## MORTGAGE OF REAL ESTATE

800x 977 PAGE 245

olaica of Georgia, Inc.	
MINICO DI AMBRIGIA, INC.	(hereinafter also styled the electrogages) in the sur
2,785.80 , payable in 60 equal installment	es of \$ 46.43 deeth, commencing on
2nd day of January 19 65 and falling	g due on the same day of each subsequent month, as in an
e said Note and conditions thereof, reference thereunto had will more fully appearum, KNOW ALL MEN, that the mortgagor(s) in consideration of the said debt, e conditions of the said Note; which with all its provisions is hereby made a cid mortgagor in hand well and truly paid, by the said mortgage, at and before is hereby acknowledged, have granted, bargained, sold and released, and by the prigagee, its (his) heirs, successors and assigns forever, the following describe lot of land, situate, lying and being in Greenville a, being shown and designated as Lot No. Four (4) on in the RMC Office of Greenville County, South Carolia ving, according there—to, the following metes and bour mpton Avenue Extension at the joint front cormer of Line of Lot No. 3 N. 53—15 E. 258 feet to the rear joining S. 35—45 E. 69 feet to corner; Thence running S. 5 mpton Avenue Extension; thence running with said Hamp	and for the better securing the payment thereof, according part hereof; and also in consideration of Three Dollars to the sealing and delivery of these Presents, the receipt who ease Presents do grant, bargain, sell und release unto the seal estate: All that certain piace, para Township, Greenville County, South Caro plat of Maggie Mae Lampe property recorna, in Plat Book "B", at Page 193, and nds, to wit; Beginning at a point on ots 3 and 4, and running thence with the torner of Lots No. 3 and 4; thence ru 3-15 W. 258 feet to a corner on said ton Avenue Extension 69 feet to beginni
rner. This is the same property as was conveyed to sa ed of Maggie Mae Lampe as was recorded in the RMC Off.	id fletcher C. late and Ariene C. late ice of Greenvilla County, South Carolin
Deed Book 364, at Page 255 on November 9, 1948.	
	, <b>.</b>
OGETHER with all and singular the rights, members, hereditaments and appurter	nances to the said premises belonging, or in anywise incid
appertaining.  D. HAVE AND TO HOLD, all and singular the said Premises unto the said mortg	gagee, its (his) successors, heirs and essigns forever.
ND 1 (we) do hereby bind my (our) self and my (our) heirs, executors and a rances of title to the said premises, the title to which is unencumbered, an emises unto the said mortgagee its (his) heirs, successors and assigns, from a any part thereof.	idministrators, to procure or execute <mark>eny f</mark> urther necessary d also to warrant and forever defend <b>all</b> and singular the s
ND IT IS AGREED, by and between the parties hereto, that the said mortgago is buildings on said premises, insured against loss or damage by fire, for the paid balance on the said Note in such company as shall be approved by the sign heirs, successors or assigns, may effect such insurance and reimburse to erest thereon, from the date of its payment. And it is further agreed that the second successors or assigns, may effect such insurance and reimburse to execute the second successors.	benefit of the said mortgagee, for an amount not less than said mortgagee, and in default thereof, the said mortgagee, themselves under this mortgage for the expense thereof, v said mortgagee its (his) heirs, successers or assigns shall
titled to receive from the insurance moneys to be paid, a sum equal to the amount ID IT IS AGREED, by and between the said parties, that if the said mortgated IT is a payall taxes and assessments upon the said premises when the same to be paid, together with	gor(s), his (their) heirs, executors, administrators or assig same shall first become payable, then the said mortgagee, all penalties and costs incurred thereen, and reimburse th
lves under this mortgage for the sums so paid, with interest thereon, from the do ID IT IS AGREED, by and between the said parties, that upon any default being come payable, or in any other of the provisions of this mortgage, that then the reby, shall forthwith become due, at the option of the said mortgagee, its () yment of the said debt may not then have expired.	ng made in the payment of the said Note, when the same sl
ID IT IS FURTHER AGREED, by and between the said parties, that shoul rigage, or for any purpose involving this mortgage, or should the debt hereby ction, by suit or otherwise, that all costs and expenses incurred by the mortgage le counsel fee (of not less than ten per cent of the amount involved) shall the reby, and may be recovered and collected hereunder.	secured be placed in the hands of an attorney at law for a secured height. Secure is successors or assigns, including a reas
COVIDED, ALWAYS, and it is the true intent and meaning of the parties to the ecutors or administrators shall pay, or cause to be paid unto the said mortgage interest thereon, if any shall be due, and also all sums of money paid by cording to the conditions and agreements of the said note, and of this mortgaent and meaning of the said note and mortgage, then this Deed of Bargain armain in full force and virtue.	ee, its (his) heirs, successors or ass <b>ig</b> ns, the said debt, w the said mortgagee, his (their) heirs, successors, or assig ige and shall perform all the obligations according to the t
ID IT IS LASTLY AGREED, by and between the said parties, that the said more shall be made.	rtgagor may hold and enjoy the said premises until default
TNESS my (our) Hand and Seal, this 6th day of 0ct	tober 19 64
gned, sealed and delivered in the presence of	litcher e Tat. ".
THESS for helson (as	line C Tate
THESS Elma D Willera	
2158 - SOUTH CAROLINA - 7 - 62	f.
and we will be the first of the second of the second	
and from the first the second of the second	in Parati

DAY OF DESCRIPTION OF A M. M. C. FOR GREENVILLE COUNTY, S. C.