vol  $462 \ \text{page} \ 63$ 

BOCK 49 PAGE 224

## REAL ESTATE MORTGAGE

22	
COUNTY OF GREENVILLE	
TO ALL WHOM THESE PRESENTS MAY CONCERN: The undersigned Henry William Kullinax  of Greenville, S. C., bereinsfer called the margagor, send(s) greenings	-
WHEREAS, the mortgagor is well and truly Released unto The Conwool Manufacturing Corporation, a corporation organized and	_
existing under the laws of Delaware, hereinafter called theogortgagee, as evidenced by a certain promissory note of even date herewith, the	E
terms of which are incorporated berein by reference, in the hoppinal sum of  Twenty-Three Hundred dollars (\$ 2300 00	).
with interest from date at the rate of six per centum (6%) per anniho until paid, computed monthly on the unpaid balance of sai	ą
	:
mencing on the 1st day of Juneo. 1950 and on the May day of the month therethis path the principal and interest at	re *
fully raid, except that the final paracrat of principal and interest, the grover path, shall be discard payable on the let day of	£ ≪
May 19 62 and provided further that the babok or lapy that of said actionful sum may be ambitrated and fai	a O
mencing on the 1st day of	C.
NOW, KNOW ALL MEN, That the Margas crim consideration of the dioregid the and follower securing the polyment there to the margages according to the terms and conditions of said note and also internsideration of the further sum of Three Dylan (\$) to the Margager in hand well and truly paid by the Margager at and before the value and clearly of these greenests, the receipt where is hereby acknowledged, has granted, bargained, sold and released, and by these property door grant bargain, will and release unto the Martagere, its successors and assigns, the following described in the state hunted that Country of Greedylle, Size of South Carolina.	SE CREE
Wil that becce, batter of lot or man, with maleutements mercon, where the same of the same	• •
South Carolina, and being known and designated as Lot No. Q., of Block 11 20 Stording to a place said Block made of	<b>1244</b>
Piedmont Engineering Service, Greenville, S. C., dated April 11, 1950, plats of Blocks 7, 8, 9, 10, 21, 12, 13 and Maring recorded	வ் வர
the R.M.C. Office for Greenville County, S. C., respectively, in Plat Book X, at pages 143-157, inclusive. The ket above described at	<b>35.6</b>
herein conveyed fronts co. Third Street (AvAAN) approximately 70 (cet	
This is the identical property this day conveyed to the Mortgagor by The Cotwool Manufacturing Corporation by its deld contemporaneously delivered and to be contemporaneously recorded with this mortgage in the R.M.C. office for Greenville County, S. C.	<b>副</b> ,0
This mortgage is given to secure the credit portion of the purchase price of the within described property.	
Subject, however, to all the reservations, exceptions, conditions, restrictions and limitations set forth in said deed to the Moragagor.	
Together with all and singular the rights, members, hereditaments and appentenances to the same belonging or in any way incidentining.	
HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its successors and assigns forever, subject, ho ever, to the reservations, exceptions, conditions, restrictions and limitations between above referred to. And subject to said reservations, restrictions and limitations the Mortgagor hereby binds himself, his beins, devisees, executors and administrators to yelliant a forever defend all and singular the said premises unto the Mortgagee, its successors and assigns from and against the Mortgage, his being devisees, executors, administrators and assigns and all other persons whomsever lawfully claiming or to claim the same or any part hands.	nd in,
And its is further agreed that in addition to and at the time of payment of the monthly installments of principal and interest as stipular above the Mortgagor shall pay over to the Mortgagor, until said note be paid in full, an amount equal to 1/12th (or one month's prore portion if less than 12 months will expire before due) of the annual fire and windstorm insurance premiums, and taxes (all as estimated the Mortgagor) next due on or in connection with said premises plus the amount of any other assessments or other charges bereafter it posed on or againstypied premises on demand of the mortgagor; provided, however, that if an adjustment in the amount of said monthly premises for insurance psymbiams and taxes becomes necessary in order to meet the same before they become delinquent, the Mortgagor shall thereafter pay such adjusted amount each month until further justment before the same before they become delinquent; and in the Mortgagor shall beld said payments in trust to pay such insurance premiums and taxes intuitly before the same become delinquent; and in the event of the foreclosure of this mortgage any of said funds in the hands of the Mortgagor on the thate of filing complaint for such foreclosure shall be applied (first to interest and them to principal) on the indebtedness the said taxes said upon payment in full of said indebtedness any balance of said funds in the hands of the Mortgagor the payments of the Mortgagor. His executors, administrators, beirs, devisees or assigns. Upon failure of the Mortgagor to pay to the Mortgagor to pay to the Mortgagor when does the Mortgagor may advance the funds to pay the same and all sums so advanced, with interest thereon from date of vancements of this mortgage.	by im- ay- is ad- an- ort- sen gee aid ad-

And upon breach of or default in any of the terms, conditions or agreements of this mortgage or of the note hereby secured, the Mortgagee, its successors or assigns may at its option declare the entire unpaid balance immediately due and payable and proceed to collect the same, together with all costs of collection including an attorney's fee of ten (10) per centum which shall stand secured hereby, by the

1228 BV.2

門

W

10

**O**-

- Table