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DAN COLORES. TRANSPORTED TO	MORTGAG	E	esen 1388 hase	93
CALC.				
	arrie Wright d by my (ou) centain Note b	tearing even date herewith, st	and firmly held and bound unt	13
Carolina Investors, I	nc.	(hereinaster also	styled the mortgagee) in the su	n ol
s 6,991.32 payable ta _	84 equal installer	zents of \$83,23	each, commencing on	the
10th day of Harch	19 77 and for ereunto had will more fully on	illing due on the same of each spear.	subsequent month, as in and by	the
NOW, KNOW ALL MEN, that the mortgagoris the conditions of the said Note; which with a said mortgagor in hand well and truly paid, by of is hereby acknowledged, have granted, be said mortgagee, its (his) heirs, successors as) in consideration of the said all its provisions is hereby as y the said mortgagee, at and be	debt, and for the better securi- nie a part hereof; and also in a fore the sealing and delivery of and by these Presents do grow	ng the payment thereof, according to sideration of Three Dollars to these Presents, the receipt with the secrept with the sec	ing to to the here-
All that piece, parcel or leading in the State of South city of Greenville, and being Judson Mills known as "Edge in Plat Book "D", at page a depth of 150 feet.	n Carolina, County ing shown and designment", recorded in	of Greenville, on gnated as Lot N. 6 n the R.M.C. Office	on Plat of Property of Greenville Co	ear the y of unty
This is the identical property of record at the C 12-5-69 in Volume 880 page	lerk of Court's Of	.W. Wright & Carric fice for Greenville	e E. Wright by deed e County, South Car	i :olina
It is understood that this described property.	mortgage constitu	ntes a valid first	lien on the above	
TOGETHER with all and singular the rincident or appertaining.				
TO HAVE AND TO HOLD, all and since AND I (we) do hereby bind my (our) self-surrances of title to the said premises, if Premises unto the said mortgages its (h.)	f and my (out) helrs, executa	es and administrators, to procu	re or execute any further neces forever defend all and singular	sary as- the said
same or any part thereof. AND IT IS AGREED, by and between the buildings on said premises, insured a unpaid balance on the said flote in such (his) heirs, successors or assigns, may interest thereon, from the date of its payers the said to receive from the insurance nor	parties hereto, that the said gainst loss or damage by fire, company as shall be approved effect such insurance and re	mortgagor(s) his (their) heirs, o, for the benefit of the said mot it by the said mortgages, and in imburse themselves under this that the said mortgages its (his	executors, or oriministrators, shittpages, for on amount not less default thereof, the said mortal mortages for the expense there is being, successors or assigns	than the agee, it's
AND IT IS AGREED, by and between the shall fail to pay all taxes and assessme (his) heirs, successors or assigns, may themselves under this mortgage for the s	ents upon the said premises to	together with all tenaities or	nd costs incurred thereon, and r	
AND IT IS AGREED, by and between the become payable, or in any other of the phereby, shall forthwith become due, at payment of the said debt may not then be	rovisions of this mortgage, the the oction of the said mortga			
AND IT IS FURTHER AGREED, by an martgage, or for any purpose involving the lection, by suit or otherwise, that all reasonable counsel fee (of not less that secured hereby, and may be recovered as	nd between the said parties, his mortgage, or should the de costs and espenses incurred in ten per cent of the amount	the the mortages of pixes in	eira, successors or designs, inc	chaling a
PROVIDED, ALWAYS, and it is the true executors or administrators shall pay, of the interest thereon, if any shall be du according to the conditions and objects intent and meaning of the said note and remain in full force and virtue.	r cause to be paid unto the sale, and also all sums of more	is mortgagee, its this news, as ly paid by the said mortgagee, i this mortgage and shall perform	his (their) heirs, successors, or all the obligations according to	rassigns, o the true
AND IT IS LASTLY AGREED, by and be payment shall be made.	etween the said parties, that t	the said mortgagor may hold and	i enjoy the said premises until o	default of
WITNESS my (our) Hand and Seal, this _	3/pt day		_19 <u></u>	
Signed, sealed and delivered in the pres	1.1	March W	Wing ht	(L.S.)
WITHESS JAMY (Ohne De	Caru F. 2	niger	(L.S.)

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