**************************************	Milliam	18 0	Jahnson	\ \	nela	gornson	<u> </u>
(hereinafter also	styled the mortgagor) in and by	y (our) certain N	ate bearing	even date here	with, stand firmly held and	bound un
mid	STATE	mre			(hereinafter	also styled the mortgagee) ii	n the sum
	21412	77.66	<u> </u>				
s 3,688, 8	, payable	in	equal inst	allments of	s 30,74	each, commer	ncing on th
the said Note and	day ofconditions thereof, ref	erence thereunt	19 <u>68</u> and to had will more ful	l falling due ly appear.	on the same day	of each subsequent month,	as in and t
NOW, KNOW ALL the conditions of said mortgagor in of is hereby ackno	MEN, that the mortga the said Note; which	gor(s) in considu with all its pro id, by the said , bargained, so	deration of the said existions is hereby mortgagee, at and Id and released, an	d debt, and made a part before the s d by these F	hereot; and also ealing and delive Presents do grant	curing the payment thereof, in consideration of Three Dary of these Presents, the re- , bargain, self-and release u	oliars to ti coipt wher
S i i:	tate of South s known as th n the R.M.C.	n Carolin ne Clarke Office f	a, containi Johnson pr or Greenvil	ng 4.3 coperty	acres, mo , a plat o nty in Pla	Greenville Cour ore or less, of w of which is recon t Book "N" at pa detailed descri	vhat :ded ige
	110.	11/10					
	[,-/	LED 3 - 1968	10		·		
	157	77	:/				
	all and singular the rig	jhts, members, l	hereditaments and	appurtenance	es to the said pre	mises belonging, or in anyw	ise incide
or appertaining.	O HOLD all and sing	dar the said Pr	emires unto the sai	d mortagaee	its (his) succes	ssors, heirs and assigns fore	v e r.
AND I (we) do he surances of title	ereby bind my (our) s to the said premises, said mortgagee its (hi	elf and my (ou the title to wi	ir) heirs, executors hich is unencumbe	and admini	istrators, to proc	ure or execute any further ne forever defend all and singu lawfully claiming, or to cla	cessary as lar the sai
the buildings on s unpaid bulance on (his) heirs, succe interest thereon, fi	aid premises, insured the said Note in sucl ssors or assigns, may	against loss o h company as s y effect such i yment. And it i	r damage by fire, fi shall be approved b nsurance and reim is further agreed th	or the benef y the said n burse thems at the said r	fit of the said ma nortgagee, and in elves under this nortgagee its (hi	executors, or administrators, rtgagee, for an amount not le default thereof, the said mo mortgage for the expense the spense that it is not good to be the mortgage.	ess than th rtgagee, it nereof, wit
shall fail to pay (his) heirs, succes	all taxes and assessm	nents upon the cause the same	said premises who	en the same erwith all p	shall first become nalties and cos	s, executors, administrators ne payable, then the said mo is incurred thereon, and reim	rtgagee, it
become payable, o hereby, shall forth	r in any other of the p	provisions of the	nis mortgage, that t	then the enti	ire amount of the	at of the said Note, when the debt secured, or intended to s or assigns, although the pe	be secure
mortgage, or for a lection, by suit or able counsel fee (ny půrpose involving t otherwise, that all cos	this mortgage, its and expense ier cent of the	or should the debt s incurred by the m	hereby secu ortgagee, its	ired be placed in (his) heirs, suc	be instituted for the foreclo the hands of an attorney at cessors or assigns, includin nd payable as a port of the d	law for col ig a reason
the interest there according to the c	nistrators shall pay, or on, if any shall be du conditions and agreeme g of the said note and	r cause to be p re, and also al ents of the said	aid unto the said n I sums of money p I note, and of this	nortgagee, it aid by the s mortgage ai	is (his) heirs, su aid mortgagee, h nd shall perform`	en the said martgagor, his (t ccessors or assigns, the said is (their) heirs, successors, all the obligations according etermine and be void, otherw	debt, wit or assigns to the tru
AND IT IS LASTL payment shall be a	Y AGREED, by and be	etween the said	parties, that the s	aid mortgage	or may hold and	enjoy the said premises until	default of
WITNESS my (our)	Hand and Seal, this _	24	day of <u>17</u>			<u>s'</u>	
Signed, sealed an	nd delivered in the pro	esence of	A	Villy	n R for	hoon	(L. S.)
WITNESS /	Worden	lson		Neli	n John.	2CV	(L. \$.)
WITNESS 2	t Jours						

 AMBRED AND CANCELLED OF RECORD 19.00

PAY OF 19.00

R. M. C. FOR GREENVILLE COUNTY, S. C. AT 11:14 O'CLOCK ... M. NO. 12.3