State of South Carolina, 50 932 244

To All Whom These Presents May Concern:

			9			.005
WITHREAS,	Claude E. Tho	ompson and	Ruby M. T	hompson	1. 1. 1.	Xy.
whose address is	RFD			, City or Town	of Travel	ers Rest
State of S.	C., herein					
		24.				/
stand firmly held	and bound unto He	autyguard	Manufactu	rers of Uppe	r's c.,	Inc.
-	, hereinalter "Mort	gagee," in a pgn.	il sum equal to	Fifty-Fight	& 21/10Q	Dollars
(s.58.21)	per month for Fig	thty Fourt	A	(84) mo	nths, the first	DAVMent to
be made on the	5 tH / day of 00	Mober	196 3, and an	additional payment	to be made on t	ha 51.h.
day of each succeed	ding month thereafter ((or on the last da	y of any succeed	ing month which h	as no such da	/) until an
amount equal to the	he sum of such . Li	ghty four	<u> </u>	(<u>- 54</u> _) month	ly payments ha	s been paid
and the second of the second o	y said promissory note		(4)	Ω		
Now, Know	ALL MEN, that Mort	gagors in conside	ration of the said	debt and sum of m	oney aforesaid.	and for the
sideration of the fi	ether sum of IHKEE	11(11 ARS 10 &	ortë teore in hand	Locall and employer 2.4	L	
, leased, and by these	very of these presents, presents do grant, barg	the receipt where gain, sell and relea	of its hereby acknows se unto Mortgage	owledged, have gran e	ted, bargained, s	sold and re-
All that pi	ece, parcel o	r lot of	and situa	te, Iving ar	id being.	in O!Neil
township, G Taring on Ma	reenville Cou e Little Texa	nty, South s Road and	i Carolina Lhaving ti	near the St	ate Park	Road and
to wit: 1		.,		asis '		id bonnus
Reginning a	t a point on	the little	Tevas Ro	ad inint of	trnor of	vnonánty.
formerly co	nveyed by Tho	mpson to I	∃rown and	running ther	ide along	the join
line of sadi	d property S. s. thence S.	- 65-11 E. 55-25 W +	15515 fee	t: thence S.	40\\ 25.\\	. 221 fee
thence N. 7	3-15 W. 280.5	-feet; tho	race S. S3	-00 W. 147.5	Ceet to	Little
Texas Road;	-thence along road S. 32-15	said roac	$1.8 \pm 17 – 55$:	E. 295.4 fe	et: then	e still
point and c	ontaining 4.0	6 acres, i	ore or le	ss.	o icue net	inning
		·	4			
, ,	•		•			
			•			
174				**		
	th all and singular the	rights, members,	hereditaments an	d appurtenances to t	he said premise	belonging,
				•		
To Have Ani	n To Horn all and sing	gular the said pre	mises unto Mort	gagee, its successors	and assigns fo	rever. And

anoragans to nevery one trenses unto Mortgage, its successors and assigns, from and against Mortgagors, their heirs, executors, administrators and assigns, and all other persons whosoever lawfully claims or shall claim the same or any part thereof.

Ano Irils Agreen, by and between the said partnes, that

And It is Agreed, by and between the said parties, that

1. Mortgagors shall place and continuously keep, on the building now or hereafter-situate on said described property, five and extended coverage insurance in an amount of not less than the arbount which may from time to time be becaused by Mortgagore in such insurance company as may be approved by Mortgagore, provided, however, that if Mortgagore shall that time be obligated to hanntain fire and extended coverage insurance on said buildings, Mortgagors shall be excused from performance of this obligation to the extent of any such duplicate coverage. All insurance policies of Mortgagors shall contain the usual standard mortgage clause making the loss under said policies payable to Mortgagee as at interest may appear; and every such policy and all renewals thereof thall be promptly delivered to and held by Mortgagee, together with receipt for the premium thereon, Mortgagee shall have the right to adjust with the insurer any loss under any such policy, and any such adjustment shall be conclusive on Mortgagors. Mortgagee shall have the right to adjust with the insurer any loss under any such policy, and any such adjustment shall be conclusive on Mortgagors mames to any check or other instrument of payment, and to apply such proceeds in payment of any amount due under this mortgage, and the note secured hereby and any expenses incurred by Mortgagor in processing any claim under, any such policy. Mortgagor shall pay to Mortgagors the balance of the proceeds, if any, remaining after flaking the aforesaid deductions.

For Satisfaction to this Mortgages see R. E. M. Book 1130 page 264.

M. C. FOR GREENVILLE COUNTY, S. C. 17/1:28 O'CLOCK A.M. NO 29