DINCONSECT.  By the continued the continued the continued to the conti	MDK-CAKD	1, 342 W. Washington St., Greenville, S.C. (hereinafter discayled the mortgages) in the sum of
TOOTTHER with all and singular the rights, members, hereditonants and regions and conditions design for the series accurate the property of the conditions of the series accurate the property of the series accurate	1.100	.00 84 26.00 He did
TOCTIVE with all and stoppier the sights, members, hereafted the politic pages.  TO NOTE THE NOTE THAT THE POLITICAL STREET AND THE POLITICAL STRE	·	, payable inequal installments of 8each, commencing on the
TOCETIER with all and stepoles the stights, members, hereditaments and appartamences to the said premises the property.  TOCETIER with all and stepoles the stights, members, hereditaments and appartamences to the said premises, the talepole of the said streets. In the Courty of Greenville (south of the said streets) and the said streets are the said streets and the said streets and the said streets are the said street are the said streets are the		day of NOVERBER 19 DY and falling due on the same of each subsequent month, as in and by the onditions thereof, reference thereunto had will more fully appear.
TOCCTIER with all and singular the said protective price and perspective to the points and dailyway of these Pheseate, the groups before the said perspective. Bit this labelume processors and emissions between the following damage and additively of the perspective to the said said said said to the said said said said said said said said		
Sandra Street, in the Country of Greenville, State of South Carolina, being Hown and designated at Lot 56, Sec. L. of Rockwale, on a plat the following wets and bounds, in the country of the sand recorded in the RM. Office for Greenville Country, each by J. Sec. Richardson, Co. 1989, and recorded in the RM. Office for Greenville Country, each by J. Sec. Richardson, Co. 1989, and From the Section of the Secti	raid mortgager i of 10 hereby ac	in hand well and truly paid, by the said martgages, at and before the scaling and delivery of these Presents, the receipt where- knowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the
nated as Lot 56, Sec. L of Rockwale, on a Blat thereof wade by J. 344 Richardson, L. 1955.  and recorded in the RW. Office for Greenville County, South Carolina in 1948 Book QL, at Page 108, and having according to said plat the following meters and bounds, towalt:  Beginning at a point on the west side of Sandra Street at the point front corner of Lots 55 and 57 and running thence along the common line of said Lots 5. 88-02 M. 160 feet to a point; thence along the common line of Lot 45 M. 1-58 M. 75 feet to a point; thence along the common line of Lots 55 and 56 M. 88-02 L. 160 feet to a point on the west side of Sandra Streets, therce along the said Sandra Streets. I herce along the said Sandra Street S. 1-58 L. 75 feet to a point on the west side of Sandra Streets, therce along the said Sandra Streets. I herce along the said Sandra Streets in 1-58 L. 75 feet to the point of beatining.  This conveyance is nade subject to all trotective coverants, setback lines, roadways, coning ordinances, easements and rights of way, if any, affecting the above-described property.  This is the same property conveyed to the grantor herein by deed of Edward and Anna J. Sturgill by deed recorded in the CMC Office for Greenville Court, South Carolina in Deed Book 1025, at Page 967, on November 7, 1975.  TOULTIER with all and singular the rights, members, haredinanens and apputenances to the said premises belonging, or in only the sandra Court of the Court of Sandra Streets and Sandra Stre	All the	at certain piece, parcel or lot of land, situate, lying and being or the west side of
and recorded in the RNC Office for Greenville County, South Lardy 18 17 18 17 18 18 2000 (0), at Page 108, and having according to stall plat the following sets and bounds, to-witting the stall plat the following sets and bounds, to-witting the stall plat the following sets and \$77 and running thence along the common line of stall clost \$5.88-02 N. 166 feet to a point; thence along the line of Lot 45 N. 1-58 N. 75 feet to a point; thence along the corron line of Lot 45 N. 1-58 N. 75 feet to a point; thence along the corron line of Lots \$5.88-02 N. 166 feet to a point; thence along the corron line of Lots \$5.88-02 N. 166 feet to a point; thence along the corron line of Lots \$5.88-02 N. 166 feet to a point; thence along the corron line of Lots \$5.88-02 N. 166 feet to a point; thence along the corron line of Lots \$5.88-02 N. 166 feet to a point; thence along the corron line of Lots \$5.88-02 N. 166 feet to a point; thence along the corron line of Lots \$5.88-02 N. 166 feet to a point; thence along the corron line of Lots \$5.88-02 N. 166 feet to a point; thence along the corror line of Lots \$1.88-02 N. 166 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; thence along the corror line of Lots \$1.88-02 N. 167 feet to a point; the corror line of Lots \$1.88-02 N. 167 feet to a point; the corror lin		se the EE for I of Porkusia. On a biat thereof made by J. Mac Kichargson, Utt., 1700,
