		• "	•		
•	Drawn By! Belog Bui Supply Co. Inc.	iders &	MORTGAGE MAY 3 197		1274 PAGE 491
•	FILED IN WHEREAS I (we) EVAIT (hereinafter also styled the morty	WRIGHT AND W	IFE, MINKIE B	ELL WRIGHT	072212
	bound unto Belco Builde:		Tuo	•	e mortgagee) in the sum of
	4,724.16 , payable i	in 84			each, commencing on the
	5th day of Jur in and by the said Note and conditi NOW, KNOW ALL MEN, that the thereof, according to the conditions				
	consideration of Three Dollars to t scaling and delivery of these Preser and by these Presents do grant, bar ever, the following described real en	the said mortgagor in ats, the receipt whereof rgain, sell and release t state:	hand well and truly p is hereby acknowledg into the said mortgag	naid, by the said mo ed, have granted, ba ee, its (his) heirs, s	a part hereof; and also in rtgagee, at and before the rgained, sold and released, uccessors and assigns for-
	All that lot of land in Greenville, South Caroli Plat Book "W", at Page 5 and bounds as shown ther	7. and having	10E NO 221 A	N D7 - 4 - A D	
	BEING THE SAME PROPERTY deed from Dec H. Hughes, at page 414 to which red	SMIN NEED NO	TOM 3 () 7/7 71	MINNIE BELI and recorde	S. WRIGHT, in d in Book 928,
					No.
		A Same and the	•		
	•				
	and the second of the second				
	TOGETHER with all and singular in anywise incident or appertaining.				
	TO HAVE AND TO HOLD, all and forever.				
	AND I (we) do hereby bind my (ou necessary assurances of title to the sand singular the said Premises unto lawfully claiming, or to claim the sa	the said mortgagee its ame or any part therec	(his) heirs, successor	s and assigns, from	ant and forever defend all and against all persons
	AND IT IS AGREED, by and betwe strators, shall keep the buildings on for an amount not less than the unpand in default thereof, the said mort selves under this mortgage for the agreed that the said mortgagee its (be paid, a sum equal to the amount	aid balance on the said gagee, its (his) heirs, s expense thercof, with it his) heirs, successors or of the debt secured by	Note in such companisuccessors or assigns, raterest thereon, from	y as shall be approve onay effect such insur- the date of its pay- tled to receive from	nt of the said mortgagee, id by the said mortgagee, nnce and reimburse them-
	AND IT IS AGREED, by and between	en the said parties, that	11-0		
	then the said mortgagee, its (his) he costs incurred thereon, and reimburse of such payments.	irs, successors or assign themselves under this	if the said mortgagor upon the said premise ns, may cause the sam mortgage for the sum	es when the same shie to be paid, together s so paid, with interes	it thereon, from the dates
	then the said mortgagee, its (his) he costs incurred thereon, and reimburse of such payments.  AND IT IS AGREED, by and betwee when the same shall become payable, secured, or intended to be secured he successors or assigns, although the pe	irs, successors or assige themselves under this en the said parties, that or in any other of the ereby, shall forthwith riod for the payment of	if the said mortgagor upon the said premise ns, may cause the sam mortgage for the sum: at upon any default be provisions of this mort become due, at the or the said debt may no	es when the same she to be paid, togethe so paid, with interesting made in the pagage, that then the edition of the said not then have expired.	all first become payable, or with all penalties and it thereon, from the dates  yment of the said Note, ntire amount of the debt rtgagee, its (his) heirs,
	then the said mortgagee, its (his) he costs incurred thereon, and reimburse of such payments.  AND IT IS AGREED, by and betwee when the same shall become payable, secured, or intended to be secured he successors or assigns, although the performance of this mortgage, or for any of an attorney at law for collection, be successors or assigns, including a reast become due and payable as a part of	irs, successors or assige themselves under this en the said parties, that or in any other of the ereby, shall forthwith riod for the payment of by and between the said purpose involving this rey suit or otherwise, the onable counsel fee (of rethe debt secured hereby	if the said mortgagor upon the said premise as, may cause the sam mortgage for the sums at upon any default be provisions of this mort become due, at the or the said debt may not parties, that should nortgage, or should that all costs and expense to tless than ten per cost, and may be recovered.	is when the same she to be paid, togethe so paid, with interesting made in the pagage, that then the ention of the said most then have expired. legal proceedings be ended thereby secure is incurred by the ment of the amount indicated here and collected here to a not collected here.	all first become payable, or with all penalties and it thereon, from the dates  yment of the said Note, ntire amount of the debt rtgagee, its (his) heirs,  instituted for the fored be placed in the hands ortgagee, its (his) heirs, wolved) shall thereupon under.
