MAR A LED TO MAR WHEKEAS I (RA) TO MAR WHEKEAS I (RA) TO MAR WHEKEAS I (RA) TO MAR WHEKEAS I RANGE I THE MARKET THE MARKE	MOR	TGAGE OF REAL ES	STATE	800K 952 PAGE 82-12496	233
WHEREAS I (%) Ba Mae (horeingtististing) saying the mort	Eichelberger &	V James Eiche	Lberger	, stand firmly held and boo	
	Contracting (			styled the mortgagee) in the	
\$ 4,368.00 , pa	yable in 84	equal installments	of \$52_00	each, commencing	
29th day of	pril	41		each subsequent month, as in	
the said Note and conditions thereon NOW, KNOW ALL MEN, that the mathematic conditions of the said Note; which is designed in the said mortgager in hand well and true of is hereby acknowledged, have gramortgagee, its (his) heirs, successed All that piece, you county, South Care the following met	ortgagor(s) in considera nich with all its provisi ly paid, by the said mor unted, bargained, sold a ors and assigns forever, carcel or lot colina. On the	ation of the said debt, ions is hereby made a stage, at and before the released, and by the the following described of land in But Southborn, side	and for the better securing part hereof; and also in a context of the sealing and delivery of se Presents do grant, but teal estate:	g the payment thereof, acco onsideration of Three Dollar f these Presents, the receipt gain, sell and release unto t	rding to
Beginning at an i Joint Stock Land W 697 feet to a s E 697 feet to a s beginning, and co	take; thence	S 46 E 163 fe	ng thence alon et to a stake;	g that line S 27	'-3 <sup>1</sup> 4 .
•					
•					
TOGETHER with all and singular the or appertaining.  TO HAVE AND TO HOLD, all and s  AND I (we) do hereby bind my (our surances of title to the said premise Premises unto the said mortgagee its or any part thereof.	ingular the said Premise  r) self and my (our) he	es unto the said mortga	gee, its (his) successors, ninistrators, to procure or	heirs and assigns forever.	arv as-
AND IT IS AGREED, by and betwee the buildings on said premises, insu unpaid balance on the said Note in a (his) heirs, successors or assigns, interest thereon, from the date of its entitled to receive from the insurance	n the parties hereto, th red against loss or dan such company as shall may effect such insura payment. And it is fur moneys to be paid, a su	at the said mortgagor(; nage by fire, for the be be approved by the sai nace and reimburse the ther agreed that the said om equal to the amount	i) his (their) heirs, execu- nefit of the said mortgags d mortgagee, and in defai mselves under this mort d mortgagee its (his) hei of the debt secured by the	tors, or administrators, shall be, for an amount not less th plt thereof, the said mortage gage for the expense thereof rs, successors or assigns sh	I keep an the ee, its f, with nall be
shall fail to pay all taxes and asse (his) heirs, successors or assigns, m selves under this mortgage for the su	in the said parties, tha ssments upon the said by cause the same to be ns so paid, with interes	it if the said mortgago premises when the sa paid, together with al t thereon, from the date	r(s), his (their) heirs, exe me shall first become pay I penalties and costs inc s of such payments.	cutors, administrators or as: able, then the said mortgage urred thereon, and reimburse	them-
AND IT IS AGREED, by and between become payable, or in any other of th hereby, shall forthwith become due, payment of the said debt may not then	at the antion of the	upon any default being ortgage, that then the e aid mortgagee, its (his	made in the payment of ti ntire amount of the debt : ) heirs, successors or as	ne said Note, when the same secured, or intended to be se usigns, although the period fo	shall cured or the
AND IT IS FURTHER AGREED, by mortgage, or for any purpose involvin lection, by suit or otherwise, that all a able counsel fee (of not less than tel hereby, and may be recovered and coll	and between the said g this mortgage, or sho costs and expenses incu	and the debt holeby se	coved be blaced in the u	ands of an afforney at law to	r coi-
PROVIDED, AL WAYS, and it is the texecutors or administrators shall pay, the interest thereon, if any shall be according to the conditions and agree intent and meaning of the said note cremain in full force and virtue.	due, and also all sum ments of the said note ind mortgage, then this	s of money paid by the , and of this mortgage Deed of Bargain and S	e said mortgagee, his (the and shall perform all the Sale shall cease, determin	rs or assigns, the said debt, ir) heirs, successors, or ass obligations according to the and be void, otherwise it	, with signs, e true shall
AND IT IS LASTLY AGREED, by and payment shall be made.	between the said partie	es, that the said mortgo	igor may hold and enjoy t	he said premises until defau	ılt of
WITNESS my (our) Hand and Seal, this	2nd	doy of March	19 64		
Signed, sealed and delivered in the	presence of	Mis.	Ila man Ei	hellinger (1	. \$.)
WITNESS Dauly 7	st-	_ same	a Eicheller	700	S.)
WITNESS WEST M	ty				-,
2 - 2158 - SOUTH CAROLINA - 7 - 62			: : !		
· · · · ·	•	•			

SATISTICO ON CELLED OF RECORD

Lady 39 71

Lady 30 71

Brook 1 May 75.