| T | FILL 8 | | | | | | |
|---|--|--|---|--|--|--|--|
| | DEC - 5 1968 | | MORT | GAGE | 200x 1 | L11 PAG | .250 |
| 1 | Mrs. C. sworth | i' - | | | BUUK II. | LTT PAG | 12.03 |
| Ż | R. M. C. | RGE W | BRYAN | 5 + M | ARY S | BRUAL | NS |
| | Werding the stried the | | | Note bearing even date | herewith, stand firml | y held could b | ound unto |
| | mid | STATE | MFG. | (here | inafter also styled the | mortgagee) | in the sum of |
| | 0101 81 | | 11 | -1 | 85 2 | 1 | |
| | s 2176.86 | , payable in | equal in | stallments of \$ 5/1 | - | each, comme | ncing on the |
| | said Note and conditions the | of <u>ZNAY</u> preof, reference there | 19 69 unto had will more fu | and falling due on the sa lly appear. | me of each subsequen | t month, gas i | n and by the |
| | NOW, KNOW ALL MEN, that the conditions of the said N said mortgagor in hand well of is hereby acknowledged, said mortgagee, its (his) het all that piece, | ote; which with all trans truly paid, by the have granted, bargarirs, successors and a wancel on lot | ts provisions is here said mortgages, at a ined, sold and relea ssigns forever, the factor of Land will | by made a part hereof; of the sealing an sed, and by these Presentlowing described real of the Linguoveners. | nd diso in consideration of these Prepares do grant, bargain estate: thereon in (| resents, the resents, sell and rel | eceipt where- lease unto the |
| | Township, Greenv | ille (ounty, | South (aroli | na, on the Nor | th side of th | e ola Ci | LCR .l |
| | Springs Road, abo | out one half | mile Vest of | tre (orporate | whits of the | e lay o | F |
| | Green and designation | ated as all o | of Lotfi≃2 on | i a puat of the | property much | e for al | Plat Brok |
| | Carlton Estate by "N" page 187, re | y H.S. DwcRi ference being | ian, sun. iax i made to sai | d plat for a m | one detailed | descr i pt | tion. |
| | TOGETHER with all and | singular the rights | members based transfer | nonte and annuate ance | s to the early promise | as balanging | or in anyoute a |
| | incident or appertaining. | | | | | | |
| | TO HAVE AND TO HOLD AND I (we) do hereby bin | d my (our) self and | my (our) heirs, exec | cutors and administrator | s, to procure or execu | te any further | necessary as- |
| | surances of title to the so Premises unto the said m same or any part thereof. | ortgagee its (his) he | irs, successors and | assigns, from and again | nst all persons lawfu | lly claiming, | or to claim the |
| | AND IT IS AGREED, by a the buildings on said prem unpaid balance on the said (his) heirs, successors or interest thereon, from the entitled to receive from the | ises, insured against i Note in such compa assigns, may effect iate of its payment. | : loss or damage by : my as shall be appro : such insurance and And it is further agre | fire, for the benefit of the wed by the said mortgag I reimburse themselves and that the said mortgag | e said mortgagee, for ee, and in default ther under this mortgage f ee its (his) heirs, suc | on amount no reof, the said or the expens cessors or as | ot less than the mortgagee, its se thereof, with |
| | AND IT IS AGREED, by a shall fail to pay all taxes (his) heirs, successors of themselves under this more | s and assessments up r assigns, may caus | pon the said premise e the same to be po | es when the same shall: aid, together with all pe | first become payable, enalties and costs inc | then the said | mortagaee ite |
| | AND IT IS AGREED, by an become payable, or in any hereby, shall forthwith be payment of the said debt m | other of the provision come due, at the opt | ons of this mortgage, tion of the said mor | that then the entire amo | unt of the debt secure | d. or intende | d to be secured |
| | AND IT IS FURTHER A mortgage, or for any purpo lection, by suit or otherw reasonable counsel fee (o secured hereby, and may b | vise involving this more vise, that all costs of not less than ten p | rtgage, or should the and expenses incurr per cent of the amou | debt hereby secured be ed by the mortgagee, i | placed in the hands o | of an attorney | at law for col- |
| | PROVIDED, ALWAYS, and executors or administrators the interest thereon, if an according to the condition intent and meaning of the remain in full force and visit | s snall pay, or cause by shall be due, and is and agreements of said note and mortag | also all sums of mo | said mortgagee, its (his) mey paid by the said mo f this mortgage and shall | heirs, successors or rtgagee, his (their) he | assigns, the irs, succ e sso | said debt, with ors, or assigns, |
| | AND IT IS LASTLY AGRE payment shall be made. | CED, by and between | the said parties, tha | t the said mortgagor may | hold and enjoy the so | aid premises | until default of |
| | WITNESS my (our) Hand an | nd Seal, this | 2/d | ay of MOVEML | DER 19 68 | | |

SATISFIED AND CANCELLED OF RECORD

18 DAY OF CIPAID 19.73

Llannie & Jankinsley

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

AT 2:20 O'CLOCK P. M. NO. 29578

George W. Bryans Jr. (L.S.)
Mary S. Bryans (L.S.)