16926

✓ M-27(1-65)(S.C.)

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BOOK **19**10 PAGE **599**

KNOW ALL MEN BY THESE PRESENTS, that_	Clarence	A. Tete	
Ruth S. Tate	hia	wife	and
Greenville County, State of South Caroli	ing hereinafter whether one o	e man called ab a time	, of
Greenville County, State of South Carolina, hereinafter whether one or more called the "Mortgagor", has become justly indebted to Home Improvement & Supply Co.			
Greenville County, State of	S. C.	, hereinafter called t	he "Mortgagee".
in the sum of Twenty seven hundred fift	y one and 60/100	DOLLARS (\$_2751	•60
evidenced by a promissory note of even date herewi	th in the total amount set fort		60
monthly instalments in the sum of forty five	and 86/100	DOLLARS (4	45.86
the first payment commencing on the 20th the same day of each month thereafter until fully pament not paid within ten (10) days of the due date, rate of 6% per annum.	day of Oct. id, together with late charges but not exceeding the lawful	s of five (5) cents per \$1.0 maximum, and interest after	ad continuing on O on each instal- er maturity at the
NOW, for and in consideration of the aforesaid indebtedness and to secure the prompt payment of the same, Mortgagor has bargained and sold and does hereby grant, bargain, sell and conveyunto the said Mortgagee, his successors and assigns,			
the following described lot or parcel of land situated	in Greenville	County, State of South	Carolina, to-wit:
Lot 63, as shown on a plat of the P office of the R. M. C. for Greenvil	roperty of Crestwood	i, Inc., recorded	in the
office of the R. M. C. for Greenville County in Plats book 5, page 189, reference to which is herein made for a more complete description.			
	•		A
Together with all rights, members, privileges, h Mortgagor hereby convenants and warrants to the M			
title to said property, free from all encumbrances except: Mtg. to: Canal Insurance Co., 9/6/50, Mtg. Bk. 474, pg. 465.			
TO HAVE AND TO HOLD all and singular the aforegranted and bargained premises unto the Mortgages torever, provided always that if the Mortgagor shall and will pay to the order of the Mortgagee, according to its renor and effect, that certain			
promissory note of even date herewith and secured hereby and any other sums which become owing by the Mortgagor to the Mortgage prior to cancellation hereof, then this mortgage shall cease, terminate and be void, otherwise to remain in full			
Mortgagee prior to cancellation hereof, then this m force and effect.	ortgage snall cease, terminal	e and be void, otherwise	to remain in full
The Mortgagor agrees and convenants to pay all all taxes levied under the laws of this State on the that he will at all times until the release of this gaged property which is insurable covering loss an hensive casualty insurance policy. Such policy shall	indebtedness secured hereby mortgage keep in force a poli d damage by fire and the othe	y. Mortgagor further conver cy of insurance on that por er casualties covered by th	tion of the mort- ne usual compre-
than the balance owing upon the indebtedness see Mortgagor shall give immediate notice by mail to the Mortgagor, and each insurance company concerned it to the Mortgagee instead of to the Mortgagee and Mortgagee to endorse his name of for loss, the Mortgagee may at his sole option apply the mortgage property. In the event the Mortgagor shathen the Mortgagee may at his sole option obtain suffor are hereby secured by this mortgage and shall of 6% per annum from the date of payment by the Mortgagor the Mortgagor shall s	the Mortgagee, who will make the Mortgagee, who will make is hereby authorized and direct portgagor jointly but, in the event any check, draft or money of such proceeds to reduce the fill neglect or refuse to obtain the insurance or pay all such to be due immediately from Mort	ole to the Mortgagee. In the proof of loss if not made atted to make payment of suent any payment is made justed as his attorney-in-face balance of the indebtedne said insurance or pay any axes or both, and all sums	promptly by the promptly by the teth loss directly pintly, Mortgagor t. Upon payment ss, or to restore taxes when due, expended there-
The Mortgagor agrees and covenants that he will to permit anyone else to commit waste, reasonable the mortgaged property, the Mortgagee may cause re. Any such sum so expended shall be due immediatel expended until paid.	wear and tear excepted. Upon asonable maintenance work to	the failure of the Mortgago be performed at the cost of	of the Mortgagor.
The Mortgagor hereby vests the Mortgagee with the full power and authority, upon the breach of any covenant or warrant herein contained, or upon any default in the payment of any instalment provided in said note or any renewal or extension thereof, or in the performance of any agreement herein contained, to declare the entire indebtedness hereby secured immediately due and payable, without notice to any person to take possession of said property and proceed to foreclose this mortgage in accordance with the law of this State. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.			
The Mortgagor (if more than one, all mortgagors) hereby waive and relinquish all rights of exemption and homestead.			
This mortgage may be assigned by the Mortgagee without the consent or notice to the Mortgagor and when so assigned, the assignee shall have all of the rights and privileges given to the Mortgagee by the provision of this mortgage.			
This mortgage is in addition to any other lien or security heretofore or hereafter given or obtained by the Mortgagee and is not in satisfaction or in lieu of any other lien or security.			
In this mortgage, whenever the context so requisingular includes the plural. This mortgage shall be successors and assigns.	res, the masculine gender in pind all parties hereto, their	cludes the feminine and/o heirs, legatees, administra	r neuter, and the ators, executors,
IN WITNESS WHEREOF (we) (I) hereunto set (our) (my) hand(s) and seal(s) this 6th day of Sept., 1965.			
Signed, sealed and delivered in the presence of:	2) 27		2
Deway Webb	_ elları	nee a Ja	(L.S.)
Auden	(Signature of Mort	gagor)	1
HA COOL	(Signature of Mort	EX S. Jagar)	ale_(L.S.)