## MORTGAGE

Later & alexand

## BOOK 1081 PAGE 619

WHEREAS I (wa)	Julia Dilwort	h			d baund unto
(hereinafter also styled th	e mortgagor) in and by my	(our) certain Note i	pearing even date herewit	h, stand tirmly held ar	id fabring duto
Wells Cons	t. Co.		(hereinafter	also styled the mortgag	ee) in the sum of
\$ 8589.60	, payable in 120	equal installm	ents of $\frac{11.58}{}$	each, con	nmenicing on the
'5th				ach subsequent month.	as to and by the
said Note and conditions to	y of February hereof, reference thereunto h	and will more fully ap	pear.		
said mortgagor in hand wel	not the mortgagor(s) in consi Note; which with all its pro Il and truly paid, by the said d, have granted, bargained, neirs, successors and assign	mortgagee, at and be	fore the sealing and delivered by these Presents do	ery of these Presents, t	he receipt where-
					1
B. E. Geer pro	Avenue, San S epared by W. M enville at Pla	. Rast in	May 1929 reco	ed plat of r rded in the	R M. C.
					E) 5
			·		
TOGETHER with all a	and singular the rights, mer	mbers, hereditaments	and appurtenances to t	he said premises belon	gin <b>g</b> , or in anywise
incident or appertaining.	•				¥
AND I (we) do hereby I surances of title to the Premises unto the said	DLD, all and singular the s bind my (our) self and my ( said premises, the title to mortgagee its (his) heirs,	(our) heirs, executors	s and administrators, to p	rocure or execute any fu and forever defend all a	urther necessary as- nd singular the said
the buildings on said prunpaid balance on the s (his) heirs, successors interest thereon, from th	y and between the parties he remises, insured against loss add Note in such company a or assigns, may effect such date of its payment. And the insurance moneys to be	s or damage by fire, is shall be approved th insurance and reli it is further agreed th	for the benefit of the said by the said mortgagee, an aburse themselves under nat the said mortgagee its	d in default thereof, the this mortgage for the ex (his) heirs, successors	sati mortgagee, its
AND IT IS AGREED, be shall fail to pay all ta: (his) heirs, successors	by and between the said par xes and assessments upon s or assigns, may cause the mortgage for the sums so pai	rties, that if the said the said premises wh e same to be paid,	i mortgagor(s), his (their) nen the same shall first b together with all penaltie	heirs, executors, admin ecome payable, then the es and costs incurred the	sam mortgagee, it
AND IT IS AGREED, by become payable, or in a hereby, shall forthwith	y and between the said partic any other of the provisions of become due, at the option but may not then have expired	es, that upon any def of this mortgage, that of the said mortgage	ault being made in the parties amount of	yment of the said Note, the debt secured, or int	ended to be secuted
AND IT IS FURTHER mortgage, or for any pulection, by suit or oth reasonable counsel fee	AGREED, by and between urpose involving this mortgan nerwise, that all costs and by for not less than ten per coy be recovered and collected.	the said parties, t ge, or should the deb expenses incurred l cent of the amount in	t hereby secured be place by the mortgagee, its (hi:	s) heirs, successors or o	assisms, including
the interest thereon, if	and it is the true intent and itors shall pay, or cause to be fany shall be due, and also tions and agreements of the the said note and mortgage, it virtue,	be paid unto the said o all sums of money said note: and of thi	mortgagee, its (his) heirs paid by the said mortgage is mortgage and shall perf	e, successors or assigns ee, his (their) heirs, suc form all the obligations	cessors, or assigns according to the tru
AND IT IS LASTLY AC payment shall be made.	GREED, by and between the	said parties, that the	e said mortgagor may hold	and enjoy the said prem	nises until default c
WITNESS my (our) Hand	d and Seal, this 9th	day o	. January	19 <del></del> 6Q	
Signed, sealed and deli	vered in the presence of	•	Quela	C Xilu	withus.
.21.	7 Parts	el			(L.S.)
WITNESS	1	,			(2.5.)
WITNESS	in forcel				
					1 .
					*

EAVERTED AND CANCELLED OF RECORDS

ONY OF THE SECOND 18.32

B. M. C. FOR GREENVILLE COUNTY, S. C.

T. 2552 O'CLOCK D. M. NO. 50298

FOR SATISFACTION TO THIS MORTGAGE SES