is 24/3 ; 38 , payable in 84 equal installments of 5 28.73 , payable in

day of day of day of and falling due on the same of each subsequent month, as in and by the said Note and conditions thereof, reference thereunto had will more fully uppear.

NOW, KNOW ALL MEN, that the mortgager(s) in consideration of the said debt, and for the better securing the payment thereof, according to the conditions of the said Note; which with all its provisions is hereby made a part hereof; and also in consideration of Three Dollars to the said mortgager in hand wall may truly paid by the said mortgages at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have gignted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said mortgagee, its (his) heirs, successors and assigns forever, the following described real estate:

All that certain truck or parcel of land, together with all improvements thereon, situate, lying and being in the State of South Carolina, County of Greenville, better known and designated as Lot No. 6, in the property known as Nichostown Heights No. 4, surveyed by W.J. Riddle, November 3, 1943, and recorded in Plat Book ————, at page ————, in the R.M.C. Office for Greenville County. Reference being made to said plat for a rore letailed description.



TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or apperture not.

To HAVE AND TO HOLD, will and somethin the said Premises anto the said mortgagee, its (his) successors, heirs and assigns forever.

ATT I (xx) is hereby und my (car) self and my (our) heirs, executors and administrators, to produce or execute any further necessary assumances of title to the send premises, the title to which is unencumbered, and also to warrant and forever defend all and singular the said. Treatises but the sind mentiogenerits (his) heirs, successors and assigns, from and against all persons lawfully claiming, or to claim the same or my partitions dis-

the ration is an experience, insured sparties hereto, that the said mortgager(s) his (their) heirs, executors, or administrators, shall keep the ration is an experience, insured spaint loss or damage by fire, for the benefit of the said mortgages, for an amount not less than the an information is a said line in an footness or assigns, may effect such insurance and reimburse themselves under this mortgage for the expense thereof, with instruction thereof, then the late of its symmet. And it is further agreed that the said mortgage its (his) heirs, successors or assigns shall be entitle to receive from the insurance moneys to be paid, a sum equal to the amount of the debt secured by this mortgage.

And it is a part of a most between the said parties, that if the said mortga parts), his (their) heirs, executors, administrators or assigns, shall the cry all taxes and assessments upon the said premises when the same shall first become payable, then the said mortgages, its class hears, so creas in a cassigns, may cause the same to be paid, together with all penalties and costs incurred thereon, and reimburse than solves, may true for the sums so paid, with interest thereon, from the dates of such payments.

ACTION A (PCCO), by an inetween the said parties, that upon any default being made in the payment of the said Note, when the same shall become rowable or in any thereof the provisions of this mortgage, that then the entire amount of the debt secured, or intended to be secured Secrety, a said forthwith become ine, at the option of the said mortgagee, its (his) heirs, successors or assigns, although the period for the payment of the said not then there expired.

THE VICEL ALWAY, and it is the true intent and meaning of the parties to these Fresents, that when the said mortgagor, his (their) heirs, executors of identifications shall prove a cause to be paid unto the said configurate, its (his) heirs, successors or assigns, the said debt, with the intensity there a, it any shall be inc, and also all sums of money paid by the said mortgagee, his (their) heirs, successors, or assigns, a contract the infitting and intensions are corrected the said note, and of this mentioner and shall perform all the obligations according to the true intent in integrate it the said note in improve the property of the said not provided by the said contraction and the said not provided by the

the solid to security A BHOLD, by a pre-tween the solid parties, that the solid mortgagor may hold and enjoy the solid premises until default of perspect shall be made.

with the year marked that 5 tay of Feb 1967

camed, sealed and notivered in the presence of

WITHERS at C Jowy

Dessi Lee Wortman (L.S.)