888x 1302 FAGE 661

State of	f South Carolina		
County of	GREENVILLE) .	
TO ALL WI	HOM THESE PRESENTS MAY CON	CERN:	
Pre	emier Investment Co., Inc.	, a corpo	oration organized and existing
under and by	virtue of the laws of the State of	South Carolina	hereinaster called
the Mortgago	or SEND GREETING:		
WHERE	EAS, the said MortgagorPremi	ier Investment Co., Inc.	
#1	, in and by a certain p	romissory note in writing, of even da	te with these Presents is well
and truly ind	lebted to THE SOUTH CAROLINA is organized under the silled the Mortgagee, a national banking	NATIONAL BANK Greenville e laws of the United States association in the full and just sum	of America of Twenty-Six Thousand
Se <u>ven Hundr</u>	red(\$26,700.00) Do	llars, with interest from the date hereo	of at the rate of eight
per centum () per annum on the unpaid ba	lance until paid. The said principal	and interest shall be payable
at the office	of THE SOUTH CAROLINA NATION	NAL BANKGreenvilleS.	C.
inGree	nville , South Carolin	na or at such other place as the holder	r hereof may designate in writ-
follo	ve (12) months from the date howing closing.	ereof, with interest being pa	yable monthly
SOUTH COMMENT	OZILE PARTIE		
the event defa	llments of principal and all interest are ault is made in the payment of any ins ll bear simple interest from the date of	tallment or installments, or any part such default until paid at the rate of	thereof, as therein provided,
be made in resaid note rem at the option should be pla thereof necess in the hands all costs and secured under	espect to any condition, agreement or raining at that time unpaid together with of the holder thereof, who may sue there does not the hands of an attorney for suitary for the protection of its interests to of an attorney for any legal proceeding expenses including a reasonable attorner this mortgage as a part of said debt and the said mortgage.	covenant contained herein, then the value in the accrued interest, shall become it con and foreclose this mortgage; and t or collection, or if, at any time, it sho place, and the holder should place, gs; then and in either of such cases they's fee, these to be added to the more.	whole sum of the principal of immediately due and payable, id if said note, after default, would be deemed by the holder, the said note and mortgage the mortgagor promises to pay tgage indebtedness, and to be
said, and for	the better securing the payment there	of to the said THE SOUTH CARC	LINA NATIONAL BANK

Greenville, S.C. according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to the said mortgagor in hand well and truly paid by the said

THE SOUTH CAROLINA NATIONAL BANK Greenville, S.C. at