JAN 2 4 1972 — Mrs. Ollie Farnsworth

Mac Ollis Samurado	MORTGAGE OF REAL	. ESTATE	4000 00	
Mrs. Ollie Farnsworth		£	ion: $1220$ fact ${ m \{0\}}$	5
	2 11/1/1			
WHEREAS I (we)	and by my (our) certain Note	bearing even date herew	ith, stand firmly held and	bound unt
mid ett	21/	•		
mic stale	11/19 60.	(hereinafter al	lso styled the mortgagee) i	n the sum
\$ 2600, 26 , payable in	130 equal installa	nents of \$ 20.00	each, commer	ncing on th
the said Note and conditions thereof, referen	HRÝ 19 72 and fai ce thereunto had will more fully a	Iling due on the same day o appear.	of each subsequent month,	as in and b
NOW, KNOW ALL MEN, that the mortgagor(s				
the conditions of the said Note; which with said mortgagor in hand well and truly paid, b of is hereby acknowledged, have granted, bar mortgagee, its (his) heirs, successors and as	by the said mortgagee, at and before gained, sold and released, and by	ore the sealing and delivery y these Presents do grant,	y of these Presents, the re-	ceipt where
All that certain lot or parce Carolina, County of Greenvillerty known as Nicholtown Hei 1943, and recorded in the Ral page 139, to which plat and 40 feet on Arden Street; ther rear, adjoining lot No. 31 of of Arden and Hendricks Street	le, better known and doghts No. 4, surveyed by M.C. Office for Greenvithe record therefore 137.4 feet on the refer this property; thence	escribed as Lot No. y W.J. Riddle, Surville, County, S.C., rence is hereby made northeast side; the	27, of the prop- veyor, November 3 in Plat Book "N", de. This lot falls ence 40 feet on th	: .e
		•		
	v.			
TOGETHER with all and singular the rights, or appertaining.	members, hereditaments and appu	irtenances to the said prem	ises belonging, or in anyw	ise incider
TO HAVE AND TO HOLD, all and singular t	he said Premises unto the said m	ortgagee, its (his) success	ors, heirs and assigns fore	ver.
AND I (we) do hereby bind my (our) self a surances of title to the said premises, the Premises unto the said mortgagee its (his) he or any part thereof.	and my (our) heirs, executors an title to which is unencumbered,	d administrators, to procure and also to warrant and fo	e or execute any further ne prever defend all and sincu	cessary as
AND IT IS AGREED, by and between the pathe buildings on said premises, insured agai unpaid balance on the said Note in such con (his) heirs, successors or assigns, may effinterest thereon, from the date of its payment entitled to receive from the insurance moneys	nst loss or damage by fire, for t npany as shall be approved by th ect such insurance and reimburs t. And it is further agreed that th	he benefit of the said morta ne said mortgagee, and in d se themselves under this r he said mortgagee its (his)	gagee, for an amount not le lefault thereof, the said mo mortgage for the expense th heirs, successors or assig	ess than th ortgagee, it hereof, wit
AND IT IS AGREED, by and between the s shall fail to pay all taxes and assessments (his) heirs, successors or assigns, may cause selves under this mortgage for the sums so po	upon the said premises when t the same to be paid, together w	he same shall first become ith all penalties and costs	payable, then the said mo	rtgagee, it:
AND IT IS AGREED, by and between the sail become payable, or in any other of the provishereby, shall forthwith become due, at the payment of the said debt may not then have e	sions of this mortgage, that then option of the said mortgagee, it	the entire amount of the de	ebt secured, or intended to	be secure
AND IT IS FURTHER AGREED, by and be mortgage, or for any purpose involving this relaction, by suit or otherwise, that all costs an able counsel fee (of not less than ten per cehereby, and may be recovered and collected him.	mortgage, or should the debt here id expenses incurred by the mortg ent of the amount involved) shall	eby secured be placed in th agee, its (his) heirs, succe	he hands of an attorney at ssors or assigns, includin	law for col ng a reason
PROVIDED, ALWAYS, and it is the true inte executors or administrators shall pay, or cause the interest thereon, if any shall be due, a according to the conditions and agreements of intent and meaning of the said note and more remain in full force and virtue.	se to be paid unto the said mort <u>c</u> nd also all sums of money paid of the said note, and of this mor	gagee, its (his) heirs, succ by the said mortgagee, his rtgage and shall perform al	essors or assigns, the said (their) heirs, successors, I the obligations according	d debt, with or assigns to the true
AND IT IS LASTLY AGREED, by and betwee payment shall be made.				default of
WITNESS my (our) Hand and Seal, this	2074 day of Jan	may 19 17:	2-	
Signed, sealed and delivered in the presence	- of X	Tran B Wi	lleanno	(L. \$.)
WITNESS . 747	A. V			(L. 3.)