(hereinafter also styled the marrgagor) in and by my (our) certain	Note bearing even date herewith, stand firmly held and bound units
Castle Construction Company	(neverthalter afte by tyles the morrage of the sum of
\$ 1868.00 payable in 42 equal i	nstallments of \$
	and falling due on the same day of each subsequent month, as in and by
the said Note and conditions thereof, reference thereunth had will more	fully appear.
the conditions of the said Note; which with all its provisions is here	said debt, and for the better securing the payment thereof, according to by made a part hereof; and also in consideration of Three Dollars to the
of is hereby acknowledged, have granted, bargained sold and released,	and before the scaling and delivery of these Presents, the receipt where- and by these Presents do grant, bargain, sell and velease unto the sold
mortgages, its (his) heirs, successors and assigns folover, the following or lot of land, with improvements thereon, situa	te, lying and being in or near Greenville, in the
County of Greenville, S. C.; and being more part as shown plat entitled " Subdevision for Abney M	igularly described as lot No. 277, Section 2
made by Dalton & Neves, Engineers, Greenville, S	. C., February 1959, and recorded in the Office
of the Register of Mesne Conveyances for Greenvi	lle County in Plat Book QQ at page (s) 56 to 59. is also known as 6 Saco Street and fronts thereor
DO feet.	
	81/1911/D
	E FOR THE
	SEP 25 1962 5
· · · · · · · · · · · · · · · · · · ·	Mrs. Office Famoworth
	R. M. C.
	E1110112
TOGETHER with all and singular the rights, members, hereditaments a	nd appurtenances to the said premises belongings or in anywise incident
of appertaining. TO HAVE AND TO HOLD, all and singular the said Premises unto the	
The state of the s	tors and administrators, to procure or execute any further necessary as-
surances of title to the said premises, the title to which is unencur Premises unto the said mortgagee its (his) heirs, successors and assig	nbered, and also to warrant and forever defend all and singular the said ns, from and against all persons lawfully claiming, or to claim the same
or any port thereof. AND IT IS AGREED, by and between the parties hereta, that the said	d mortgagor(s) his (their) heirs, executors, ariadministrators, shall keep
the buildings on said premises, insured against loss or damage by firmunpaid balance on the said Note in such company as shall be approve	e, for the benefit of the said mortgagee, far an amount not less than the od by the said mortgagee, and in effault thereof, the said mortgagee, its
(his) heirs, successors or assigns, may effect such insurance and r inferest thereon, from the date of its payment. And it is further agreed	I that the said mortgages its (his) hours, successors or assigns shall be
entitled to receive from the insurance moneys to be poid, a sum equal to AND IT IS AGREED, by and between the said parties, that if the sc	
	when the same shall first become payable, then the said mortgage's, its
selves. Under this mortgage for the sums so paid, with interest thereon, from the dates of such payments. AND IT/15 AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall	
become payable, or in any other of the provisions of this mortgage, the hereby, shall forthwith become due, at the option of the said mortga	at then the entire amount of the debt secured, or intended to be secured
payment of the said debt may not then have expired.	,
mortgage, or for any purpose involving this mortgage, or should the di	that should legal proceedings be instituted for the foreclosure of this but hereby secured be placed in the hands of an attorney at law for col-
lection, by sult or otherwise, that all costs and expenses incurred by the able counsel fee (of not less than ten per cont of the antibut involved hereby, and may be recovered and collected hereunder.	i) shall thereupon become due and payable as a part of the debt secured
PROVIDED, ALWAYS, and it is the true intent and meaning of the pa	
executors or administrators shall pay, or cause to be paid unto the sai the interest thereon, if any shall be due, and also all sums of mone -according to the conditions and agreements of the said note, and of t	
intent and meaning of the said note and mortgage, then this Deed of remain in full force and virtue.	
AND IT IS LASTLY AGREED, by and between the said parties, that the	ne said mortgagor may hold and enjoy the said premises until default of
payment shall be made.	
WITNESS my (our) Hand and Seal, this 10_ th day of	September 19 63
Signed, (sealed god delivered in the presence of	· Storye ho OKilly (L.S.)
WITNESS ATT TO COLUMN	Jayer Kie C'Killey (1.5)
WITNESS Cu (Brotheran	\mathcal{F}
R-2188 - SOUTH CAROLINA -7 - 62	
Paid in full may	1967.
	+',

Witness Connie Dairs

le Aluminum Credit Corporation ohnson assistant Vice President SATISFIED AND CANCELLED OF RECORD

AO. DAYE OF July 1961

Ollie Farmsworth

R. M. C. FORE FRANCE OF RECORD

AT 4:10 OF THE FORE FORE RO. 2450