	then the said mortgagee, its (his) he costs incurred thereon, and reimburse of such payments.  AND IT IS AGREED, by and betwee when the same shall become payable, secured, or intended to be secured he successors or assigns, although the performed that it is the successors of this mortgage, or for any performed that it is the successors of the successor	irs, successors or assige themselves under this themselves under this or in any other of the ereby, shall forthwith riod for the payment of by and between the sain purpose involving this rey suit or otherwise, the onable counsel fee (of rethe debt secured hereby the true intent and mean strators shall pay, or detect thereon, if any second ing to the consider the the true intent and mean strators thereon, if any second in the true intent and mean strators thereon, if any second in the true intent and mean strators thereon, if any second in the true intent and mean true intent and	if the said mortgagor upon the said premise ns, may cause the same mortgage for the sums at upon any default be provisions of this mort become due, at the or the said debt may not a parties, that should nortgage, or should that the costs and expension less than ten per cor, and may be recovered in the property of the parties to the paid unto the paid	es when the same she to be paid, togethe so paid, with interesting made in the pagage, that then the ention of the said most then have expired. I legal proceedings be ended thereby secure is incurred by the ment of the amount in the dand collected here hese Presents, that we he said mortgagee, it is sums of money paid to f the said note, are	all first become payable, or with all penalties and it thereon, from the dates  yment of the said Note, ntire amount of the debt rtgagee, its (his) heirs,  instituted for the fored be placed in the hands ortgagee, its (his) heirs, wolved) shall thereupon under.  then the said mortgagor, s (his) heirs, successors is (his) heirs, successors if by the said mortgagee, its of this mortgagee, its of the this mortgagee.
	then the said mortgagee, its (his) he costs incurred thereon, and reimburse of such payments.  AND IT IS AGREED, by and betwee when the same shall become payable, secured, or intended to be secured he successors or assigns, although the period of this mortgage, or for any period of an attorney at law for collection, be successors or assigns, including a reast become due and payable as a part of PROVIDED, ALWAYS, and it is the his (their) heirs, executors or adminity or assigns, the said debt, with the life of theirs, because or assigns, the said debt, with the life of theirs, because or assigns, the said debt, with the life of theirs, beirs, successors or assigns, the said debt, with the life of theirs, beirs, successors or assigns.	irs, successors or assige themselves under this en the said parties, that or in any other of the ereby, shall forthwith riod for the payment of y and between the said purpose involving this to y suit or otherwise, that onable counsel fee (of rothe debt secured hereby e true intent and means strators shall pay, or elerest thereon, if any so as according to the country and be void, otherward between the said betw	if the said mortgagor upon the said premise as, may cause the same mortgage for the summer transport of this mortgage for this mort become due, at the operation of the said debt may not a parties, that should that all costs and expense to tess than ten per cor, and may be recovered in the said that all costs and expensed that it all costs and expensed the parties to the said unto the said un	es when the same she to be paid, togethe so paid, with interesting made in the pagage, that then the estion of the said most then have expired. I legal proceedings be estimated by the ment of the amount ind and collected here have Presents, that whe said mortgagee, it is sof the said note, are said note and mortfull force and virtue full force and virtue.	all first become payable, or with all penalties and it thereon, from the dates  yment of the said Note, mitre amount of the debt rtgagee, its (his) heirs,  instituted for the fored be placed in the hands ortgagee, its (his) heirs, wolved) shall thereupon under.  then the said mortgager, it (his) heirs, successors it by the said mortgagee, it of this mortgage and gage, then this Deed of
