HORTGAGE

800x 1137 PAGE 523

ILLIE FARNSWORTH		SOCK TTO I PAGED TO
R. M. C. WHEREAS I (wo) NODERT	- Hudson +	MANCY - C. And see
(hereinafter also styled the mortgagor)	In and by my (our) certain Note bearing even	data herewith, stand firmly held and bound unto
mid: STATE	MFB Co	(hereinafter also styled the mortgages) in the sum
	in 60 equal installments of \$ 5	
and Note and conditions thereof, referen	bER 19 69 and falling due on t	the same of each subsequent month, as in and by the

NOW, KNOW ALL MEN, that the mortgager(s) in consideration of the sold debt, and for the better securing the payment thereof, according to the covalitions of the sold Note; which with all its provisions is hereby made a part hereof; and also in consideration of Three Dollars to the sold mortgager in hand well and truly path; but see said mortgager, of an ablate the seculing and delivery of these Presents, the receipt where of its hereby acknowledged, have quanted, burguined, sold and released, and by these Presents do grant, burguin, sell and release unto the sold mortgager, its figh's letter, successors and caseings forever, the following described real estate:

All that parcel, piece or lot of land with the buildings and improvements thereon situate, lying and being near the City of Greenville, in the County of Greenville, State of South Carolina, being known and designated as Lot No. 19 on a plat of Glenwood Acres, property of Azilee G. Boyd, recorded in the R.M.C. Office for Greenville County, in Plat Book "HH", page 135, and having, according to said plat the following metes and bounds to wit:

Beginning at an iron pin on the South side of Dubard Street, joint corner of Lots Nos. 18 and 19, and running thence with line of Lot No. 18, S. 18-29 E. 129.6 feet to an rion pin; thence N. 81-26 E. 121 feet to an iron pin on the west side of Glenwood Road; thence with Glenwood Road, N. 5-14 W. 120 feet to an iron pin on the South Side of Dubard Street; thence with Dubard Street, S. 84-16 W. 150 feet to an iron pin, the beginning corner.

TOGETHER with all and singular the rights, members, hereditaments and appartenances to the said premises belonging, or in anywise incident or apportaining.

TO HAVE AND TO HOLD, all and singular the said Premines unto the said mortgages, its (his) successors, helis and analysis forever-

AND I (we) do hereby bind my (out) self-ond my four) helts, executors and administrators, to procure or execute any further necessary ansutances of title to the sald precises, the title to which is uneacombeted, and also to warrant and forever defend all and simpler the sald precises are to the sald precises its (his) helts, execusous and assigns, from and against all persons invisitly claiming, or to claim the same or any part thereof.

AND IT IS AGREED, by and between the parties hereto, that the said nortograpid his (their) between executors, of administrators, whill keep the buildings on said prealses, insured against loss or demone by the, for the sentit of the said nortypers, for on success rule was the said facts in such crompts, as shall be approved by the said mostypers, and in electable thereto, the said nortypers in the said facts in such crompts, as shall be approved by the said mostypers, and in electable thereto, the said nortypers in the said facts of the said in the sai

ARD IT IS AGREED, by and between the said parties, that if the suid inextrapoles), his (their hairs, executors, orientaterative or anatysis, shall full to pay all traces and assessments upon the said profiles when the same shall first become payable, then the said motopope, like fulls bette, successors or cassings, may cause the same to be paid, together with all penalties and coals incurred thereon, and reimismostics under this mortgape for the same so paid, with interest thereon, from the dates of such payables.

AND IT IS AGRETD, by and between the said parties, that upon any default being made in the payment of the said likes, when the same shall become payable, or in any other of the provisions of this nortrage, that then the satire amount of the debt secured, or intended in he secured between the control of the said debt says and the payable payable in the payable payable payable in the payable payable payable payable in the payable payabl

AND IT IS FURTHER AGREED, by and between the sold patter, that should logal proceedings be instituted for the foreclosure of this methyrpy, or for any purpose involving this methyrpy, or should the debt benefit secured be placed in the banks of an attempt to law for collection, by suff or otherwise, that all roots and expenses incurate by the methyrpy, the flash lotter, successor or respectively reasonable counsel for old for the flash that the per cent of the amount involved) shall thereupon become due and psychological processing the flash lotter, and may be recovered in a collected betweender.

PROVIDED, ALWAYS, and it is the true intent and mountary of the parties to these Presents, that when the said martgager, bits (these) beins, executes or administrators shall pay, or cause to be paid wint the outli mortagers, its filed beins, successors or earlyss, the said deld, with the linear thereon, if may shall be dise, and do not it sums of more paid by the eath enchangers, his (their) beins, successors, or assigns, acceptance to the conditions and opposed sold sold perform all the obligations accept to the true intent and meaning of the said note and martgage, then this Deed of Burgate and said shall cause, determine and be void, otherwise it shall remain the view of the said note and martgage, then this Deed of Burgate and said shall cause, determine and be void, otherwise it shall remain in full large and virtue.

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

WITHESS my (our) Hand and Seal, this 20 da	401 540 71 11 ben 1969
Signed sealed and delivered in the presence of	Robert D. Hoden 11.50
witness 2 it - Feros	Manay ( - Thinker) (1.5)
wernese Carl	$\mathcal{O}$