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N) **O**:

(hereinafter also styled the	e mortgagor) in and by my	(our) certain Note i	earing even date nerew.	In, state many need	. and bound time	
Poinsett Discount	t Co., Inc., Gree	nville, S. C	• (hereinafte	r also styled the morto	gagee) in the sum of	88
s 6,765.60	, payable in60	equal installm	ents of \$ 112.76	each,	commencing on the	800K1508
day	September 1	9 <u>80</u> and fa	lling due on the same of	each subsequent mont	h, as in and by the	55
said Note and conditions th	sereof, reference thereunto h				thereof gogording to	~
the conditions of the said said mortgagor in hand well	at the mortgagor(s) in consi- Note; which with all its pro- lond truly paid, by the said I, have granted, bargained, sirs, successors and assigns	visions is nereby mo mortgages, at and be sold and released, a	fore the sealing and deli- mid by these Presents d	very of these Presents o grant, bargain, sell	the receipt where-	PAGE 246
Church Road near and being shown Smith Subdivision 1959, and which TT at page 17, a BEGINNING at a promer (front) of said plat, and into a nail in said highway; thence pin located at the State of the Minkle and Mary westerly propert As recorded in the title is now yes.	parcel or lot of Milford Baptist and designated as on as shown on play plat is recorded and having the followint in said roas of Lots Nos. 11 as tunning thence from the Southwest corner of M. Hinkle by deem of said House of the records of the sted in Danny Ray worded in Deed Boot and designation of the sted in Deed Boot and Southwest corner of the records of the sted in Danny Ray worded in Deed Boot and Southwest corner of the records of the sted in Danny Ray worded in Deed Boot and Southwest Corner of the sted in Danny Ray worded in Deed Boot and Southwest Corner of the sted in Deed Boot and Southwest Corner of the sted in Deed Boot and Southwest Corner of the sted in Deed Boot and Southwest Corner of the sted in Deed Boot and Southwest Corner of the sted Sou	Church, in (s the Tate le at made by H in the RMC (llowing cour: d and which p and 12 of the com said point ortheast inte de of Milform ner of Lot N of the lot w d recorded is inkle lot S. e RMC Office Tooley by d	O'Neal Township ot and part of . S. Brockman, Office for Gree ses and distance point is S. 83- W. Dennis Smit t and with said ersection of Mi d Drive N. 5-28 o. 10 on said p hich W. Dennis n deed book 685 5-28 E. 189 fe for Greenville eed of William	o, County and Lot No. 11 of Surveyor, date enville County es, to-wit: -14 W. 100 feeth Subdivision aroad S. 83-1 ilford Drive as W. 187.8 feet blat; thence if Smith conveyed at page 211; eet to the becauty, Sout K. Wilson, Julian Surveyor Surveyo	State aforesa the W. Denni ed August 15, in Plat Book et from the jour n as shown on 14 W. 80 feet and with said et to an iron N. 82-17 E. ed to Charles thence with ginning corner	id, s int E. the
DESCRIBED PROPER						V E
incident or appertaining.	d singular the rights, memi				•	
	LD, all and singular the so					
surances of title to the a Premises unto the said r same or any part thereof.	ind my (our) self and my (o said premises, the title to v mortgagee its (his) heirs, si	vhich is unencumber uccessors and assig	ed, and also to warrant on the man and against all	and lorever detend all l persons lawfully cla	iming, or to claim the	
the buildings on said pre- unpaid balance on the sai (his) heirs, successors of interest thereon, from the	and between the parties her mises, insured against loss id Note in such company as or assigns, may effect such date of its payment. And it he insurance moneys to be pa	or damage by fire, fi shall be approved be insurance and reim is further agreed that	or the benefit of the said y the said mortgages; an burse themselves under it the said mortgages its	I mortgagee, for an am d in default thereof, th this mortgage for the (his) heirs, successor	ount not less than the ne said mortgagee, its expense thereof, with its or assigns shall be	
shall fail to pay all taxe (his) heirs, successors	and between the said parti- es and assessments upon the or assigns, may cause the ortgage for the sums so paid,	e said premises who same to be paid, to	m the same shall first be egether with all penaltie	ecome payable, then the and costs incurred to	he said mortgagee, its	
become payable, or in an hereby, shall forthwith b	and between the said parties by other of the provisions of become due, at the option of may not then have expired.	this mortgage, that t	hen the entire amount of	the debt secured, or i	ntended to be secured	
mortgage, or for any purp lection, by suit or other reasonable counsel fee (AGREED, by and between a some involving this mortgage rwise, that all costs and e for not less than ten per cet be recovered and collected in	, or should the debt expenses incurred by nt of the amount inv	hereby secured be place the mortgages, its (his	d in the hands of an a s) heirs, successors or	ttomey at law for col- rassigns, including a	
executors or administrate the interest thereon, if a according to the condition	nd it is the true intent and r are shall pay, or cause to be any shall be due, and also a ans and agreements of the sa- e said note and mortgage, the virtue,	paid unto the said n all sums of money p and note, and of this	nortgagee, its (his) heirs, aid by the said mortgage mortgage and shall perfo	, successors or assign e, his (their) heirs, su orm all the obligations	is, the said debt, with accessors, or assigns, according to the true	
AND IT IS LASTLY AGE payment shall be made.	REED, by and between the so	aid parties, that the	said mortgagor may hold	and enjoy the said pre	mises until default of	
WITNESS my (our) Hand	and Seal, this	16th day of	July	80		
Signed, sealed and delive	ered in the presence of		Danny	R Tooley	(L.s.)	

acto -----2 JL21 80

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WITNESS