800K 1047 PAGE 651

MORTGAGE

STATE OF SOUTH CAL	ROLINA, \					
COUNTI OF GREENVI	LLE)			•		
To ALL WHOM THESE PR	ESENTS MAY CONCER	n:				
Earl W. Ballance and B Greenville, South Caro					, send(s)	greetings
WHEREAS, the Mortga	agor is well and truly	indebted unto	Collater	al Investm	ent Com	pany
organized and existing und		. The second				
called the Mortgagee, as evare incorporated herein by No/100 of Six cipal and interest being pa	reference, in the prince of th	ncipal sum of E ,950.00 um (Collateral In in Birming	ight Thouse), wit 6%) po vestment C gham, Alak	and Nine th interest er annum tompany - oama	Hundred from dat until paid	Fifty and te at the ra d, said prin
or at such other place as Fifty-three and 70/100 - commencing on the first da after until the principal an if not sooner paid, shall be	y of February nd interest are fully p	, 19 67 aid, except that	, and on the	Dollars (e first day yment of p	\$53.70 of each n rincipal a	nonth there and interes
Now, Know All Men securing the payment then						

Now, Know All Men, That the Mortgagor, in consideration of the aforesaid debt and for better securing the payment thereof to the Mortgagee, and also in consideration of the further sum of Three Dollars (\$3) to the Mortgagor in hand well and truly paid by the Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold, and released, and by these presents does grant, bargain, sell, and release unto the Mortgagee, its successors and assigns, the following-described real estate situated in the County of Greenville -----, State of South Carolina:

ALL that piece, parcel or lot of land situate, lying and being on the northern side of Holliday Dam Road near the City of Greenville, in the County of Greenville, State of South Carolina and known and designated as Lot No. 2 of the property of Thomas A. Cothran, Jr., plat of which is recorded in the R.M.C. Office for Greenville County in Plat Book NNN at Page 139; said lot having such metes and bounds as shown thereon.

Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and equipment now or hereafter attached to or used in connection with the real estate herein described.

To Have and to Hold, all and singular the said premises unto the Mortgagee, its successors and assigns forever.

The Mortgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple absolute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the premises are free and clear of all liens and encumbrances whatsoever. The Mortgagor further covenants to warrant and forever defend all and singular the premises unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

This Morigage Assigned to Federal Matt. Mitg. asin on 9 day of Jan. 1967. Assignment recorded in Vol. 1068 of R. E. Mortgages on Page 487

#36584
June 19-1973
at 11:45 a. m.
Wilness
Evilyn Goddard

Foreclosure day of

L.D., 19 See Judgment Roll

Mo.