| ANOW ALL MEN BY THESE PRESENTS, to Marjorie Cooper Greenville County, State of South County indebted to Lehigh Paint & Ch | , his_ | 30HX 2039 PAGE 441 | and of |
|--|--|--|---|
| Greenville County, State of South (| , his | Wife | of |
| | | | • |
| , | • | ne or more called the "Mortgagor", has beco | ome . |
| Greenville County, Sta | 2 2 | na, , hereinafter called the "Mortgage | _01 e''. |
| in the sum of Twenty one hundred si | | | _) . |
| evidenced by a promissory note of even date he | • | | <u> </u> |
| monthly instalments in the sum of Thirty | six and 15/100 | DOLLARS (\$ | _ ;, |
| the first payment commencing on the 9th the same day of each month thereafter until ful ment not paid within ten (10) days of the due tate of 6% per annum. | lly paid, together with late cha | rges of five (5) cents per \$1.00 on each instruction maximum, and interest after maturity at | tal- |
| NOW, for and in consideration of the afore has bargained and sold and does hereby grant, t | bargain, sell and conveyunto th | are the prompt payment of the same, Mortga e said Mortgagee, his successors and assig | gor gns, |
| the following described lot or parcel of land sit at certain piece parcel of lot of signated as lot no. 10 on the north no., made by C.C. Jones and Associt Book NN page 3, and having according at an iron pin at joint front lots N. 4-26 E. 140 ft. to an iron pin at rear of lots 10 and 9; of Morris Street, then along the number of the beginning corner. Together with all rights, members, priviled Mortgagor hereby convenants and warrants to title to said property, free from all encumbrance. | thern side of Morris ates Feb. 1957, recording to said plat the corner of lots nos. In pin on alley, then thence S. 4-26 W. 14 torthern side of Morris at the Mortagee, his heirs, success except. | Str., as shown on plat for Leaded in R.M.C. Office for Greek following courses and distant to and ll and running along the along the said alley N.84-540 ft. to airon pin on the norm is Str., S. 85-34 E. 60 ft. to and appurtenances belonging or appertain | eslie and enville (nces: ne line (34 \ . 60 rthern o an iro |
| | NONE the aforegranted and bargained y to the order of the Mortgagee cured hereby and any other sum | is which become owing by the Mortgagor to | ain the |
| The Mortgagor agrees and convenants to per all taxes levied under the laws of this State of that he will at all times until the release of gaged property which is insurable covering lost hensive casualty insurance policy. Such policy than the balance owing upon the indebtednes Mortgagor shall give immediate notice by mai Mortgagor, and each insurance company concert to the Mortgagee instead of to the Mortgagee a hereby authorizes Mortgagee to endorse his nafor loss, the Mortgagee may at his sole option the mortgage property. In the event the Mortgage then the Mortgagee may at his sole option obtained the mortgage property in the sole option obtained the mortgage may at his sole option ob | on the indebtedness secured he this mortgage keep in force a ses and damage by fire and the y shall be with an insurer access secured hereby, with loss p it to the Mortgager, who will rened is hereby authorized and cond Mortgagor jointly but, in the time on any check, draft or mon apply such proceeds to reduce or shall neglect or refuse to obtin such insurance or pay all such thall be due immediately from M | policy of insurance on that portion of the mo other casualties covered by the usual com- ptable to the Mortgagee, in an amount not le ayable to the Mortgagee. In the event of los make proof of loss if not made promptly by ilirected to make payment of such loss direc- event any payment is made jointly, Mortga, ey order as his attorney-in-fact. Upon payme the balance of the indebtedness, or to rest ain said insurance or pay any taxes when di- ch taxes or both, and all sums expended the | ees out- out- out- out- out- out- out- out- |
| The Mortgagor agrees and covenants that he to permit anyone else to commit waste, reasonithe mortgaged property, the Mortgagee may cau. Any such sum so expended shall be due immedexpended until paid. | able wear and tear excepted. U se reasonable maintenance wor | pon the failure of the Mortgagor to so maint k to be performed at the cost of the Mortgag | ain or. |
| The Mortgagor hereby vests the Mortgage of herein contained, or upon any default in the particle of thereof, or in the performance of any agreement ately due and payable, without notice to any page in accordance with the law of this State gage, or should the Mortgagee become a part herein, or should the debt secured hereby or ar suit or otherwise, all costs and expenses incurred and payable immediately or on demand, at recovered and collected hereunder. | payment of any instalment providence in contained, to declare it terson to take possession of sa . Should any legal proceedings by of any suit involving this May part thereof be placed in the ted by the Mortgagee, and a rease | vided in said note or any renewal or extens; he entire indebtedness hereby secured imme id property and proceed to foreclose this mo be instituted for the foreclosure of this mo lortgage or the title to the premises describ hands of any attorney at law for collection onable attorney's fee, shall thereupon beco | ion edi- ort- ort- oed by me |
| The Mortgagor (if more than one, all mortg | gagors) hereby waive and relir | equish all rights of exemption and homeste | ad. |
| This mortgage may be assigned by the Mort | | | ed, |
| the assignee shall have all of the rights and pro- | | | and |
| is not in satisfaction or in lieu of any other lies | n or security. | | |
| In this mortgage, whenever the context so singular includes the plural. This mortgage sh successors and assigns. | hall bind all parties hereto, the | eir heirs, legatees, administrators, executo | ors, |
| IN WITNESS WHEREOF (we) (1) hereunto see | t (our) (my) hand(s) and seal(s) | this 14 day of Oune, 19 61 | <u>5</u> . |
| Signed, sealed and delivered in the presence of: | | | |
| Derma MADONIA | Alena | a Parson. | |
| 1 million | (Signature of M | (L. | 3.) |
| - Danley fork | (Signatur of M | orie K. Pooper (L. | .S.) |
| M-27 10/65 S.C.) | | | |
| s mortgage is par | id and sati | sfied and the | unde |
| ed hereby directs the | County rec | order of Greinist | le 6 |
| ed hereby directs the same upon the re | cords. | | |
| 1 +1 . 2 att day of | Sentember 19 | 66. | |
| les national Fund | lnc. | | |
| ces routered stores | sident SATI | SFIED AND CANCELLED OF R | |
| Convaluere Vice /re | | $\alpha = -10 + 1$ | 19 <i>66</i> |
| Cavaliere Vice Pre | t Sec. 10 | DAY OF Oct. | 19 <u>66</u> |
| . Cavaliere Vice Pres uss- It. E. Peiffer ass Barbara Correa | t sec. 16 | Lie Farnsworth. C. FOR GREENVILLE COUNTY, | |