
Fil	5. 13. 等等。他是否是否的企業工程的工作。如果不是可能的。		MORTGAC			
JAN1	19694年	All All intellers			BOOK 1114 PAGE E	}49
R. II.	S	De mortgagor) in and by	y 4 G	bearing byen date herawn	Ture	und unto
QIII:	1000	824 7	n4 7	i de la compania de l La compania de la co	Artical livil sele	
	$-\mu \omega$		4/7 4		also styled the mortgages) In	
	: 289 8. 6 0	, payable in		nents of \$ 48.3.4.		
	sald Note and conditions			《大篇·数字》的《数字》的《水影·水彩·水影》的《《新水彩》	ach aubequent north, as in	· "And 我是一种对象" (可能是我们的特殊的 (1) 20 20 20 20 20 20 20 20 20 20 20 20 20
	the conditions of the sail said mortgagor in hand w of is hereby acknowledg	that the mortgagor(n) in or d Noie; which with all its ell and truly paid, by the s ed, have granted, bargath betre, successors and ass	provisions is hereby mo ald mortgages, at and be ed. sold and released.	ide a part hereoff and also lore the sealing and deliv and by these Presents do	ecuring the payment thereof, s.in consideration of Three D ery of these Prosents, the re- grant, bargain, sell, and rele	according to collars to the colpt where- ase unto the
					reenville (ounty,	
	South Canolina	on the Southwes	t side of Rock	y Slope Road'ano	l'having according	Ao a
	survey dated S As mits History	eptember 1950; b	y K.W. kittin, in in the cent	raving the folder	lowing netes and b se Roal, conner of	ouns be n
					nly 572-404 184.5	
	to an iron pin	: thence with th	e line of said	property S72-40	W 184.5 feet to a	n irwn
					perty of G.P. Clar	
					pin in the center o, 147 feet to the	
	of beginning.	SOUL	CARDILINA SQUIH CAROL	INA I SOUTH CAROLINA		
		e dince	MENTARY . POCUMENTAL	C DODUMENTARY		
		Do	TAR CENT	E CENTE	* · · · · · · · · · · · · · · · · · · ·	
	TOGETHER with all incident or appertaining	and singular the rights, i	members, heroditaments	and appurtenances to th	w acid premises belonging,	or to anywiso
			e said Premises unto	tlie sald mortgages, Its ()	nts) successors, hetrs and as	algna lorever.
. †	aurances of title to the	e said premises, the title I mortgagee its (his) half	to which is unencumber	red; and also to warrant a	ocure or execute any further nd forever defend all and sin persons lawfully claiming, a	gular the suld
	the buildings on said punpaid balance on the (his) hoirs, successors interest thereon, from t	remises, insured against I said Note in such compan- s or assigns, may affect :	ons or domage by fire, to you shall be approved to such insurance and retained it and it is further gareed the	for the benefit of the said by the said mortgages, and abures themselves under the said mortgages its	is, executors, or administrators in mortgages, for an amount not lin default thereof, the said this mortgage for the expense (his) horrs, successors or assured by this mortgage.	less than the mortgagee, its thereof, with
•	shall fall to pay'all to (his) heirs, successor	ixes and assessments upo	A the said premises wh the same to be paid, t	en the same shall first be ogether with all penalties	heirs, executors, administrate ocome payable, then the said s and costs incurred thereon, payments.	mortaggee, its
•	become payable, or in hereby, shall forthwith	any other of the provision:	s of this mortgage, that on of the said mortgage	then the entire amount of	ment of the Baid Note, when the debt secured, or intended sors or assigns, although the	to be secured
	morigage, or for any pro- lection, by suit or of reasonable counsel for	rpose involving this morte herwise, that all costs a	gade, or should the debt nd expenses incurred b t cent of the amount in	thereby secured be placed y the mortgagee, its (his	ngs be instituted for the fore 4 in the hands of an attorney) heirs, successors or assign scome due and payable as a p	at law for col- s, including a
	the interest thereon, I according to the condi-	itors shall pay, or cause to I any shall be due, and a tions and agreements of th the said note and mortgag	o be paid unto the said lse all sums of money se said note, and of this	mortgagee, its (his) heirs, paid by the said mortgage s mortgage and shall perfo	t when the said mortgagor, his successors or assigns, the s e, his (their) helts, successo orm all the obligations accord e, dotermine and be void, oth	said debt, with rs, or assigns, ing to the line
		OREED, by and between th	ie said parties, that the	said mörtgagor may hold o	and enjoy the said premises i	until default of
	WITNESS my (our) Han	d and Soul, this	day of	December	19 65	
		vered in the presence of		Lecember Roy E. k	Line	(L.S.)
 a	WITHESS THE	65 Bore	(24)	Carol S:	Kin	(L.S.)
	WITHESS WILL	a Robert	in	-1	0	
					(中間)不養道。 (基礎)名名(日本)(元)	
2001 Mario al march	REG DEV MAR		Maria I at		是最级企业公司	