Beginning at a point on the west side of Sandra Street at the joint front corner of lots \$5 and \$7 and running therce along the common line of said Lots \$8.80.20 x. 160 feet to a point: therce along the common line of said Lots \$8.80.20 x. 160 feet to a point on the west side of Sandra Street; therce along the said Sandra Street \$1.158 x. 158 x. 75 feet to the point of beginning.  This conveyance is rade subject to all crotective covenants, setback lines, roadways, zoning ordinances, eatsements and rights of way, if any, affecting the above-described procerty.  This is the same property conveyed to the grantor herein by deed of Soard and Anna J. Sturgill by deed recorded in the 600 Office for Greenville County, South Carolina in Beed Book 1026, at Page 987, on November 7, 1975.  TOGETHER with all and singular the rights, members, hereditoments and appurtenances to the said premises belooging, or in anywhat incident or appearationing.  TO MAVE AND TO HOLD, all and singular the said Premises who the said mortgoger, lite (ha) successors used surface received automated of the book premises, the little to which is unaccusated and along containing any contracting any contracting and co	and co	rorded to the DMC Office for Greenville County. South Carolina in riat 500k W, at raje
and 57 and running thence along the common line of \$10 to 15	24.4	to an analytic and the ware elde of Sandra Street at the inint front corner of Lots 56
of Lots 55 and 56 N. 88-02 E. 160 feet to the point on the west stock or salmon Street. United along the said Sandra Street S. 1-58 E. 15 feet to the point of bealmining.  This conveyance is made subject to all (notective covenants, setback lines, roadways, coning ordinances, easements and rights of way, if any, affecting the above-described property.  This is the same orpoperty conveyed to the grantor herein by deed of Edward and Anna J. Sturgill by deed recorded in the RM Office for Greenville Courty, South Carolina in Deed Book 1025, at Page 967, on Rovember 7, 1975.  TOGETHER with all and simplify the rights, members, hereditements and appurtanences to the east premises belonging, or in anywhat incident or appeticiting.  TOGETHER with all and simplify the rights, members, hereditements and appurtanences to the east premises belonging, or in anywhat incident or appeticiting.  TO HAVE AND TO HOLD, all and singular the east Premises unto the east mortgages, its (his) successors, beins and assigns forever.  AND I (we) do hereby bind any four) self and my four) heirs, assections and administrations, to procure or execute my further necessory as Premises unto the east mortgages its (his) heirs, auccessors and assigns, from and against all persons lawfully claiming, or to claim the sone or my part thereof.  AND IT IS AGREED, by mad between the parties harder, bett the audit mortgages is an insured against loss or damped by fire, for the benefit of the east mortgages, for amount not less than the fourishment thereon, from the date of the pryment. And it is further agreed that the east mortgage, for amount not less than the military accessors or assigns, and accessors from the factor, and the factor of the processors of the pryment. And it is further agreed that the east mortgages is (his) heirs, successors or assigns shall benified to receive from the insurance momers to be pold, a sum equal to the amount of the best secured by thin mortgage.  AND IT IS AGREED, by more between the sold porties, that the sold mortga	10d 67	and might thence along the common line of Sald Lots ). 88-U/ N. 100 Teel to a pottice
This conveyance is made subject to all protective covenants, settack lines, roadways, toning ordinances, eatewents and rights of way, if any, affecting the above-described property.  This is the same property conveyed to the grantor herein by deed of Ecard and Anna J. Sturgill by deed recorded in the eW. Office for foremville County, South Carolina in Deed Book 1026, at Page 967, on November 7, 1975.  **COLUMENTAPY**  **COLUMEN	A\$ 1 A*	e as and as a grant of 160 feet to a coint on the west side of landra literia inclus
TOGETHER with all and singular the rights, members, hereditoments and appurtanances to the said premises belonging, or in anywise incident or apparentaling.  TOGETHER with all and singular the rights, members, hereditoments and appurtanances to the said premises belonging, or in anywise incident or apparentaling.  TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgages, its (his) successors, hetre and assigns forever. AND I level to hereby blad my (out) self and my (out) hetre, assectiors and administrations, to procure or execute any turbe necessory and assigns, from and appurtaneous levels and appropriate to the said appropriate to the said sortgages its (his) successors, hetre and assigns forever, AND I level to hereby blad my (out) self and my (out) hetre, assectiors and administrations, to procure or execute any turbe necessory and assigns, from and applicable to the said sortgages its (his) heirs, successors and assigns, from and applicable to the said sortgages its (his) hetre, successors and assigns, from and applicable to the said sortgages, for an annual not be said sortgages, its answers of the said sortgages, for an annual not less than the said sortgages are the said sortgages and held sort thereof, the said sortgages, its interest thereon, from the date of its payment. And it is hurther agreed that the said sortgages its (his) heirs, successors or assigns and said thereon, the said sortgages, its interest thereon, from the date of its payment. And it is hurther agreed that the said sortgages its (his) heirs, successors or assigns and provided behaves, and in default thereof, the said sortgages, its interest thereon, from the date of its payment. And it is hurther agreed that the said sortgages its (his) heirs, successors or assigns shall be said sort to the said sortgages. Its the said sortgages its (his) heirs, successors or assigns shall be said sortgages, its the said sortgages its (his) heirs, successors or assigns and shall have been appropriated to the said date of th	· ·	
TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywas incident or appearationing.  TO HAVE AND TO HOLD, all and singular the said Premises unto the eaid management of the late of the foreign of the said and any four self and my (out) hetrs, executors and administrators, to procure or execute my further necessary casurocks of title to the self premises, the title to which is unexcurbate, and also to vermind and fereign and singular the self accuracy of title to the self premises, the title to which is unexcurbate, and also to vermind and fereign and singular the self accuracy of title to the self premises, the title to which is unexcurbate, and also to vermind and fereign and singular the self accuracy of the self and any of the self and any of the self and all and singular the self accuracy of the self and any of the self and a	This condina	onveyance is made subject to all protective covenants, setback lines, roadways, zoning nees, easements and rights of way, if any, affecting the above-described property.
TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywher incident or appertaining.  TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgoges, its (his) successors, heirs and assigns forever. AND I (well do hereby blod my (our) self and my (out) heirs, essecutors and administrators, to precure or secute say further necessary sources of little to the said premises, the title to which it is unencurabered, and also to warront and forever destend all and asingular the said Premises unto the said mortgages its (his) heirs, successors and assigns, from and against all persons lawfully claiming, or to claim the said mortgages are not assigns and the said mortgages are not assigns and the said mortgages. The said mortgages are not said premises, the title to which its unencurabered, and also to warront and forever destend all and singular the said sources of the said mortgages are not assigns, from and against the said mortgages are not assigns, from and against the said mortgages are not assigns, and the said has been been assigned to be said fore an assign and the said has been been assigned to be said forever, and it is the said mortgages, from an anomal not less them be unpeated belonce on the said foreign as successors or assigns, and the said mortgages are not assigns, and the said said to receive from the insurance moneys to be paid, as we seem that the said mortgages its falls are successors or assigns, and the said parties, the lift if he said mortgages, has the third parties when the same shall first heir successors or assigns, and course its same to be paid, together with oil penalises of course, can include the said course, and the said said parties, the	This i	s the same property conveyed to the grantor herein by deed of Edward and Anna J. Sturgill
TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or apparticipation.  TO HAVE AND TO HOLD, all and singular the said Premises who the said mortgages, its (his) successors, heirs and assigns forever. AND I (we) do hereby bind my (our) self and my (our) heirs, esecutors and administrators, to procure or esecute any further necessary accuracy of it lits to the said premises, the little to the said spremises, the little to the said premises, the little to the said sortgages its (his) heirs, esecutors and assigns, from and approxe defaul all one singular the said sortegages are all presents lawfully claiming, or to claim the same or any part thereof. The premises the said sortgages its (his) heirs, esecutors are administrators, shall keep the buildings on said premises, insured acquired tools or described by the said mortgages, for an amount not less than the same or any part thereof, my the said premises, insured acquired tools or described by the said mortgages, for an amount not less than the insured company as hall be approved by the said mortgages, and said until thereof, the said mortgages, in the said mortgages, the said mortgages in the said mortgages and the said mortgages.  AND IT IS AGREED, by and between the said porties, that if the said mortgages is the said mortgage in the said mortgages or the said mortgages or the said mortgages in the said mortgages.  AND IT IS AGREED, by and between the said porties, that upon any default before the prometic of the said Note, when the said mortgages is the said mortgages in the s	by dee at Pao	d recorded in the RMC Office for Greenville County, South Carollina in Deed book local e 967, on November 7, 1975.
