1363 34045

M-27 10/65 S.C.)

34045 MORTGAGE

1032 ma 311

KNOW ALL ME	N BY THESE	PRESENTS, that	Lamar Hol	lder				
	1.6						, of	
Greenvil		tate of South Caroli			more called th	e "Mortgagor"	has become	a Area and a second
justly indebted to	Liehigh	Paint & Chem					of of	·
• Greenville	<u> </u>	County, State of	South C	arolina	, bereinafi	ter called the "	Mortgagee'',	
in the sum of	Iwenty tow	hundred thir	rty eight	and 60/100	DOLLARS	s (\$ 2238.6	<u>o</u>)	•
evidenced by a pro	omissory note o	of even date herewi	ith in the tota	l amount set forth	above, payabl	e in 60		
• :		f Thirty sev		•		OLLARS (\$	7.31),	
		the lith	day of J	ממו	, 19 <u>_66</u>	, and	ontinuing on	
the computation of a	ach month ther	eafter until fully pays of the due date,	aid, together	with late charges	of five (5) cen	ts per \$1.00 od	each instal- tunity at the	
rate of 6% per ann	um.					Constant		
NOW, for and has bargained and	in consideratio sold and does	on of the aforesaid hereby grant, barga	l indebtednes ain, sell and c	s and to secure to conveyunto the sa	the prompt pay id Mortgag ne, l		-	
he following desc	ribed lot or par	rcel of land situate	ed in G	reenville	County, See	er of Bourt Co	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
l that lot	of land in	the County o	of Greenv	e Leslie N.	Shaw prope	rrty made	T. C.O. Nor	105
Assoc. which	ch is reco	rded in the H	R.M.C. Of:	fice for Gre	enville Co	ounty in Fi	BE NOOK WI	Ņ
Frage 2. M	his proper	tv has a from	ntage on l	Mora Drive c	of 65 feet.	, and is w	e same coi	iveyed
Deed Book	older by H 740. at na	enry C. Hardi ge 419, in sa	ing by de aid R.M.C	ed dated maj . Office.	7 2, 1904,	and record	led may 2)	, 150.
	,	J =					-	
					•	Ì		
Together with	all rights, mer	mbers, privileges, indicated warrants to the	hereditaments	s, easements and	appurtenances	belonging or	appertaining. a fee simple	
title to said prope	rty, free from a	Company, dat	xcept: t.ed May 2	5. 1964. in	book 959.	page 489.		. •
TO HAVE AND	TO HOLD all	I and singular the a	aforegranted a	and bargained pre	mises unto the	Mortgagee for	ver, provided	*.
neomiecom note o	of even date he	all and will pay to rewith and secured	i hereby and	any other sums w	hich become o	wing by the Moi	tgagor to the	
Mortgagee prior to force and effect.	o cancellation	hereof, then this	mortgage sha	il cease, termina	te and be void	, otherwise to	emain in iuii	2.
The Mortgagor	agrees and co	onvenants to pay a	ll taxes and	special assessme	ents against the	e property and	agrees to pay	
shoe he will at a	II timas until t	of this State on the he release of this	mortgage ke	en in torce a poli	cv of insurance	e on that portion	of the more	٠,
gaged property wi	hich is insurab	ole covering loss as	nd damage by all be with a	y fire and the other	er casualties c ble to the Morti	gagee, in an an	ount not less	
than the balance	owing upon th	notice by mail to	cured hereby	, with loss paya ee. who will mak	e proof of loss	gagee. In the t	omptly by the	
Mortgagor, and ea	ich insurance c	company concerned	is hereby au	thorized and dife	cted to make parent any baymen	ayment of such nt is made ioint	ly. Mortgagor	
	Marras as to	endorse his name on his sole option app	^6 667 CBECK	. Man of money	order as dis au	FOURT ALTERIANCES &	spour payment	
	Ya tha arra	at the Mortogoor ch	nait neolect o	r remise to optain	said insurance	; or pay any tam	es when due,	
for are hereby se	cured by this a	ole option obtain so mortgage and shall	l be due ımme	ediately from Mori	tgagor to Mortga	agee with intere	st at the rate	
		f payment by the Mo					to commit or	•
		venants that he wi waste, reasonable						
	the Most	gagee may cause r Il be due immediate	easonable ma	untenance Work W) De Delloimed	at the cost of a	Tr MOTOPOPOTO	
expended until pa	id.							
		the Mortgagee with default in the payn	ment of any 1	neralment brovide	en in said note	OT SHILL I CHE MOST	OI CALCINOTON	•
		f any agreement her notice to any perso	FAIR CONTAINE	d to deciate the	emire indebled	Hegg Herena aci	ou ca minicai	
	ah a la	w of this State Sh	nould any leg	al broceedings by	e instituted for	the torecroant	OI this more	
		become a party o						
		expenses incurred on demand, at the						
recovered and col	llected hereund	ler. n one, all mortgage				· ·		
		and her the Mortgan	oee without t	he consent or not	ice to the Mort	gagor and when	so assigned,	
the assignee sha	ll have all of th	he rights and privil	eges given to	the Mortgagee by	the provision	or this moregag	•	
is not in satisfac	tion or in lieu	to any other lien of any other lien or	r security.	•				*
singular includes	s the plural. T ssigns.	the context so req his mortgage shall	bind all par	ties nereto, then	nens, legatee	s, administrate	rs, executors,	
IN WITNESS V	WHEREOF (we)	hereunto set (0	our) (mg/) hand	(s) and seal(s) th	is_[~ day o	of ARUL	, 19 b (
Signed, sealed as		-						
in the presence of	of:	H	,		li -	•		
$ /\lambda_{\rm c}$	hert /	1 erald	1	XLan	jartole	ser	(L.S.)	
Z''	7	0		(Signature of Mor	tgagor)	1111 6		