						24616
• 1			MORT	GAGE	1053	
				·	BDOK 11U4	PAGE 283
WHER	EAS I (we)	FRED W. McALL and led the mortgeger) in end b	wife, ZEMECA	G. McCALL n Note bearing even date	herewith, stand firm	y held and bound unto
		PACTURING COMPANY				ortgagee) in the sum of
в	EAMAN MANU			,		ch, commencing on the
\$	3,229.20	, payable in7	i	installments of \$41		
	5th	_day ofFebruary additions thereof, reference there	19 69	and falling due on the sam		
NOW, the co	KNOW ALL ME anditions of the nortgogor in han	N, that the mortgager(s) in consider Note; which with all its dwell and truly paid, by the staged, have granted, bargained neirs, successors and assigns	ensideration of the provisions is her said mortgages, at , sold and released forever, the follow	said debt, and for the bette eby made a part hereof; and and before the sealing and d, and by these Presents do ing described real estate:	delivery of these Pre- grant, bargain, sell	sants, the receipt where-
	v v v	BEING Lot No. 50 of known as 304 Wilbur of Greenville, Stat	n Street of t	the City of Greenvi	being better lle, County	
					_	
				119111	II.	
			•	FILE		: · ·
		•		<i> </i> <u>►</u> /	1-94	
				SEP251	1771	,
				Mrs. C. a. arns	1. 1	
				75//////		
				1116	3.	
TOG	ETHER with all	and singular the rights, memb	ers, hereditaments	and appurtenances to the s	aid premises belongi	ig, or in anywise inciden
то	ppertaining. HAVE AND TO	HOLD, all and singular the sa	id Premises unto t	he said mortgagee, its (his)	successors, heirs an	d assigns forever.
AND suran Prem	I (we) do here nces of title to ises unto the so	eby bind my (our) self and m the said premises, the title aid mortgagee its (his) heirs, :	y (our) heirs, exe to which is unend successors and ass	cutors and administrators, to cumbered, and also to warro signs, from and against all p	to procure or execute ant and forever defend persons lawfully claim	any further necessary as- i all and singular the said ming, or to claim the same
AND the b unpai (his) intere	nt IS AGREED buildings on sai id bulance on the heirs, success est thereon, front	D, by and between the parties id premises, insured against I he said Note in such compan sors or assigns, may effect m the date of its payment. At rom the insurance moneys to b	y as shall be appro such insurance and ad it is further agre e paid, a sum equa	oved by the said mortgagee, I reimburse themselves und eed that the said mortgagee I to the amount of the debt s	, and in default there der this mortgage for its (his) heirs, succ ecured by this mortga	of, the said mortgagee, it: the expense thereof, with essors or assigns shall be age.
AND shall (his)	IT IS AGREE! I fail to pay al heirs, success	D, by and between the said taxes and assessments upo ors or assigns, may cause the ortagae for the sums so paid, '	parties, that if the n the said premise same to be paid, t with interest thered	said mortgagor(s), his (the swhen the same shall firs together with all penalties o n, from the dates of such pa	ir) heirs, executors, it become payable, th and costs incurred the syments.	en the said mortgagee, it: reon, and reimburse them
AND beco herel	IT IS AGREED me payable, or by, shall forthy	D, by and between the said pa in any other of the provision with become due, at the optic debt may not then have expire	rties, that upon an s of this mortgage, on of the said mor	y default being made in the	payment of the said t of the debt secured.	Note, when the same shall or intended to be secure although the period for the
AND mort lecti able here	IT IS FURTH gage, or for any ion, by suit or o countel fee (o by, and may be	ER AGREED, by and between y purpose involving this more therwise, that all costs and ex- f not less than ten per cent of recovered and collected hereu	en the said partie gage, or should the spenses incurred by of the amount involuder.	the mortgagee, its (his) hei	irs, successors or as: e due and payable as	signs, including a reason a part of the debt secure
PRO exec the acco inter	OVIDED, ALWA' cutors or admini interest thereof ont and meaning	YS, and it is the true intent istrators shall pay, or cause to if any shall be due, and conditions and agreements of the said note and mortgage and virtue.	and meaning of the o be paid unto the ulso all sums of m he said note, and le, then this Deed	of Bargain and Sale shall of Bargain and Sale shall	gagee, his (their) heir perform all the obliga cease, determine and	s, successors, or assigns tions according to the trube to be void, otherwise it sha
AND	OIT IS LASTLY	AGREED, by and between t	ne said parties, the	of the said mortgagor may ho		i premises until default o
WIT	NESS my (our)	Hand and Seal, this 8t	hday o	August	_ 19 _ 68	
Sigr	ned, stated and	delivered in the presence	of /	1 July m	THEEL	(L. S.
WiT	mess dec	sh Alary	54)	Zene a	7 115 Ca	(L. 5
WIT	TNESS	they				
	,		/		44	