FILED JUL 2 3 1969 Janiff Mrs. C.

. Ա	WILDLAG	Yiwai .		Α,	E. Bur	dette	and	Wile	III.	i i an	Burde	tte					
į	here (notte	also styl	ed the	mortge	E. Hur	id by my	(out)	cerlain	Note be	earing o	ven date	herewit	h, stand	firmly	held an	d bound	unto.
ہ۔	ヘン											+		٠,			
些	Beau	tyguar	i Mfg	, Co	o. Inc.						(her	einafter	ulao styl	led the	norlgage	•) in the	sum of
																	,
	1,0	678.20		, pa)	rable in	_ 60		equal tr	atglime	nte of \$	2	7.97		00	ch, com	mencing	on the
													•			· " i j	
		20th	day c	of le	August	<u>; </u>	19	69	and fall	ling due	on the so	ome of e	ach subs	tasups	month, g	a la cind	by the
	iald Note c	ind conditi	ona the	reof, f	eletence th	rereunto t	ndd will	i mote i	nity app	eur.					. 2		

NOW, KNOW ALL MENI, that the mortgages in consideration of the solid debt, and for the better securing the payment thereof, according to the conditions of the solid Note, which with all its provisions is hereby made a part hereof; and class in consideration of These Dollars to the said mortgages, to the had well and truly pastly, by the said nortgages, to and before the scaling and delivery of these Presents, the treatiest where of is hereby archnowledged, have grounded, barquined, sold and released, and by these Presents do grant, bargain, sell and players with the said mortgages, for its high laters, successors and assigns forever, the following described real estate:

All that certain piece, parcel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County of Greenville, being known and designated as lot 63, Section 4, Judson Mills Village, as shown on a plat of which is recorded in the RMC Office for Greenville County in Plat Book "K", at Pages 75 and 76 and having according to said plat the following metes and bounds towit:

BEGINNING at a point on the southern side of Sixth Street at the joint front corner of Lots 63 and 64 and running; thence S 1-42 E 83.8 feet to a point; thence S. 88-10 W 146 feet to a point at the joint front corner of Lots No. 62 and 63 and the eastern side of Second Avenue running; thence along with Second Avenue N 6-18 E. 74.9 feet to a point at the intersection of Second Avenue and Sixth Street Continuing; thence following the arc at the intersection the chord of which is N 47-20 E. 15 feet to a point continuing; thence along Sixth Street N 88-22 E. 124.3 feet to the point of beginning.

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

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

AND 1 (we) do hereby bidd my (out) self and my (out) helds, executors and administrators, to procure or execute any further necessary as-sumerces of title to the early generace, the title to which is unencumbered, and also to worrent and forever defend all and stropfort the early Premises unto the early successful to this helm, successors and exstipm, from early capital off premise develop its objective. To obtain the same or any part thereof.

AND IT IS AGREED, by and between the parties hereto, that the antid martiquage(s) his (their) halts, executors, or administrators, simil keep the buildings or said premises, insured agoinst loss or damage by first, for the benefit of the said martiques, for an amount not logs than the unpost belience on the said first is much company as shall be approved by the said martiquese, and in default thered, the said martiquese, its likely halts, successors or assigns, may effect such insurance and relinivate themselves under this martique for the appense thereof, with interent thereon, from the date of the appense. And it is righten agreed that the said contages its first increases are or assigns shall be entitled to receive from the financial manages to be paid, a sum equal to the amount of the debt accurately this martique.

AND IT IS AGREED, by and between the suid parties, that if the suid mortagogo(s), has titleful heirs, executors, ofinicilatrators or assigns, shall full to pay all taxes and assessments upon the suid greatises when the some shall first become payable, then the and mortagage, its fills) heirs, successors or assigns, may couse the same to be paid, together with all pendities and costs featured thereon, and reinstance themselves under this mortagage for the sums so paid, with interest thereon, from the dates of such payments.

AID IT'S ACREED, by and between the sold portion, that upon any default being note in the payment of the and blace, when the same shall become payable, or in any other of the provisions of this entrapy, when the tenth entire incoment of the debt secured, or intended to be accurate bereity, shall forthwith become due, of the option of the sold mortgage, its (bits) being, successors or easigns, although the period for the preparent of the sold debt may not then have expired.

AUD IT IS FURTHER AGREED, by and between the sold parties, that should legal proceedings be instituted for the foreclosure of this rectioner, as fat any purpose involving this markings, at should the delt hereby secured be placed in the bands of an attempt at law for collection, by suit or otherwise, that old cross any exposes increased by the modepage, its falls blacks, successors assessing, including a reasonable consection of the fall that there are not of the amount involved) shall thereupon become due and payable as a part of the debt secured-breaky, and may be recovered and collected because.

FIGURED, ALMAYS, and it is the true intent and meaning of the parties to these Presents, that when the said manager, his (their) heirs, executions or eleminations shall pay or crosses to be pull onto the said managers, its (his) heirs, successors or analyse, he said dole, with one intents thereon, it makes the properties of the said managers o

AND IT IS LASTLY AGREED, by and between the said parties, that the said mortgagor may hold and enjoy the said premises until default of

payment shall be made.	• • • •
WITHESS my (our) Hand and Seal, thin	day of Secly 19 67
Signed, sealed and delivered in the prescrice of	Selan Buditte, 11.51
WITHERS El. a. / man	_ V. J. Brighelling (L.S.)
WITHESS / 1 () Just 1	
5569 REV. 5-68	I I I I I I I I I I I I I I I I I I I
	CENTE LEATE CENTE