TOGETHER with all and staquiar the rights, members, hereditaments and appurtanances to the edd premises belonging, or in onywise incident or appearioning.  TO HAVE AND TO HOLD, all and singular the said Premises unto the edd mortgages, its (his) successors, heirs and assigns for ever.  AND I (well do hereby blind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary assurances of title to the edd premises, the title to which is unancumbered, and also to warrant and forever defend all and singular the end premises sure the edd premises, the title to which is unancumbered, and also to warrant and forever defend all and singular the end premises of the edd premises. The premise is a stage of the edd premises of the edd mortgages (its (his) heirs, executors, or administrators, shall keep the edd premise and edd premises and company by time, for the benefit of the edd mortgages, for an amount not less than the edd mortgages are edd mortgages and the edd mortgages (its or an edge) and the edd mortgages its (his) heirs, executors, or administrators, shall keep the edd mortgages and edge of the edge of the expense thereof, with interest thereon, from the date of its pryment. And it is further correct that the edd mortgages its (his) heirs, successors or assigns, any effect such insurance and replacements and the edge of the expense thereof, with interest thereon, from the date of its pryment. And it is further correct that the edd mortgages its (his) heirs, successors or assigns edd and edge of the edge of the edge of the expense thereof, with interest thereon, from the heirs of the expense thereof, with his heirs, successors or assigns, may cause the said premises when the some shall first to pry all targes and assessments upon the said premises when the some shall first to pry all target and assessment upon the said premises when the some shall first to pry all targets and assessment upon the said premises when the some shall first been pryable, then the said mort	•	THE BUCUMENTARY TO THE TOTAL TO THE TOTAL
TOGETHER with all and singular the rights, members, hereditaments and appurtanances to the said premises belonging, or in anywise incident or appeariolising.  TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgages, its (his) successors, heirs and assigns forever. AND I (we) do hereby blind my (our) self and my (our) heirs, executors and administrators, to procure or secute any further necessary or sunnances of title to the said premises, the title to which is unnancembered, and also to warment and forever defend all and singular the said Premises who the said mortgages its (his) heirs, execessors and assigns, from and apparent sold and singular the said premises, insured signal and an expectation of a signal premises and apparent in the said mortgages of the buildings on said premises, insured against loss or demage by fire, for the benefit of the said mortgages, for an amount not less than the unpetit belonce on the said Note in such company as shall be approved by the said mortgages, and in defoult thereof, the said mortgages, the sured mortgages, the sured sold mortgages, and in defoult thereof, the said mortgages, the sured mortgages of the sured mortgages. The sured mortgages is the successors or assigns, and procure the said mortgages had fort the procure of the sured mortgages. The sured mortgages is the successors or assigns, and procure the said mortgages, the sured mortgages and sured mortgages. The sured mortgages is the sured mortgages and sured mortgages and sured mortgages. The sured mortgages is the sured mortgages and sured mortgages, the sured mortgages and sured mortgages. The sured mortgages is the sured mortgages and sured mortgages and sured mortgages and s		= 2 otien fax € 0 0. 3 3 \$7
Incident or appearitating.  TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgages, its (his) successors, heirs and assigns forever. AND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary assurances of title to the said premises, the title to which is unsecumbered, and also to warrant and forever defend all and singular the said Premises unto the said mortgages its (his) heirs, successors and assigns, from and against all persons lawfully claiming, or to claim the same or any part thereof.  