1872.35 peyable in 84 equal installments of \$22.29 etch, commencing on the solid bits and conditions thereof, reference therearch has cell more all live spore.  The solid bits and conditions thereof, reference therearch has cell more all live spore.  The solid bits and conditions thereof, reference therearch has cell more all live spore.  The solid bits and conditions thereof, reference therearch has cell more all live spore.  The solid bits and conditions thereof, reference therearch has cell designed to the solid designe
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W. KNOW ALL MEN, that the mortgaggar(s) in consideration of the said delty, and for the better faculting to the said Note; which with all its previsions is knowly made a part hares); and site in consideration from the Deltar to the discretization of the said Note; which with all its previsions is knowly made a part hares); and site in consideration of the Deltar to the discretization and singular the said nortgagge, or and before the sailing and delivery of those Propents, the receipts there; is breby acknowly happen, all mid release where the discretization is the property of his part of the control of the said release, and the said regages, its (his) heirs, successors and assigns forever, the following described red extent:  It that operating Demension part of the Chindry State of South Carollina, being Lot No. 3 or the property of Loss C. and Zobedia Elack, plat thereon recorded in Plat Book "FFP", page 18, in the RC Office for forenvilled Country, and having a frontage of 99,5 feet on State lightesy 14, with a depth of 157.8 feet on the north saide, a rear line of 95,8 feet, and a epit of 132 feet on the south saide.  Of Itwo So hareby hind my Gour) self and my Gour) hairs, executors and administrators, to procure or execute any further accessory accessed title to the said premises, the title to which is unencombered, and also to variant and forever defend all and singular the said the said mortgages is the said mortgage in the said mortgage in control interest. On the control of the said premises, the said premises unto the said mortgage is and interest. Insured against the said mortgage, and indefined and said premises unto the said mortgage is the said mortgage in a control interest. On the said mortgage is the said mortgage in a control interest. The said mortgage is the said mortgage in a control interest. On the said mortgage is the said mortgage in the said mortgage in the said mortgage is the said mortgage in the said mortgage in the said mortgage is the said mortgage in the said mortgage in the sai
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It that certain piece, parcel or lot of land situated on the western side of Skate Richway 14, ar Pleasant Torow Baptist Church, about 2 miles southwestward from the City of Greenville, in Chick Garding Township, Greenville County, Jate of South Carolina, being Lot No. 3 of he property of Loss O, and Zobedia Black, plat thereon recorded in Plat Book *FF*, page 16, in the RC Office for Greenville County, and having a frontage of 99, 6 feet on State ghway 14, with a depth of 157,3 feet on the north side, a rear line of 95,8 feet, and a spoth of 132 feet on the south side.  **CETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in enywise incident apparationing.  **MAVE AND TO HOLD, all and singular the said Premises unto the said mortgages, its (his) successors, heirs and assigns forever.  **D. I (w) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary executes to the said mortgages its (his) being, successors with the said mortgages its (his) being, successors and assigns, from and against all persons between the parties of the which is unaccumbered, and also to warrant and forever default and any appearance of this to the said premises, the title to which is unaccumbered, and also to warrant and forever default and any appearance of the said mortgages its (his) being, successors or assigns, successors and assigns, from and against all persons between the parties and the said mortgages and in addition the said mortgages in said and additional additional and additional additional and additional additional additional additional additional additional and additional addi
