## MORTGAGE

JUN 1 0 19698 Pars, Chia Parreworth

R. M. C.	1.1	1.5					
WHEREAST (WAS THE STATE OF STA	Maude	R. I	ordon	เคโด	n kn	AWn	13.00
(Bereination place sty	led the mort	gagor) in	and by	ny (out)	certain	Note b	earlind
44TH2Z							•

Maude J. Vaughn

J & N Home Improvement Co. (hereinafter also styled the mortgages) in the sum of 7,658.28 84 91.17

and Note and conditions thereof, reference thereunio had will more fully appear.

NOW, KHOW ALL MEN, that the mortgagor(s) in consideration of the acid debt, and for the better securing the payment thereof, according to the conditions of the soid Note; which with all its provisions is hereby made a part hereof and close in consideration of three Dollars to the add mortgager, at most bactor the sealing and delivery of these Presents, the receipt where of is hereby actnowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, self and selesse until the sold mortgager, its light being successors and acreating lowers, the following described real estate:

All that lot of land near the City of Greenville, State of South Carolina, County of Greenville being shown as lot 298 Sect. 2 On plat entitled "Subd. for Abney Mills, Brandon Plant, Greenville, South Carolina, made by Dalton & Neves, Engs., Greenville S.C., February, 1959, recorded in Plat Book QQ, pages 56-59. According to said plat this lot is also known as # 7 Smith Street and fronts thereon 84 feet.







TOGETHER with all and singular the rights, members, hereditaments and apparlenances to the said premises belonging or in anywise

TO HAVE AND TO HOLD, all and singular the sold Premises unto the sold mortgages, its (his) successors, helps and assigns forever.

AND I (we) do hereby bind my (out) self and my (out) helrs, executors and administrators, to procure or execute any further necessary or surrocce of title to the sold premises, the title to which is unencumbered, and also to writtent and forever defend all and singular the salf premises must be said premises in title) helis, successors and assigns, from and opariest all persons lawfully claiming, or to claim the same or any part thereof.

ATD IT IS AGREED, by and between the partice locate, that the solid mortograph(s) his (their) betas, executors, or administrators, shall keep the buildings on and premises, insured applient loss or domine by fire, for the issential of the solid mortograph, for a mount on less than the unpublic before on the solid floting is such company as shall be approved by the solid actiogrape, and in defoult thered, the solid mortograph is the label of the solid mortograph is the solid mortograph of the solid mortogr

AND IT IS AGREED, by and between the sold putter, that if the sold martipagate, his (their) hafre, executors, administrators or assigns, shall fold to pay all lates and assessments upon the sold promises when the same shall first become payable, then the sold martipage, like this hetre, successors or assigns, may cause the same to be paid, long-ther with all penalties and costs incured thereon, and selmburse themselves under this marriage for the same so paid, with interest thereon, from the dates of such payment.

AND IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall become psychie, or in any other of the provisions of this mortgage, that then the settle amount of the debt secured, or intended to be secured hereby, shall forthwith become due, at the option of the neid mortgagee, its (his) lette, successors or assigns, although the period for the payment of the said debt may not then have expired.

AID IT IS FURTHER, AGREED, by and between the noid portion, that should legal proceedings be instituted for the foreclosure of this materpage, or if you have been accorded by the continuous process. It is not provided in the hands of an altinusy at low for contection, by sail or otherwise, the full costs undergeness incurred by the materpage, its fulls believe, successor or such holidang a reasonable counsel fee (of not less than ten per cent of the amount involved) shall thereupon become due and payable as a part of the debit secured better, and trays by recreated and collected between the sail of the sail to the country of the sail to the content of the country of the sail the sail to the sa

PROVIDED, A.WAYS, and it is the first intent and meaning of the parties to these Presents, that when the sold mortgager, his (their) heirs, executer or administrators shall pay, or cross to be gold unto the sold mortgages, list (his) batter, successors or assigns, the sold debit, with execution of the parties of the par

AND IT IS LASTLY AGREED, by and between the said parties, that the said marigager may hold and enjoy the said premises until default of payment shall be made.

WITNESS my (our) Hand and Seal, this	y of	19 69
Signed sealed and delivered in the presence of	Maude R	Trade or Blookinga nex
WITNESS Daid Rothell		(Ls)
WITNESS Wonny Robinson		