AND IT IS AGREED, by and between the particle hereof and against a successors and assigns, from and against all persons invitations, shall keep the buildings on said premises, insured against loss or damage by fire, for the benefit of the said mortgages, for an amount not less than the unpaid belonkes on the said Note in such company as shall be approved by the said mortgage, and in default thereof, the said mortgage is the health and the said mortgages, and in default thereof, he said mortgages is the said mortgages and in default thereof, the said mortgages is the health and the said progress or assigns, any effect such insurance and reliabures thesselves under this mortgage for the expense thereof, with interest thereon, from the date of its payment. And it is further agreed that the sold mortgages its (his) heirs, successors or assigns, shall be entitled to receive from the insurance moneys to be paid, a sun equal to the emount of the debt secured by this mortgages abalil be entitled to receive from the insurance moneys to be paid, a sun equal to the emount of the debt secured by this mortgages is abalil feril to pay all lores and assessments upon the said premises when the same shall first become psychial, then the said mortgages is the paid, together with all premises and therefore a margines and premises and premises when the same shall feril to pay all the said mortgages is fairly heirs, successors or assigns, and		EB. 11215
Incident or appearitating.  TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgages, its (his) successors, heirs and assigns forever. AND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary assurances of title to the said premises, the title to which is unsercumbered, and also to warrant and forever defend all and singular the said premises into the said mortgages its (his) heirs, successors and assigns, from and against all persons lawfully claiming, or to claim the same or any part thereof.  AND IT IS AGREED, by and between the partiest barton, that the said mortgager(s) his (their) hairs, executors, or administrators, shall keep the buildings on said premises, insured against loss or damage by fire, for the benefit of the said mortgages, for an amount not less than the unpudid belance on the said Note in such company as shall be approved by the said mortgages, and in default thereof, the said mortgages is the said mortgages, and in default thereof, the said mortgages is the said mortgages and in default thereof, the said mortgages is the said mortgages is the said mortgages in the said mortgages is the said mortgages in the said mortgages or assigns, may effect such insurance and reliabures theseselves under this mortgage for the expense thereof, with interest thereon, from the date of its payment. And it is further agreed that the said mortgages its (his) heirs, successors or assigns, shall be entitled to receive from the insurance moneys to be pold, a sum equal to the enount of the debt secured by this mortgages is shall be entitled to receive from the insurance moneys to be pold, a sum equal to the enount of the debt secured by this mortgages is the said mortgages in the payment. And it is the said mortgages in the said payment is the said mortgages in the payment of the said hole, when the said payment have been payment of the said hole, and its payment and payment and payment and payment and payment and		
Incident or appertaining.  TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgages, its (his) successors, heirs and assigns forever. AND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary assurances of title to the said premises, the title to which its unsoccurbered, and also to warrant and forever defend all and singular the said Premises unto the said mortgages its (his) heirs, successors and assigns, from and against all persons lawfully claiming, or to claim the same or any part thereof.  AND IT IS AGREED, by and between the parties hards, that the said mortgages is the buildings on said premises, insured against loss or damage by fire, for the benefit of the said mortgages, for an another to the said mortgages, its necessors and the said mortgages and in default thereof, the said mortgage, its half heirs, successors and saigns, may effect such insurance and reliabures themselves under this mortgage for the expense thereofy, with interest thereon, from the date of its payment. And it is further agreed that the sold mortgages its (his) heirs, successors or assigns, may effect such insurance and reliabures themselves under this mortgage for the expense thereofy, with interest thereon, from the date of its payment. And it is further agreed that the sold mortgages its (his) heirs, successors or assigns, shall be entitled to receive from the insurance moneys to be paid, a sum equal to the amount of the debt secured by this mortgage for about the said mortgages its (his) heirs, successors or assigns, may course the said profits, that the said sortgages its (his) heirs, successors or assigns, may course the same to be paid, together with all profits thereon, and it is the said mortgages, that then the entire subminist of the said block, when the said become payable, or in my other of the growtened the said porties, that upon any default being made in the payment of the said which, when the said sortgages is (his)		
mortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for collection, by suit or otherwise, that all costs and expenses incurred by the mortgagee, its (his) heirs, successors or assigns, including a reasonable counsel see (of not less than ten per cent of the amount involved) shall thereupon became due and payable as a part of the debt secured hereby, and may be recovered and collected hereunder.  PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgagor, his (their) heirs, executors or administrators shall pay, or cause to be paid unto the said mortgagee, its (his) heirs, successors or assigns, according to the conditions and agreements of the said note, and of this mortgage and shall perform all the obligations according to the true intent and meaning of the said note and mortgage, then this Deed of Bargain and Sale shall cease, determine and be void, otherwise it shall remain in full force and virtue,  AND IT IS LASTLY AGREED, by and between the said parties, that the said mortgagor may hold and enjoy the said premises until default of payment shall be made.  And the said and delivered in the presence of  A COTUBER 19 SA	AND IT IS AG the buildings of unpaid belonce (his) heirs, su interest thereo entitled to recentitled to recentitled to recentitled to recentitled to possible to possible the series and t	REED, by and between the parties hereto, that the said mortgagor(s) his (their) heirs, executors, or administrators, shall keep on said premises, insured against loss or damage by fire, for the benefit of the said mortgages, for an amount not less than the so on the said Note in such company as shall be approved by the said mortgages, and in default thereof, the said mortgages, its accessors or assigns, may effect such insurance and reimburse themselves under this mortgage for the expense thereof, with in, from the date of its payment. And it is further agreed that the said mortgages its (his) heirs, successors or assigns shall be sive from the insurance moneys to be paid, a sum equal to the amount of the debt secured by this mortgage.  CREED, by and between the said parties, that if the said mortgagor(s), his (their) heirs, executors, administrators or assigns, any all taxes and assessments upon the said premises when the same shall first become payable, then the said mortgages, its uccessors or assigns, may cause the same to be paid, together with all penalties and costs incurred thereon, and reimburse ider this mortgage for the same so paid, with interest thereon, from the dates of such payments.  REED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall be, or in any other of the provisions of this mortgage, that then the entire amount of the debt secured, or intended to be secured forthwith become due, or the option of the said mortgages, its (his) heirs, successors or assigns, although the period for the said debt may not then have expired.
executors or administrators shall pay, or cause to be paid unto the said mortgages, its (his) heirs, successors or assigns, the said debt, with the interest thereon, if any shall be due, and also all sums of money paid by the said mortgages, his (their) heirs, successors, or assigns, according to the conditions and agreements of the said note, and of this mortgage and shall perform all the obligations according to the true intent and meaning of the said note and mortgage, then this Deed of Bargain and Sale shall cease, determine and be void, otherwise it shall remain in full force and virtue.  AND IT IS LASTLY AGREED, by and between the said parties, that the said mortgager may hold and enjoy the said premises until default of payment shall be made.  AND TINESS my (our) Hand and Seal, this	mortgage, or to lection, by su reasonable co-	or any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for col- uit or otherwise, that all costs and expenses incurred by the mortgages, its (his) heirs, successors or assigns, including a unsel fee (of not less than ten per cent of the amount involved) shall thereupon became due and payable as a part of the debt
Styrned, sealed and delivered in the presence of  Styrned, sealed and delivered in the presence of	executors or a the interest th according to ti intent and med	dministrators shall pay, or cause to be paid unto the said mortgages, its (his) heirs, successors or assigns, the said debt, with hereon, if any shall be due, and also all sums of money paid by the said mortgages, his (their) heirs, successors, or assigns, he conditions and agreements of the said note, and of this mortgage and shall perform all the obligations according to the true aming of the said note and mortgage, then this Deed of Bargain and Sale shall cease, determine and be void, otherwise it shall
States my (our) Hand and Seal, this	payment engil	STLY AGREED, by and between the eald parties, that the eald mortgagor may hold and enjoy the eald premises until default of be made.
90 Signed, seedled and delivered in the presence of —X // inn / // // (L.S.)	_	4 Octuber sell
Showed, seedled and delivered in the presence of		
WITNESS 2- OLIVINESS 2- OLIVINE	· ·	and delivered in the presence of —X / inn / // (L.S.)
WITNESS 2- OCA (PORT)	WITHESS 1-	Sandre D. Kiner
	WITNESS 2-	Oca de la
	<del></del>	

œ۲

Ň,

O.

TO THE RESERVE OF