R. WHERE

	4							
W1111 at	n Har	old. B	1 ahon	and	wife	Marv	W.	Bishop

thereing days a tyled the mortgager) in and by my (our) certain Note bearing even date between the heterowith, stand limity held and bound unjoe thereing the mortgager) in and by my (our) certain Note bearing even date between the heterowith, stand limity held and bound unjoe thereing the mortgager) in the sum of the mortgager) in and by the mortgager) in the sum of the mortgager) in the mortgager) in the sum of the mortgager) in the mortgager

NOW, KNOW ALL MEN, that the mortgapor(s) in consideration of the solid debt, and for the better securing the payment themsol, according to the conditions of the solid Note; which with all its provisions is hereby made a part hereot; and also in consideration of Three Dollare to the solid mortgapor, in hand well and truly paid, by the solid mortgapor, and before the scaling and delivery of these Presents, the receipt where of is hereby acknowledged, have quanted, barquined, solid and released, and by these Presents do grant, barquin, sell and release unto the solid mortgaper; its fills bleis; successors and seelsym forever, the following described real soliders.

All of that parcel or tract or land in Oneal Township of Greenville County, South Carolina, in the Washington Baptist Church Community, lying on the west side of a road leading from State Highway No. 14 to the Jordan Community, sometimes known as the Mosteller-Gibson Road or Wingo Road, and on the north side of another road that leads from said road to State Highway 14, having the following courses and distances:

Beginning on a nail and stopper in the center of the first mentioned road, at the intersection with the second mentioned road, and runs thence with the Mosteller-Gibson Road N23W, 505 feet to a nail and stopper; thence S69-10W 260 feet to a stake; thence S23W 505 feet to a nail and stopper in road; thence along and with road N69-10 E 260 feet to the beginning corner, containing three (3) acres, more or less.



TOGETHER with all and singular the rights, members, hereditaments and appartenances to the said premises belonging, or in anywise incident or appendinting.

TO HAVE AND TO HOLD, all and singular the said Premises unto the said marigages, its (his) successors, beits and assigns forever.

A:10 I (we) do betely blind ay (our) self and my (our) helm, executes and administrators, to produce or execute any further necessary assurances of title to the said premises, the title to which is unencumbered, and also to warrant and forever defend all and singular the said. Premises unto the said softgages its (title) helms, successors and easigns, from and optimis oil persons lawfully claiming, or to claim the service or any part thereo.

AND IT its MRINED, by and between the parties hereto, that the noid mortgagor(s) his (libit) hetra, executors, or administrators, shall keep the builtings on sold generates, insured against loss or demaps by the, for the benefit of the noid mortgage, of or or amount not loss than the unped beliance on the end Mole in nucle exchange as shall be agreed by the noid nortgage, and in dedutil threat it dedutil threat (it is high letter, successors or assigns, may effect each insurance and reinterine themselves under this mortgage for the cargense thereof, with interest thereof, from the date of its payment. And it is further agreed that the sold instratages the light helts, successors or assigns shall be entitled 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 AGREED, by and between the acid parties, that if the sold nortgapor(s), the (their) beins, executors, administrators or ensigns, shall full to pay all lates and poneuments upon the sall permises when the same shall first become payable, then the end nortgapes, its fulls beins, excessors or ensigns, may cause the same to be paid, heighter with all pendities and costs foured thereon, and reinjures themselves under this nortgape for the same so paid, with interest thereon, from the dates of such payments.

AND IT IS AGREED, by and between the said parties, that upon any default being usale in the payment of the said Note, when the same shall become payable, or in any other of the provisions of this northinge, that then the entire amount of the debt secured, or intended to be secured hereby, should fatherful become doe, at the option of the sold martipages, itself this, successors or assigns, although the period for the payment of the sold in any not then have expliced.

AND IT IS FURTHER AGREED, by and between the acid parties, that should legal proceedings to instituted for the foreclosure of this unclarge, or if it any purpose involving this mortgage, or should the dold benchy nectured by placed in the bands of an artistency of law for collective, by add or otherwise, that old closts are deepnous incurred by the mortgage, the thigh lotter, accessors or contains, including a reasonable scored for close that the latest than ten per cent of the answer lived with processors of the contained and particular and per latest contained to the contained that the contain

PROFIGE. ALSAYS, each is the true intent and meaning of the parties to these Presents, that when the said mertapager, his (their) heirs, essentiate or a similarization shall pay, or cause to be part unto the said mortupager, its (his) beirs, accessors are creatings, the said doly, its constitution of the pay of the said doly, its constitution of the pay of the said doly, and constitution of the confidence of the said and the said and the said pay of the said and the said the said the said of the said and resembly of the said note and menty pay, then this Deel of thoughts and Sule said coace, determine and be vold, otherwise it shall result not fill does and write.

ADD IT IS LASTLY AGREED, by and between the sold parties, that the sold mortigator may hold and enjoy the sold premises until default of payment shall be made.

WITNESS my (our) Hand and Seal, this	10th day	of June	1069	
Signed, sealed and delivered in the presence	D	Vstillian A	and Bushy	) ] J (L.S.)
WITNESS JULICE JE	leijo)	Mary w	1. Bishop	(L,S.)
WITNESS TRANCE	ud	/	/	
		15		