







2 L		DIC	Waunel T. S	Salker DHORTE		00140583	0014 AT 0014 0584	95US CENTS	Brox # 5.
×	WHER (here:	raiter also styled th	e mortgagor) in and	by my (our) certain No	te bearing e	ren date herewith,	stand firmly held on	nd bound unto	}r•k
•	Poir	sett Discou	nt Co., Inc.	, Greenville, S	s. c.	(bereinafter als	so styled the mortgaq	gee) in the sum of	PASI <b>5</b> 88
	<b>s</b>	9,617.40	, payable in		illments of \$	160.29	each, ca	mmencing on the	င်ဒ
	said l	14th Note and conditions	of October hereof, reference the	19 80 creunto bod will more full	d falling due y appear.	on the same of eco	h subsequent month,	as in and by the	
	the co	onditions of the said mortgagor in hand we	Note; which with all ill and truly paid, by t	in consideration of the s I its provisions is hereby the said mortgagee, at an gained, sold and release I assigns forever, the fol	y mone a pur d before the ed. and by t	sealing and deliver bese Presents do q	of these Presents.	the receipt where-	
	of S know for show data as a m Str	South Caroling and design Alice E. Power on a plated May 9, 19 is thereby some detailed eet a distant	na, in the Cinated as the rter, recorded of property 68, recorded hown. Refered description ce of 48.5 fe	ot of land, lying ty of Greer, or west portion or ad in Plat Book for Fred L. and in Plat Book Sence to said plat According to bet, having a reth of 148.7 feet	n the nor for Lot No.  SSS at a control  SS at properties and prop	orth side of or 6 on a plead of 76 and 1. Breuer by age 77 and 1. record there lat said lot the of 40.3 from the cord the said lot the of 40.3 from the cord	Bennett Strate of proper being more John A. Sime aving such more being here bereby from	eet, being ty prepared recently mons, Surve etes and bo reby made for its on Benne	yor, unds r
	The lir	e property ab es, rights-c	ove describe f-way and ea	d is conveyed s sements of publ	subject lic reco	to all rest ord and appe	rictive cover aring on reco	nants, setba orded plat(s	ck :).
	the	e title is m	w vested in	of the RAC Offi Waunel T. Walke at page 720 on	er by de	æd of K & D	County, South Enterprises	h Carolina, , Inc., as	
		IS HEREBY UN SCRIBED PROPI		AT THIS MORTGAG	E CONST	piutes a val	ID FIRST LIE	N ON THE ARC	УÆ
	1.5	ncident or appertaints	2-7-	phis, members, beredita					
				ulor the said Premises					
	9 F	AND I (we) do hereby bind my (our) self and my (our) heirs, executives and administrators, to produce or execute any further necessary assurances of title to the said premises, the title to which is unencumbered, and also to warrant and forever defend all and singular the said Premises unto the said mortgages its (his) heirs, successors and assigns, from and oquinst all persons lawfully claiming, or to claim the same or any part thereof.							
Çı	1	the buildings on said unpaid balance on th (his) heirs, success interest thereon, from entitled to receive fr	premises, insured on e said Note in such one ors or assigns, may a the date of its paymon on the insurance mon	parties hereto, that the spainst loss of damage by company as shall be apprefect such insurance arent. And it is further appears to be paid, a sum equipment.	tire, for the coved by the id reimburse reed that the coul to the on	said mortgogee, on themselves under said mortgogee its ount of the debt se	in default thereof, this mortgage for the (his) heirs, successorared by this mortgage	the said mortgages, e expense thereof, wors or assigns shall pe.	its rith be
යුටු a -		shall fail to pay all	taxes and assessme	e said parties, that if the ints upon the said premise cause the same to be ims so paid, with interes	ses when the paid, tocath	er with all penaltic	ecome poyume, men s and costs incured	the six mortioner.	17.35
 		become payable, or hereby, shall forths		said parties, that upon a revisions of this mortgag- the option of the said m we expired.	- +	the entire opticits of	the cect secures. Or	intended to be sec	TLE-CI
A E		mortgage, or for any lection, by suit or reasonable counsel	purpose involving the otherwise, that all fee (of not less than	ed between the said parties martyage, or should to costs and expenses income ten per cent of the amond collected hereunder.	he debt here	by secured be place mortanise its (b)	es in the romas of on all heirs, successors	or or sions, include	Mag.
	executors or administrators shall pay, or cause to be paid unto the said mortgage the interest thereon, if any shall be due, and also all sums of money paid by the according to the conditions and agreements of the said note, and of this mortgage intent and meaning of the said note and martgage, then this Deed of Bargain and remain in full force and virtue.						i, successors or assi ce, his (their) heirs, form all the obligatio	gns, the sam dest, successors, or assi as occording to the	with grs, true
:	И	AND IT IS LASTLY payment shall be m	/ AGREED, by and be acte.	etween the said parties,					
		WITHESS my (out)	Hand ਵਾਰੇ Seal, this _	14th	_šay el	August	J. Hal		
			delivered in the pres	arce of	$\mathcal{L}_{i}$	alimil	J. Elal	Kes_ILS.	3
L	4.000	WITNESS MC	Jeno ?	Jones	<u> </u>			(L.S.	)
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