GCTO

WHEREAS I (we)
Corine Broughton
Cheretralter also styled the mortgagor) in and by my lour) certain Note bearing even date herewith, stand firmly held and bound unto

Poinsett Discoun	t Co., Inc.	, Greenvil	le, S. C.	(hereinafter also	styled the mortgages) in the su	m of
3,399.60	., payable in	60 equ	al installments of	56.66	each, commencing on	the
15th day of	June	19 79	and failing du	on the same of each	subsequent month, as in and by	the
NOW, KNOW ALL MEN, that the conditions of the sold No	the mortgagor(s) in the; which with all and truly paid, by the	consideration o its provisions is e said mortgagee nined, sold and i	f the said debt, or hereby made a pa , at and before the released, and by t	rt hereoi; and also in a sealing and delivery a hese Presents do gra	ing the payment thereof, according to consideration of Three Dollars to fitness Presents, the receipt what, bargain, sell and release unto	here-
Greenville, Count as Lot 265 on place South Carolina In lowing metes and Beginning at an infect to an iron pathence along the	cy of Greenwat of Plesar Plat Book bounds, to- iron pin on 266 and runipin; thence	ville, State of Valley of P, at Page wit: the north ning thence along the of Lots 20	ce of South recorded in e 92, and he side of Pe along the line of Lo	Carolina, be the RMC Officaving accordi rancer Avenue common line t 238 N. 89-5 S. 0-08 E. 16	and being in the Caing shown and design ce for Greenville Cong to said plat the at the joint front of said Lots N. 0-002 E. 60 feet to an office to an iron page August S. 99-52 to an argument of Sanda and August S. 99-52 to an argument of the said to an iron page August S. 99-52 to an argument of the said to an iron page August S. 99-52 to an argument of the said to a s	corner 8 W. 160 iron pin;
feet to the point This conveyance ordinances, ease	t of beginn: is made sub; ments and r	ing. ject to al ights-of-w	l restricti ay, if any,	ons, setback affecting th	lines, roadways, zo e above-described p	ning roperty.
Office for Green	ville County	y, South C rtv convev	arolina in ed to Corin	Deed Book 914 e Broughton b	eed recorded in the , at page 296. by deed of Catherine County, S.C. in deed	K. Jones
IT IS HEREBY UND DESCRIBED.PROPER		T THIS MOR	tgage const	ITUTES A VALI	D SECOND LIEN ON TH	E ABOVE
TOGETHER with all and incident or appertaining.	singular the right	s, members, here	editaments and ap	purtenances to the s	ald premises belonging, or in ar	nywise
TO HAVE AND TO HOLE), all and singular	the sald Premi	ses unto the sald	mortgagee, its (his)	successors, heirs and assigns fo	re ver.
sumpces of title to the so	ld premises, the ti	tle to which is a	mencumbered, and	also to warrant and f	e or execute any further necessor orever defend all and singular th sons lawfully claiming, or to cla	ė sala
the buildings on said premi unpaid balance on the said (his) heirs, successors or	ses, insured again Note in such comp assigns, may offe ate of its payment.	st loss or damago cany as shall be ct such insuranc And it is furthe	e by fire, for the bapproved by the se e and reimburse to ragreed that the s	enefit of the said more and mortgages, and in memselves under this aid mortgages its (his)	xecutors, or administrators, shall agages, for an amount not less the default thereof, the said mortgage mortgage for the expense thereo heirs, successors or assigns shall by this mortgage.	ian the ee, its f, with
shall fail to pay all taxes	and assessments assigns, may cau	upon the said pr ise the same to	emises when the i be paid, together	ame shall first become with all penalties an	s, executors, administrators or as e payable, then the said mortgag d costs incurred thereon, and rei ments.	ee, its
become payable, or in any	other of the provis	ions of this more potion of the said	gage, that then the	entire amount of the	t of the said Note, when the same debt secured, or intended to be s or assigns, although the period	ecured
mortgage, or for any purpo lection, by suit or other	se involving this makes, that all costs from tension tensions.	cortgage, or shou s and expenses per cent of the	d the debt hereby incurred by the mamount involved):	secured be placed in ortgagee, its (his) he:	be instituted for the foreclosure the hands of an attorney at law f irs, successors or assigns, inclu e due and payable as a part of th	or col- ding a
executors or administrators the interest thereon, if an according to the condition	s shall pay, or caus by shall be due, an s and agreements (said note and mort	se to be paid unto id also all sums of the said note,	o the said mortgage of money paid by and of this mortga	ee, its (his) heirs, suc the said mortgagee, hi ge and shall perform o	en the said mortgagor, his (their) cessors or assigns, the said deb is (their) heirs, successors, or a fill the obligations according to the elermine and be void, otherwise i	it, with ssigns, he true
AND IT IS LASTLY AGRE payment shall be made.	ED, by and betwee	en the said partie	s, that the said mo	rtgagor may hold and	enjoy the said premises until def	ault of
WITNESS my (our) Hand ar	nd Seal, this	300	day of	nny	19 29	
Signed, sealed and deliver	ed in the presence	o!	x C	and Bro	sughton 11.	s.)
WITNESS JUNE	of Jon	te .			tt.	s.)
WITNESS (in fo	n				

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