	then the said mortgagee, its (his) he costs incurred thereon, and reimburse of such payments.  AND IT IS AGREED, by and betwee when the same shall become payable, secured, or intended to he secured he successors or assigns, although the period of this mortgage, or for any soft an attorney at law for collection, he successors or assigns, including a reast become due and payable as a part of PROVIDED, ALWAYS, and it is the his (their) heirs, executors or adminition or assigns, the said debt, with the intended of the security of the security and said perform all the obligations accurately appears and Sale shall cease, determined the said case, determined and the said case, determined the said the said cease, determined the said the said case, determined the said the said cease, determined the said the said the said cease, determined the said the sai	irs, successors or assige themselves under this en the said parties, that or in any other of the ereby, shall forthwith riod for the payment of the payment of the ereby state of the debt secured hereby et true intent and mean strators shall pay, or elerest thereon, if any sis according to the concerding to the true intent and between the said pare.	if the said mortgagor upon the said premise as, may cause the sam mortgage for the sums at upon any default be provisions of this mort become due, at the or the said debt may not a said debt may not less than ten per cor, and may be recovered in the said debt may be recovered in the said meaning of the said meaning of the said meaning of the said mortles, that the said mortles, that the said mortles, that the said mortless it shall remain in ties, that the said mortless is said mortless the said mortless the said mortless the said mortless that the said mortless it shall remain in ties, that the said mortless is said mortless the said mortless that the said mortless is said mortless that the said	es when the same she to be paid, togethe so paid, with interesting made in the pagage, that then the estion of the said most then have expired. I legal proceedings be estimated by the ment of the amount ind and collected here have Presents, that whe said mortgagee, it is sof the said note, are said note and mortfull force and virtue full force and virtue.	all first become payable, ar with all penalties and it thereon, from the dates yment of the said Note, ntire amount of the debt rtgagee, its (his) heirs, instituted for the fored be placed in the hands ortgagee, its (his) heirs, wolved) shall thereupon under.  Then the said mortgager, is (his) heirs, successors if by the said mortgagee, it of this mortgage, and of this mortgage and gage, then this Deed of enjoy the said premises
	then the said mortgagee, its (his) he costs incurred thereon, and reimburse of such payments.  AND IT IS AGREED, by and betwee when the same shall become payable, secured, or intended to be secured he successors or assigns, although the performance of this mortgage, or for any secure of the mortgage, or for any secure of the secure of	irs, successors or assige themselves under this en the said parties, that or in any other of the ereby, shall forthwith riod for the payment of by and between the said purpose involving this regular to otherwise, that onable counsel fee (of ref. of the debt secured hereby the true intent and mean strators shall pay, or detect thereon, if any seconding to the concording to the concording to the concording to the said particular the said particular the said particular this and	if the said mortgagor upon the said premise as, may cause the same mortgage for the sums at upon any default be provisions of this mort become due, at the or the said debt may not a provision of the said debt may not less than ten per cor, and may be recovered in the said may be recovered in the said said it it is a provision of the parties to the said that and meaning of the said remain in the said mortand meaning of the said that the said mortand meaning of the said that the said mortand meaning of the said meaning	es when the same she to be paid, togethe so paid, with interesting made in the pagage, that then the edition of the said most then have expired. I legal proceedings be edebt hereby secures incurred by the ment of the amount in dand collected here hese Presents, that whe he said mortgagee, it is sums of money paids of the said note, are said note and mortfull force and virtue tgagor may hold and	all first become payable, or with all penalties and it thereon, from the dates syment of the said Note, ntire amount of the debt rtgagee, its (his) heirs, instituted for the fored be placed in the hands ortgagee, its (his) heirs, wolved) shall thereupon under.  I then the said mortgager, its (his) heirs, successors it by the said mortgagee, it by the said mortgage and gage, then this Deed of enjoy the said premises

WITNESS.