va. 1677 4.6792

1

61

The second of

Whice Mortgage mans	GE OF REAL ESTATE · · ·		₹.
Robert	15th day of At	ioust	, 19_84_, butween
	t B Wham and Marhta B.	Wham Jr.	
17 10 12 11			
lled the Mortgagor, and, Credi	hrift of America, Inc	, hereinaft	er called the Mortgagee.
ied the mortgagor, and	WITNESSETH		
WHEREAS, the Mortgagor in and by his certain	acomissory note in writing of twee	date herewith is well and truly indebted to t	he Mortgagee in the full
djust sum of twenty nine thous. on	e hundred Dollars (\$	\$29,177.28.** Aith in	nterest from the date of
aturity of said note at the rate set forth therein, due	and payable in consecutive installmen	ents of \$270 . 16**	each,
d a final installment of the unpaid balance, the first	of said installments being due and pa	syable on the 20th	day of
		other installments being due and payable on	
(X) the same day of each month		of every other week	
of each week	; the	andday of e	ach month
til the whole of said indebtedness is paid.  If not contrary to law, this mortgage shall also ortgage shall in addition secure any future advances NOW THEREFORE, the Mortgagor, in consider the terms of the said note, and also in considerat ese presents hereby bargains, sells, grants and release	by the Mortgagee to the mortgagor a ration of the said debt and sum of ion of the further sum of \$3.00 to es unto the Mortgagee, its successors	oney aforesaid, and for better securing the pay him in hand by the Mortgages at and before th	ment thereof, according se sealing and delivery of
Greenville	County, South Carolina:		
Neves, Engineers May, 1940, r Plat Book "K" at page 44, and d bounds, to-wit: ginning at an iron pin onthe s	having according to	said plat, the following me	Les
orner of Lots 4 and 5 of Block 177 feet to an iron pin; then lige of a five foot strip of lan said strip of land reserved f he southeast side of Parkins Mi	E and running thence to the ce N. 31-06 E. 61.4 for deserved for utilities; Nurside to the ce with	with the line of Lot 5, 5. eet to an iron pin on the sies; thence along the south 37.W:~177:3 feet to an iron	outhwest west edge pin on
orner of Lots 4 and 5 of Block. 177 feet to an iron pin; then dge of a five foot strip of land said strip of land reserved fine southeast side of Parkins Mioad, S. 31-06 W. 70 feet to the his being the same property conhillip N. Brownstein recorded in	E and running thence to N. 31-06 E. 61.4 for definition utilities; Nr.54-11 Road; thence with beginning corner.	eet to an iron pin on the sies; thence along the south 37 %:~177:3 feet to an iron the southeast side of Parkinam and Martha B. Wham by de	outhwest west edge pin on ns Mill ed of
orner of Lots 4 and 5 of Block. 177 feet to an iron pin; then dge of a five foot strip of land f said strip of land reserved f he southeast side of Parkins Mi oad, S. 31-06 W. 70 feet to the his being the same property conhillip N. Brownstein recorded i age 313 on April 16, 1965.	E and running thence to N. 31-06 E. 61.4 for definition utilities; Nr.54-11 Road; thence with beginning corner.	eet to an iron pin on the sies; thence along the south 37 %:~177:3 feet to an iron the southeast side of Parkinam and Martha B. Wham by de	outhwest west edge pin on ns Mill ed of ook 771

To pay all taxes, levies and assessments which are or become liens upon the said real estate when due, and to exhibit promptly to be mortgaged to place interestor.
 To provide and maintain fire insurance with extended coverage endorsement, and other insurance as Mortgagee may require, upon the building and cimprovements now situate or hereafter constructed in and upon said real property, in companies and amounts satisfactory to and with loss payable to the CMortgagee; and to deliver the policies for such required insurance to the Mortgagee.
 In case of breach of covenants numbered 2 or 3 above, the Mortgagee may pay taxes, levies or assessments, contract for insurance and pay the premiums, and cause to be made all necessary repairs to the buildings and other improvements, and pay for the same. Any amount or amounts so paid out shall become a part of the debt secured hereby, shall become immediately due and payable and shall bear interest at the highest legal rate from the date paid.
 That Mortgager (i) will not remove or demolsh or after the design or structural character of any building now or hereafter erected upon the premises unless Mortgagee shall first consent thereto in writing; (ii) will maintain the premises in good condition and repair; (iii) will not correct or suffer waste thereof; (iv) will not cut or remove nor suffer the cutting or removal of any trees or timber on the premises (except for domestic purposes) without Mortgagee's written consent; (iv) will correctly with all laws, ord-nances, regulations, covenants, conditions and restrictions affecting the premises, and will not suffer or permit any violation thereof.