	Vol
	MORTGAGE: Prepared by Rainey and Fant, Attorneys at Law, Greenville, S. C.
	HORTGAGE OF REAL ESTATE: See assignment See R. G. M. Brok 351, Page 259.
	STATE OF SOUTH CAROLINA, County of Greenville,
	I , Robert J. Malcolm, of Greenville County, South Caro
	WHEREAS, the said SEND GREETING  Robert J. Malcolm
	in and by certain promissory note in writing, of even date with these presents am well and truly indebted to Insurance
	Company in the full and just sum of Ten Thousand, One Hundred Fifty & No/100
	(\$ 10,150.00) DOLLARS, to be paid at Canal Ins. Co. Office in Greenville, S. C., together with interest thereon from date hereon
	until maturity at the rate offour(
	installments as follows:  Beginning on the 1st day of September 1946, and on the 1st day of each month
	of each year thereafter the sum of \$-61.51, to be applied on the interest and principal of said note, said payments to continue up to and including
	theday ofand the balance of said principal and interest to be due and payable on the
	lst day of August , 19 66; the aforesaid monthly payments of \$ 61.51
	each are to be applied first to interest at the rate of
	from time to time, remain unpaid and the balance of eachpayment shall be applied on account of principal.
	All installments of principal and all interest are nearble in levelal manner of the TI-tail State of American Links and all interest are nearble in levelal manner of the TI-tail State of American Links and Links and Links are not to the Links and Links and Links are not to the Links and Links are not to the Links and Links are not to the Links are not to the Links and Links are not to the Links are not to
	or installments, or any part hereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of payment of any installment or installments, or any part hereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of payment of any installment or installments, or any part hereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of payment of any installment or installments, or any part hereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of payment of any installment or installments.
	And if any portion of principal or interest be at any time past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein
	then the whole amount evidenced by said note to become immediately due, at the option of the holder thereof, who may sue thereon and foreclose this mortgage; and in case said note, after its maturity should be placed in the hands of an attorney for suit or collection, or if before its maturity, it should be deemed by the holder thereof necessary
	for the protection of its interests to place, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgagor promises to pay all costs and expenses including (10%) per cent, of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.
	NOW, KNOW ALL MEN, That, the said, the said, Malcelm
	in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. Canal Insurance Company
	according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, tome
	the said Bobert J. Malcolm
	in hand and truly paid by the said
	at and before the signing of these Presents, the receipt thereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said Canal Insurance Company, its successors and assigns:
	All that certain piece, parcel, or lot of land situate, lying and being in the County and
	State aforesaid, on the West side of Appusta Road, known anddesignated as let No. 1 on a plat
	property of Central Realty Corporation made by Dalton & Neves, July 1946, recorded in the R.M.C
	Office for said Greenville County in Plat Book B , Page 174, having the following metes and bou
1	to-wit:-
	BEGINNING at an iron stake on the West side of Augusta Road, jeint corner of lots Nos. 1
	2 of said property, and running thence with the said Augusta Road, S. 29-38 E. 50 feet to an in
	stake; thence S. 60-42 W. 87 feet to an iron stake on an alley; thence along the said alley, N.
	29-38 W. 50 feet to the joint rear corner of lots Nos. 1 and 2; thence along the joint line of
- 1	said lots Nos. 1 and 2 N. 60-42 E. 87 feet to the point of beginning, joint corner of lots Nos.
	1 and 2 on the West side of Augusta Road.
	ALSO: All that certain lot of land known and designated as lot No. 12 according to said
]	plat, fronting 18 feet on a 13.5 foot alley, having the fellowing metes and bounds:
	BEGINNING at an iron stake on said alley, joint corner of lots Nos. 11 and 12, according
	the above mentioned plat, and running thence along the said alley, S. 29-38 E. nl8 feet to a sta
	thence S. 60-42 W. 98.1 feet to a stake; thence N. 29-18 W. 18 feet to a stake at the joint res
	corner of lots Nos. 11 and 12; thence along the joint line of said lots Nos. 11 and 12, N. 60-
	E. 98 feet to the point of beginning, joint corner of lots Nos. 11 and 12.
	THE MORTGAGOR COVENANTS AND AGREES that with the monthly payments of principal and interest
	he will pay to mortgagee a pro rata portion of the taxes, assessments, a ma insurance premiums
	to become due, as estimated by the mortgagee, so that mortgages will have sufficient funds on
	hand to pay taxes, assessments, and insurance premiums thirty days before the delinquenty date
	thereof. Any deficit shall immediately be paid to mortgagee by mortgagor. Moneys so held shall
	not bear interest, and upon default, may be applied by mortgagee on account of the mortgage
	indebtedness.
	indebtedness.
	Indebtedness.  The debt hereby secured is paid in full and the liew of to
	Indebtedness.  The debt hereby secured is paid in full and the liew of to snstrument is satisfied, being mortgage recorded in Book 351
	Indebtedness.  The debt hereby secured is paid in full and the liew of the surfrument is satisfied being mortgage recorded in Book 35/ page 40, the undersigned being the owner and holder thereof.
	Indebtedness.  The debt hereby secured is paid in full and the him of to instrument is satisfied, being mortgage recorded in Book 35/ page 40, the undersigned being the owner and holder thereof.  Witness the undersigned by its corporate seal and the hand of its duly authorized officer this 12 th day of July 1966.  New rork life Insurance Company
	Indebtedness.  The debt hereby secured is paid in full and the lien of to instrument is satisfied being mortgage recorded in Book 35/ page 40, the undersigned being the owner and holder thereof.  Witness the undersigned by its corporate seal and the hand of its duly authorized afficer this 12 th day of July 1966.  New york life Insurance Company  James 6. Woodruff assistant Vice President SATISFIED AND CANCELLED OF RECORD
	The debt hereby secured is paid in full and the him of to instrument is satisfied being mortgage recorded in Book 35/ page 40, the undersigned being the owner and holder thereof. Witness the undersigned by its corporate seal and the hand of its duly authorized officer this 12 th day of July 1966.  New york life Insurance Company