

ST FIN	900K 103 PAGE 58	MORTGAG	E . 8	ook 10 81 p	AGE 507	•
WHEREAS MIL	Walker Harold I	Rowland & Ru	by Louise	Rowland	ly bald and	bound unto
	rk Improvement &	of the second se		after also styled th		
. 2,622.00	, payable in6	equal instalim	, F3 4			encing on the
4th.	day of January	19 68 and fall to had will more fully app	ling due on the some	e of each subseque	at month, ca	in one by the
NOW, KNOW ALL the conditions of the said mortgager in he of is hereby acknown.	MEN, that the mortgagor(s) in cone said Note; which with all its and well and truly paid, by the scheledged, have granted, bagains (his) heirs, successors and assi	nsideration of the said of provisions is hereby manual mortgages, at and before sold and released, a	lebt, and for the bet de a part hereof; and ore the scaling and nd by these Presen	ter securing the pa i also in considera delivery of these P ts do grant, bargai	yment there don of Three resents, the	of, according to Dollers to the receipt where- slease unto the
of South C Greenville book K K a	ertain piece, pa sarolina, on the shown as lot N it page 93, being lowland, prepared to said plat, be	rcel or lot Northern sid o. 16, on a more partic	of land in e of Jasmi plat of Gr ularly sho	Greenvil ne Drive, and View, wn on pla	le Cou near recor t of t	nty, State the City of led in plat he property
of propert section of line of pr of lot No. pin, rear 150 feet t	at an iron pin of y now or former! Jasmine Drive, operty of Alliso 17; thence with corner of lot Note an iron pin on the side of said	y of Allison with Florida n, N 9-20 W the line of . 15; thence the Norther	, which pi Avenue, a 151 feet t said lot with the n side of	n is 150 : nd running o an iron S 72-35 W line of sa Jasmine D	feet f g then pin, 85 fe aid lo	rom·the interes with the rear corner of to iron to S 17-25 E
•			, 2 05,0 2	000 00 011	Jugar	
			•			
TOGETHER with incident or apperte	all and singular the rights, maining.	embers, hereditaments of	and appurtenances	to the said premis	es belongin	g, or in anywise
	TO HOLD, all and singular the except bind my (our) self and my		•		*	
Premises unto the same or any part th	to the said premises, the title to s said mortgagee its (his) heirs, hereof.	o which is unencumbere successors and assign	d, and also to warro	int and forever defe	nd all and 🛳	ingular the said
the buildings on sunpaid balance on (his) heirs, succe interest thereon, for	ED, by and between the parties I add premises, insured against loi the said Note in such company resors of assigns, may effect surrom the date of its payment. And if from the insurance moneys to be	ss or damage by fire, for as shall be approved by ich insurance and reimb it is further gamed that	the benefit of the the said mortgages, urse themselves und	, and in default the der this mortgage f	on amount a reof, the sale or the expension	d mortgagee, its
(his) heirs, succe	ED, by and between the said po all taxes and assessments upon essors or assigns, may cause the this mortgage for the sums so pa	the said premises when he same to be naid, too	the same shall fire	st become payable,	thou the cut	d
AND IT IS AGREE become payable, o hereby, shall forth	ED, by and between the said part or in any other of the provisions hwith become due, at the option id debt may not then have expire	ies, that upon any defau of this mortgage, that the of the said mortgagee.	It being made in the	payment of the sai		.d .a ba aamuna d
lection, by suit of	THER AGREED, by and between my purpose involving this mortga or otherwise, that all costs and all fee (4f not less than ten per and may be recovered and collected	ige, or should the debt h lexpenses incurred by cent of the amount invo-	ereby secured be pl	aced in the hands of	of an attorne	y at law for col-
PROVIDED, ALW, executors or admir the interest there according to the o	AYS, and it is the true intent an inistrators shall pay, or cause to on, if any shall be due, and als conditions and agreements of the g of the said note and mortgage,	d meaning of the parties be paid unto the said mo o all sums of money pa said note, and of this a	ortgagee, its (his) he id by the said mortg martedge and shall t	eirs, successors or agee, his (their) he vertorm all the oblic	assigns, the irs, success	said debt, with ors, or assigns,
AND IT IS LASTL payment shall be r	Y AGREED, by and between the made.	said parties, that the so	ald mortgagor may he	old and enjoy the se	rid premises	until default of
WITNESS my (our)	Hand and Seal, this	th. day of _	January	19 68	201	2 00
Signed sealed and	delivered in the presence of	• • • • • • • • • • • • • • • • • • •	Walk	u Han	al 10	deland
WITNESS 6	A Solder		Kuby d	ouse B.	Kow	mis.s.

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK 16 PAGE 26

DAY OF DAY 10.73

A. M. C. FOR GREENVILLE COUNTY, S. C. ME 10:45 O'CLOCK 3. M. NO. 31996