25 h 2. Jul 25 1966

. 0	KNOM VI	1 MENDY	一直到 熱 和 拉	1. A.A. 17				20 Care		
i 💇 I		LL MEN DI	THESE PRES	SENTS, that	Willie	F. Mohnson	900x <b>1036</b>	7	JUV and	
•			ohnson &	Emma LeeH	Hunter	, <b>is</b> bex			, of	
•	Greenvi					er whether one or mor	e called the "Mort	ga gor	, has become	
•	justly indebt	ted to Leh	nigh Paint	& C emica	als of S.C	C. Inc.			of	
	Greenvi	lle	Cc	ounty, State of _	South Ca	r solina.	, hereinafter calle	d the	'Mortgagee'',	•
	in the sum o	f Thirty	three hu	ndred/seve	enty and 2	20/100	DOLLARS (\$ 337	. 1		
	evidenced by	y a promisse	ory note of eve			amount set forth abo		60		
· • • 1	monthly insta	alments in t	the sum of	Fiflty si	ix and 17/	/100	DOLLARS	> (4	<u>56/17</u> ),	
· '	ment not pare	d within ten	ncing on the onth thereafter (10) days of	r until fully paid	day of July id, together w but not exceed	y ith late charges of fi ding the lawful maxi	, 19 66 ive (5) cents per \$ mum, and interest	, and c 1.00 on after m	ontinuing on each instal- aturity at the	
	NOW, for	and in con	sideration of	the aforesaid in	indebtedness	and to secure the p nveyunto the said Mo	tompt bayment of	e ha a a a	Mostanaa	
All that and desig 1951, and the follo 41 and 42 of Lot No lot 43 th	the following piece or gnated as a recorded wing mete 2 and runn 3.31, the nence alor	described less parcel lot no, d in the es and be ning the ence along line	lot or parcel of or lot of 42 of pla R.M.C. Of counds: Be ence along ong the lin of lot 43	fland situated land in that of Carve ffice for Geginning at the line on the first terms of lot	the City of ver Park m Greenvill at an iron of lot 41 31 and 30 W. 122.7	geenville Confidence of Greensville made by Piedmon le Co. in plat in pin on Gandy le S. 47-00 E. 10 N. 43-00 E. 6 feet to iron p	ounty, State of Sont Eng. Servil book AA page Street joint 122.7 ft. to 50 ft. to an	th Care outh (1 1 seminary) e 187 t from an in	clina, to-wit: Ca olina, know  ANCINETE OCT  TO ANCINETE	e ne of
L	Mortgagor her	reby conver	nants and war	, privileges, her trants to the Mo cumbrances exce	fortgagee, his cept:	easements and appur heirs, successors a	rtenances belongi	ng or a	appertaining. a fee simple	,
F N	promissory no	if the Mortga ote of even ior to cance	agor shall and date herewith	lwill pay to the and secured he	ne order of the hereby and an	d bargained premises e Mortgagee, according y other sums which cease, terminate and	ng to its tenor and become owing by t	effects	that certain	
e B d N t t h f f c d d f	all taxes levi gaged propert hensive casu than the bala Mortgagor, an to the Mortga hereby author for loss, the l the mortgage p then the Mortg of 6% per anno	ied under the at all times to which is talty insuran ance owing all give immade each insugee instead rizes Mortgagee in property. In gagee may a y secured burn from the	he laws of this is until the rele insurable cov. once policy. Such upon the indemediate notice trance companion of to the Mortagee to endors and this sole the event the lat his sole option this mortgage date of payme	s State on the increase of this motoring loss and chipolicy shall ebtedness secure by concerned is staggee and Mortaggee and Mortagger shall ion obtain such ge and shall beent by the Mortagger the Mortagger shall ion obtain such ge and shall beent by the Mortagger shall ion by the Mortagger shall be the Mortagger shall ion obtain such ge and shall be the Mortagger shall ion obtain such ge and shall be the Mortagger shall ion obtain such ge and shall be the Mortagger shall increase when the Mortagger shall incre	indebtedness nortgage keep I damage by fil be with an in ured hereby, the Mortgagee, shereby authortgagor jointly any check, d such proceed Il neglect or reh insurance or be due immediagagee until pa		rtgagor further con- insurance on that is sualties covered by the Mortgagee, in the Mortgagee. In of of loss if not ma o make payment of my payment is made as his attorney-in- nice of the indebted insurance or pay a or both, and all sur to Mortgagee with	venants portion y the us an amo an amo ande pus f such I e jointly fact. U I dness, c ny taxe ms expe interes	s and agrees of the mort- sual compre- sunt not less vent of loss, mptly by the oss directly y, Mortgagor pon payment or to restore s when due, ended there- t at the rate	
- ti	to permit anyo the mortgaged	one else to I property, tl n so expend	commit waste, he Mortgagee i	, reasonable we may cause reas	ear and tear e sonable maint	mortgaged property in excepted. Upon the fa- enance work to be pe- for with interest at the	ailure of the Mortga erformed at the cos	agor to	so maintain Mortgagor.	
tE a g g h h si di	The Mortgagor hereby vests the Mortgagee with the full power and authority, upon the breach of any covenant or warrant herein contained, or upon any default in the payment of any instalment provided in said note or any renewal or extension thereof, or in the performance of any agreement herein contained, to declare the entire indebtedness hereby secured immediately due and payable, without notice to any person to take possession of said property and proceed to foreclose this mortgage in accordance with the law of this State. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.									
	The Mortg	agor (if mor	re than one, s	all mortgagors)	) hereby waiv	e and relinquish all	rights of exempti	on and	homestead.	
th	This mortg	gage may be	assigned by	the Mortgagee	without the c	consent or notice to Mortgagee by the pr	the Mortgagor and	when s	o assigned,	.]
	This mortg	gage is in ac	ddition to any		security heret	ofore or hereafter give			rtgagee and	1
si sı		ides the plu				line gender includes hereto, their heirs,				
	IN WITNES	S WHEREO	F (we) (*) here	unto set (our) (	(my) hand(s) :	and seal(s) this	3_ day of <u>M</u>	ay.	, 1966	
	Signed sealed n the phesenc	d and delive			a	·	A A			
		34//G	ul	<u> </u>		Tillie 7. 4	derron		(L.S.)	
) -	M	Varti	<u> </u>		(Sig	nature of Mortgagots	N. Joh	no	(L.S.)	
M·	M-27 10/65 S.C	<b>2.</b> )			Es (Sig	nature of Mortgagor)  ma Le	e Hun	ter		