8111101/1			
FILM	MORTGAGE OF REAL ESTATE	New York market?	
Wrs 000-Com-	0		•
WHEREAS I (we) (hereinafter also styled the mortgagor) in a	Daws + Ruby nd by my (our) certain Note bearing even	date herewith, stand firmly held and box	und unto
B+ C. Contracting		nereinafter also styled the mortgagee) in the	
\$ 2256,60 , payable in _			
\$	equal installments or 3		
the said Note and conditions thereof, reference	19 6 / and falling due on the thereunto had will more fully appear.	e same day of each subsequent month, as it	n and by
NOW, KNOW ALL MEN, that the mortgogor(s) the conditions of the said Note; which with a said mortgagor in hand well and truly paid, by of is hereby acknowledged, have granted, barge mortgagee, its (his) heirs, successors and ass	in eemsideration of the said debt, and for mall its provisions is hereby made a part herec the said mortgagee, at and before the sealin- ained, sold and released, and by these Presei igns forever, the following described real est	of; and also in consideration of Three Dollar g and delivery of these Presents, the receip nts do grant, bargain, sell and release unto ate:	irs to the of where- the said
This property is	Coested of 202	Crestone Drew	ر ج
Deunville, S.C.	of gro. 8 - 3	o' toude and	d
150 7t. Deep	most - 583 - Pa	raje 209	
Mortgage was Her	ld by First Feel	raf Saving Hoan	<u>ب</u>
an registered for	11 /110 1954 am	Jangay.	
Subdivision -	trection Hough		
TOGETHER with all and singular the rights, or appertaining.	members, hereditaments and appurtenances to	the said premises belonging, or in anywise	incident
TO HAVE AND TO HOLD, all and singular th	he said Premises unto the said mortgagee, its	(his) successors, heirs and assigns forever	r.
AND I (we) do hereby bind my (our) self a surances of title to the said premises, the Premises unto the said mortgagee its (his) he or any part thereof.	irs, successors and assigns, from and agains	t all persons lawfully claiming, or to claim	the same
AND IT IS AGREED, by and between the pa the buildings on said premises, insured again unpaid balance on the said Note in such con (his) heirs, successors or assigns, may eff interest thereon, from the date of its payment entitled to receive from the insurance moneys	nst loss or admage by the, for the benefit of mpany as shall be approved by the said morty ect such insurance and reimburse themselve t. And it is further agreed that the said mort to be paid, a sum equal to the amount of the	pagee, and in default thereof, the said mortg is under this mortgage for the expense ther gagee its (his) heirs, successors or assigns debt secured by this mortgage.	gagee, its reof, with s shall be
AND IT IS AGREED, by and between the s shall fail to pay all taxes and assessments (his) heirs, successors or assigns, may cause selves under this mortgage for the sums so po	e the same to be paid, together with all penal aid, with interest thereon, from the dates of si	ties and costs incurred thereon, and reimbu	irse them-
AND IT IS AGREED, by and between the sai become payable, or in any other of the provi hereby, shall forthwith become due; at the payment of the said debt may not then have e	option of the said mortgagee, its (his) heir expired.	s, successors or assigns, although the perio	od for the
ANC IT IS FURTHER AGREED, by and be mortgage, or for any purpose involving this lection, by suit or otherwise, that all costs at able counsel fee (of not less than ten per chereby, and may be recovered and collected h	mortgage, or should the debt hereby section and expenses incurred by the mortgagee, its (hi ent of the amount involved) shall thereupon linereunder.	is) heirs, successors or assigns, including become due and payable as a part of the deb	a reason- ot secured
executors or administrators shall pay, or cat the interest thereon, if any shall be due, a according to the conditions and agreements intent and meaning of the said note and mo remain in full force and virtue.	ent and meaning of the parties to these Pre- use to be paid unto the said mortgagee, its (and also all sums of money paid by the said of the said note, and of this mortgage and t rtgage, then this Deed of Bargain and Sale	mortgagee, his (their) heirs, successors, or shall perform all the obligations according to shall cease, determine and be void, otherwise	r assigns, to the true se it shall
AND IT IS LASTLY AGREED, by and betwee payment shall be made.	en the said parties, that the said mortgagor r	nay hold and enjoy the said premises until a	aetault Of
WITNESS my (our) Hand and Seal, this	3 day of June	19 4 7	
Signed, sealed and delivered in the preser	day of June	9 paris	(L. S.)

WITNESS Thomas Robert David

R-2158-SOUTH CAROLINA-4-64

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