in the RLO Office for Greenville County, and having a frontage of 99.6 feet on Plate ighway 14, with a depth of 157.3 feet on the north side, a rear line of 95.3 feet, and a epth of 132 feet on the south side.  **GETHER with all and singular the rights, members, hereditaments and appurtenances to the soid premises belonging, or in anywise incident appertaining.  **HAVE AND TO HOLD, all and singular the soid Premises unto the soid mortgagee, its (his) successors, heirs and assigns forever.  **D I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute har further necessary earness of this to the soid premises, the fittle to which is unencumbered, and also to werrant and forever defend all and singular the soid mises unto the soid mortgagee its (his) hiers, successors and assigns, from and against all persons lewfully claiming, or to claim the same any part thereof.  **D IT IS AGREED, by and between the parties hereto, that the soid mortgagee, on a defoult thereof, the soid mortgagee, for an amount not less than the soid bullance on the soid Note in such compony as shell be approved by the soid mortgagee, for an amount not less than the soid bullance on the soid Note in such compony as shell be approved by the soid mortgagee, for an amount not less than the residence of the soid mortgagee for the expense threats, with rests thereon, from the date of its poyment. And it is further agreed that the soid mortgagee, for an amount not less than the residence of the provision of the soid mortgagee, and in defoult thereof, the soid mortgagee, its (his) heris, successors or assigns, may effect such insurance and reinburse themselves under this mortgage for the expense heread, with rest thereon, from the date of its poyment. And it is further agreed that the soid mortgagee, and in the folial thereon, from the some payable, or in any other source may be a poid, together with all penalties and costs; heart incurred thereon, on default thereon, from the some payable, in the so
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all fail to pay all taxes and assessments upon the said premises when the same shall first become payable, then the said mangagee, its s) heirs, successors or assigns, may cause the same to be paid, together with all penalties and costs incurred thereon, and reimburse them-leves under this mortgage for the sums so paid, with interest thereon, from the dates of such payments.  ID IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall come payable, or in any other of the provisions of this mortgage, that then the entire amount of the debt secured, or intended to be secured reby, shall forthwith become due, at the option of the said mortgagee, its (his) heirs, successors or assigns, although the period for the yment of the said debt may not then have expired.  ID IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the foreclosure of this integrate, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for colcition, by suit or otherwise, that all costs and expenses incurred by the mortgagee, its (his) heirs, successors or assigns, including a reasonable counsel fee (of not less than ten per cent of the amount involved) shall thereupon become due and payable as a part of the debt secured reby, and may be recovered and collected hereunder.  ROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgagor, his (their) heirs, ecutors or administrators shall pay, or cause to be paid unto the said mortgagee, its (his) heirs, successors or assigns, the said debt, with a interest thereon, if any shall be due, and also all sums of money paid by the said mortgagee, his (their) heirs, successors, or assigns, cording to the conditions and agreements of the said note, and of this mortgage and shall perform all the obligations according to the true tent and meaning of the condition
ID IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall come payable, or in any other of the provisions of this mortgage, that then the entire amount of the debt secured, or intended to be secured reby, shall forthwith become due, at the option of the said mortgagee, its (his) heirs, successors or assigns, afthough the period for the yment of the said debt may not then have expired.  ID IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the foreclosure of this ritigage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for colction, by suit or otherwise, that all costs and expenses incurred by the mortgagee, its (his) heirs, successors or assigns, including a reasonale counsel fee (of not less than ten per cent of the amount involved) shall thereupon become due and payable as a part of the debt secured reby, and may be recovered and collected hereunder.  ROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgagor, his (their) heirs, ecutors or administrators shall pay, or cause to be paid unto the said mortgagee, its (his) heirs, successors or assigns, the said debt, with a interest thereon, if any shall be due, and also all sums of money paid by the said mortgagee, its (their) heirs, successors, or assigns, conding to the conditions and agreements of the said note, and of this mortgage and shall perform all the obligations according to the true tent and meaning of the said note and mortgage, then this Deed of Bargain and Sale shall cease, determine and be void, otherwise it shall main in full force and virtue.  ND IT IS LASTLY AGREED, by and between the said parties, that the said mortgagor may hold and enjoy the said premises until default of
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ITNESS my (our) Hand and Seal, this 23ml day of wast 19 56
gned, sealed and delivered in the presence of (aleman Hayre (L. S.)
THESS Educad Wingsey Bla Hayes (L.S.)
ITNESS faul 9 Dehtrop