WHEREAS I (we) HERRY AND MAR (hereinafter also styled the mortgagor) in an	Y BAXTER	to haveing even data herawii	b stond firmly hald and	bound unto
ALL HOME IMPROVEMENT O		to bottom over the total and	, 54114,	•
		(hereinafter	also styled the mortagee	in the sum of
5 5, 744 40 , payable in 1	20 equal insta	illments of \$ 47.87	The same came	moint on the
20th				
said Note and conditions thereof, reference the	ereunto had will more fully	l falling due on the same of e appear.	ach subscoment month da	in and by the
NOW, KNOW ALL MEN, that the mortgagor(s) the conditions of the said Note: which with a said mortgagor in hand well and truly paid, by of is hereby acknowledged, have granted, but said mortgage, its (his) heirs, successors an ALLOF THAT PIECE OR PACOUNTY, GREENVILLE., S.C.; BEIGN MASHINGTON HEIGHTS, AND GREENVILLE, S.C. IN PLAT	the said mortgages, at and spained, sold and release d assigns forever, the foll RCEL LOT OF L SOUNTHE HOR SHOWN AND DE RECORDEDIN T	mode a part hereof; and also before the sealing and delive, 1, and by these Presents do owing described real estate; AND LYING OR 5] THYEASTERLY SII SIGNATED AS LOT	on consideration of Three ery of their Presents, the grant, baryoth, sell and recording to the grant, baryoth, sell and recording to the sell and re	Dollare to the receipt wisere- please unto the PERVILLE PREET, OF
IN DEED BOOKX 550 AT	PAGE 138	FRUE 54. EAT	PROPERTY SE	SO IS RECORD
		S. FIL.		
) () () () () () () () () () (: 4	NOV 4 - 19	168 •	·
		R. Al. C		
		01/12/1		
TOGETHER with all and singular the right incident or appertaining.				
TO HAVE AND TO HOLD, all and singula				
AND I (we) do hereby bind my (our) self an surances of title to the said premises, the t Premises unto the said mortgagee its (his) same or any part thereof.	heirs, successors and as	pered, and also to warrant and signs, from and against all p	d forever defend all and si persons lawfully claiming,	ngular the said or to claim the
AND IT IS AGREED, by and between the part the buildings on said premises, insured again unpaid balance on the said Note in such com (his) heirs, successors or assigns, may effet interest thereon, from the date of its payment, entitled to receive from the insurance moneys	pany as shall be approved ct such insurance and re	by the said mortgagee, and imburse themselves under the	nortgagee, for an amount no in default thereof, the said is mortgage for the expens	ot less than the mortgagee, its
AND IT IS AGREED, by and between the schall fail to pay all taxes and assessments (his) heirs, successors or assigns, may cau themselves under this mortgage for the sums	upon the said premises v	d mortgagor(s), his (their) he hen the same shall first bec	eirs, executors, administrations payable, then the said	ors or assigns, mortgagee, its , and reimburse
AND IT IS AGREED, by and between the said become payable, or in any other of the provise hereby, shall forthwith become due, at the apayment of the said dept may not then have expended.	l parties, that upon any de ions of this mortgage, tha	fault being made in the payme	ent of the said Note, when	the same shall i to be secured e period for the
AND IT WATTHEM, AGREED, by and be mortgage, or for any purpose involving this melection, by suit or otherwise, that all costs reasonable counsel lee (of not less than ten secured hereby, and may be recovered and co.	and expenses incurred	neteby secured be placed i	in the hands of an attorney	at law for col-
PROVIDED, ALWAYS, and it is the true interestators or administrators shall pay, or cause the interest thereon, if and shall be due, an according to the conditions and agreements a intent and meaning of the said note and more remain in full force and virtue.	nt and meaning of the par te to be paid unto the said d also all sums of money f the said note, and of th gage, then this Deed of B	ties to these Presents, that w mortgagee, its (his) heirs, s paid by the said mortgagee, is mortgage and shall perform argain and Sale shall cease,	when the said mortgagor, his uccessors or assigns, the his (their) heirs, successor a all the obligations accord determine and be void, oth	s (their) heirs, said debt, with ms, or assigns, ling to the true erwise it shall
AND IT IS LASTLY AGREED, by and betwee payment shall be made.	n the said parties, that th	e said mortgagor may hold and	d enjoy the said premises	antil default of
WITNESS my (our) Hand and Seal, this 2	day c	october .	_ 19 <u>68</u>	
Signed, seeled and delivered in the presence of		Henris Ba	LIL_	(L.s.)
WITNESS A P P	raw .	Mary Day	ppi	(L.S.)
WITNESS Tommett d. de		// '		

