## FILED JOHN JO

## MORTGAGE OF REAL ESTATE

WHEREAS I (We) JAMES E. BELL AND RUTH D. BELL	
(hereinalter also styled the martgagor) in and by my (our) certain Nate bearing even date herewith, stand firmly hel	d and bound u
CALHOUN CONTRACTORS (hereinofter also styled the mortgo	gee) in the sun
7210.56 annable to 814	
each, co	ommencing on
the said Note and conditions thereof, reference thereunto had will mare fully appear.	anth, as In and
NOW KNOW &LL UEN that the materials in anothers of all the life in the state of the	7
the conditions of the sold Note; which with oil its provisions is hereby made a part hereof; and lor the better securing the payment ther seid mortgager in hand well and truly paid, by the sold mortgager, at and before the sealing and delivery of these Presents, of its hereby extensive degree to the presents of the p	ree Dollars to the receipt whe rase unto the s
DIRECT, NEAR THE CITY OF GREENVILLE SHOWN AS LOT NO. 36 AND A PORTIC	1 61
OF LOT NO. 33 ON A PLAT OF WASHINGTON HEIGHTS AND DECORDED IN DIAT S	1004
M AT PAGE TO/ AND SHOWN ON PLAT OF PROPERTY OF JAMES F. AND RUTH D	Reti
PREPARED BY U. U. HILL DATED UCTORER 20. 1959. AND ACCORDING TO SALE	
PLAT BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: BEGINNING AT A NA AND CAP ON SOUTH CORNER OF WASHINGTON LOOP STREET AND RUNNING THENCE	11
QUUIKEABI BIDE OF SAID WASHINGTON LOOD STOCKT C 67 1/2 W 12E	
TRON PIN; THENCE S. 34 E. 80 FEET TO AN IRON PIN IN THE REAR LINE OF NO. 35; THENCE THROUGH BAID LOT N. 56 E. 153.7 FEET TO AN IRON PIN O	Lot
NO. 35; THENCE THROUGH BAID LOT N. 56 E. 153.7 FEET TO AN IRON PIN O	N
THE SOUTHWEST SIDE OF WASHINGTON LOOP STREET; THENCE ALONG SOUTHWEST OF WASHINGTON LOOP STREET N. 47-15 W. 80 FEET TO THE BEGINNING CORNE	BIDE
THE BEGINNING CORNE	R.
TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in	onywise incide
TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgagee, its (his) successors, heirs and assign	
ANU I (we) do hereby hind my (nut) If 1	
Premises unto the said mortgagee its (his) heirs, successors and assigns, from and against all persons lawfully claiming, or t or any part thereof.	singular the sa o claim the sai
ANO IT IS AGREED, by and between the parties hereto, that the said mantgagor(s) his (thetr) heirs, executors, or administrate buildings on said premises, insured against loss or damage by fire, for the benefit of the said martgages, for an amount unpaid balance on the said Note in such company as shall be approved by the said martgages, and in default thereof, the sa (his) heirs, successors or assigns, may effect such insurance and reindburse themselves under this martgage for the expenditures themselves from the doctor of the parties. And it is further agreed that the said martgage list (his) heirs, successors or entitled to receive from the insurance maneys to be paid, a sum aquad to the amount of the abol secured by this martgage.	not less than ti id mortgagee, i nse thereof, wi assigns shall l
AND IT IS AGREED, by and between the said parties, that if the said mortgager(s), his (their) heirs, executory, administrated in the pay all large and assessments upon the said premises when the same shall first become poyable, then the sa (his) heirs, successors or easilgans, may cause the same to be paid, together with all penalties and costs incurred thereon, and salves under this mortgage for the sums so paid, with interest thereon, from the dates of such payments.	itors or assign d martgagee, i reimburse than
AND IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, who became payable, or in any ather of the provisions of this mortgage, that then the entire amount of the debt secured, or intend hereby, shall farthwith become due, at the option of the said mortgagee, its (his) heirs, successors or assigns, although t	ed to be secure he period for th
AND IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the for mortgage, or for any purpose invalving this mortgage, or should the debt hereby secured be placed in the hands of an attorne delection, by suit or otherwise, that all costs and expenses incurred by the mortgagee, its (his) heirs, successors or assigns, included becaused fee (af not less than ten per cent of the amount involved) shall thereupon became due and payable as a part of thereby, and may be recovered and collected hereunder.	y at law for co
PROVIDED, ALWAYS, and It is the true intent and meaning of the parties to these Presents, that when the said mortgagor, executors or administrators shall pay, or cause to be paid unto the said mortgagee, its (his) heirs, successors or easigns, the interest thereon, if only shall be due, and also all sums of maney paid by the said mortgagee, his (their) heirs, success indeed to the conditions and agreements of the said note, and of this mortgage and shall perform all beligations according to the conditions and only and meaning of the said note and mortgage, then this Deed of Bargain and Sale shall cease, determine and be void, at	ı said debt, wit ors, or assign:
AND IT IS LASTLY AGREED, by and between the said parties, that the said martgagar may hald and enjoy the said premises payment shall be made.	until default o
WITHESS my (cur) Hand and Seal, this 26TH day of JUNE 19 69	
Signed, seeled and delivered in the presence of	(L. S.
WITHESS Fay K green & Ruth A. Bell	(L. S.
Thomas N. At	