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110	N	AORTGAGE		ager 1444 PAGE	124
XESSIEX 2				Eddi Tara i ver	1120
). WHEREAST (wo)	Ernest E. and Evely	yn Harvey			
thereisafter also styled the mor	tgagor) in and by my (our) cer	itain Note bearing ever	date herewith, stand	firmly held and bound unto	
Poinsett Discount C	Co., Inc.		_ (hereinalter also sty	led the mortgagee) in the sum	બ
3,282.60	payable ineq	ual installments of \$	54.71	each, commencing on the	•
25th day ofsaid Note and conditions thereof	Oct. 1978	and falling due on	the same of each subs	sequent month, as in and by th	e
NOW. KNOW ALL MEN, that the the conditions of the said Note; said mortgager in hand well and of is hereby acknowledged, have said mortgagee, its (his) heirs, s	e mortgagoris) in consideration a which with all its provisions in truly paid, by the said mortgage e granted, bargained, sold and	of the said debt, and fo s hereby made a part he e, at and before the sea released, and by these	or the better securing to preof; and also in cons ling and delivery of the Presents do grant, b	he payment thereof, according ideration of Three Dollars to t eso Presents, the receipt when	to he
All that certain pilying, and being or Greenville County, subdivision, as sho said County in Plat DERIVATION: Deeds This conveyance is	the northern side South Carolina, whown on a Plat there ts Book M, page 12. Book 649, Page 219	of South Havich is known a of recorded in	en Drive, in and designated the Offi	Buncombe Park subi as Lot 9 of that ce of the RMC for	visio
rights of way, and This is the identic deed of William T. South Carolinac, 10	restrictions or pr cal property convey . Lee et. al. of re	otective cover ed to Ernest E cord at the RM	nants. E. Harvey and MC Office for	Evelyn C. Harvey b	
IT IS HEREBY UNDERSTED PROPERTY			SHIPLAND 2 SHIPLAND A  SHIPLAN	ND LIEN ON THE ABO	VE
TOGETHER with all and singuincident or appetialing.	ilar the rights, members, nere	illaments and appurten	ances to the said pro	emises belonging, or in anywi	s <del>e</del>
TO HAVE AND TO HOLD, all					
AND I (we) do hereby bind my surances of title to the said pro Premises unto the said mortgag same or any part thereof.	aminan ika sisla to which te iir	rancumberel dod disc	to wantant and torever	defend all dura and and the	
AND IT IS AGREED, by and be the buildings on said premises, unpaid balance on the said Note (his) heirs, successors or assis interest thereon, from the date of entitled to receive from the insu-	insured against loss or damage in such company as shall be a gas, may effect such insurance fits provident. And it is further	<ul> <li>by fire, for the benefit approved by the said mo</li> <li>and reimburse themse</li> <li>agreed that the said mo</li> </ul>	i of the said mortgages intgages, and in defaul lives under this mortg intgages its (his) heirs	, for an amount not sess truit to thereof, the said mortgagee, age for the expense thereof, w , successors or assigns shall	its ith
AND IT IS AGREED, by and be shall fail to pay all taxes and (his) heirs, successors or assistenselves under this mortgage	assessments upon the said pre- lons, may cause the same to b	emises when the same : be paid, together with	shall lirst become payo all penalties and cost	able, then the sala moragagee, a incurred thereon, and relimbu	เนธ
AND IT IS AGREED, by and be become payable, or in any other hereby, shall forthwith become payment of the said debt may not be said deb	tween the said parties, that upon the provisions of this morta due, at the option of the said	n any default being mod lage, that then the entir	ie in the payment of the amount of the	e said Note, when the same shecured, or intended to be secu	rea
AND IT IS FURTHER AGREE mortgage, or for any purpose in lection, by suit or otherwise, reasonable counsel fee (of not	ED, by and between the said participation of the said participation of the said costs and expenses the set than ten per cent of the covered and collected hereunder.	d the debt hereby secu- incurred by the mortga- amount involved) shall	red be placed in the ho see, its (his) heirs, su	inds of an attorney at law for o accessors or assigns, including	d a :01-
PROVIDED, ALWAYS, and it is executors or administrators sho the interest thereon, if any sho according to the conditions may	s the true intent and meaning of all pay, or cause to be paid unto all be due, and also all sume of a agreements of the said note, of note and mortgage, then this D	f the parties to these in the said mortgages, it of money paid by the said of this mortgage or	s (his) heirs, successo gid mortgagee, his (the ad shall perform all the	es or assigns, the said debt, with heirs, successors, or assignable to the t	ine iue
	by and between the said parties	s, that the said mortgag	or may hold and enjoy	the said premises until defaul	t of
WITNESS my (our) Hand and Se	oi, this 12th	doy ofSeptem	ber 19 7	3	
Signed, sealed and delivered in	the presence of	HE Ju	rest Ha	OL IN	
WITNESS ( La ford	(Figures)	V War	ry C p	(L.S.)	

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