

Susan S. Stewart, Walter D. Stewart & Bertha H. Stansell

드	δ	As recorded	(EREAS I (we) reinafter also styled	the mortgagor) in an	d by my (our	certain Note tear	ing év en date -fiere	ewith, stand Itml	y neia ana bouna	GHEO
i i i	ţ	ដ	_	_	0	#110 C.C				e eum of
ž K	0	8-	Poinsett Disc	ount Co., Inc.	., Green	/IIIe, 5.C.	(hereing	fter also styled th	e morroagee; in in	e sam or
20	R	ğ	0.000.70		84		105	5.58	each, commencing	or the
ក្ត	ဥ	_ 8 .5_	8,868.72	, payable in _		_ equal installment	s of \$		eden, commencing	, ct. the
કે ફું	Sa	the state of	1	November		80 and fallin	g due on the same	of each subsequer	it month, as in one	i by the
žž.	rt.	ctea	1st Mote and conditions	thereof, reference th	ereunto had w	ill more fully appear	d dae ou the same	0. 600 22220400.	-	
5 5 5 1	ਲ		ISC Id Note and conditions ow, KNOW ALL MEN.	that the mortaggor(s)	in considera	tion of the said deb	t, and for the bette	er securing the pa	yment thereof, acc	ording to
_ට ලි	'n	Rth	a monditions of the so	id Note: which with a	ill its provisio	ons is hereby mode	a part nereor; and	allowers of those D	recente the recess	ot where-
ည် ၁၈	۲,	Qot	is hereby acknowleds	164, have granted, to	ngamea, som	the fallowing	described seal esta	rie:		
LJ.	. —	႘ၗႋ	id mortgagee, its inte	neirs, successors or	col or 1	ot of land.	with all in	morovements	thereon, o	or hereafter
E C	[2	- 01				י זמונסמו ואמני	in the Sian	e o auu	COTTOTTION /	comic, or
g g	. n	\mathbf{y}_{Δ}		Transilla Tr	umchin.	SChool Dist	rict o-Ab. I	DETIN PIEME	i aim acsigi	MUCCU UD DOC
7 7	u		- A Chalian	to Af a cuitodi	TOTAL R	mawa as wa	XIVIIIC DEL	dires accor	$\alpha = \alpha = \alpha$	
လ လည	`≲	ก ร	ame prepared	oy W. J. Ridd	ile, Surv	eyor, Decem	per, 1940, .	recorded in	lin Plat B	ook K. at
	Š	펓G:	reenville Cou	nty in Plat E	300K L, a	repages 14	anu 13, anu ot of lami	in Greenvil	le Townshi	p, and Green- f the
ă H	9	ر کاک	ages 273. AL ille County,	50: All that	t prece'	na being a	portion of	Lot No. 3	, by plat o	f the
$\mathbf{\mu}_{\perp}$		LYV.	itte comicy,	Deate of Dom		Deele F ma	~ 1.41E an	d fronting	on Alice S	treet.accor-
95 25 25 26	ָ בּ	ENW HIM	ing to a rece	nt survey max	de by J.	C. Hill, Su	rveyor, hav	ing the fol	llowing cou	rses and
ק קיק קיק	Ę	n d	istances to-w	it: BEGINNIN	G at a po	oint on Alic	e Street, a	at the joint	corner of	Lot No. 4
W H	ĕ	ра	oodville Heig ing to a rece istances to-w nd Lot No. 3,	thence runni	ing along	g the dividi	ng line of	said lots	160 feet to	an iron
tha ese	· ·	'' -	in at the wes	r idint come	ore of sa	ma lors, ui	ence rumum	M TH W WCO.	ccrry crrco	0 2011 10
- 17	•	Ω	o an iron pin	: thence N. 8	87 W. 160) feet to an	iron pin o	n Arroe su	reet, thenc	e immind
H Ve		ťβa	long Alice St LSO: All tha	reet, N. 30-1	E. 40 fee	et to the be	gummig cor	le Township	. Greenvill	e County,
ស្កី	. 8	· U.=		1 da	_:~~ ~ ~/	artion of Io	H NA K CHA	TUTO OV PIAT	OI DE WA	MATTIC
₽i₹	; 5	- -	highte Dropper	Hychown in	TROOK II.	page 14 and	12) 111 260	LICHLI (MA	a rronwing	···
0 0	9 8	, C	treet accord	ling to a rece	ent surv	ey made by J	· C. HITT	Surveyor,		C
Stansell a	1		aution of cai	d Int 3 of w	hich a pa	art was deed	led to Johnn	nie Stansel.	1 November	14, 1950,
S 5	,	1	eaving this r	emaining por	tion, fro	onting 30 fe	et on Alice	e Street an	d having a	depth of
		1	60 feet							
recorded			TOGETHER with all	and singular the ric	ghta, memberi	, hereditaments an	d appurtenances t	to the said premi	ses peronding, or	m dnywse
မ္က			TO HAVE AND TO	ig. NOID all and elem	ular the said	Premises unto the	maid mortgagee, i	its (his) successor	s, heirs and assig	ins forever.
Ř.		ro La				• - •	a -d-lalatentore	to receive or exec	ute any further nec	cessaly as-
 _,		용녀	AND I (we) do hereb surances of title to to Premises unto the so	he said premises, the	e title to which	h is unencumbered	, and also to warre , from and against	ant and forever del t all persons lawf	end all and singul ully claiming, or t	ockalm the
3		Sis	same or may past these	ot.						
D D			AND IT IS AGREED. the buildings on said	by and between the	parties hereto	that the said mort	gagor(a) his (their)	heirs, executors, said mortgages, fo	or administrators, or an amount not le	shall keep ss than the
8		LIERES	unpaid balance on the	said Note in such c	company as an	on be approved by	451 114	des this mostocote	for the expense the	hereof, with
무		26	(his) heirs, successo interest thereon, from	re or designs, may e	litect such in	further arread that	the said mortgages	its (his) heirs, su	ccessors or assig	ms shall be
•	S	25	entitled to receive in	on the insurance mone	eys to be paid		retenands) his (th	eir) heirs, executo	ers. administrators	or assigns,
113		. 17	AND IT IS AGREED shall fail to pay all	, by and between the taxes and assessmen	e said parties, nts upon the s	aid premises when	the same shall fire	st become payable	, then the said mo	ortgagee, its id reimburse
ည	_	胡	(his) heirs, success themselves under thi	taxes and assessmer ors or assigns, may s mortgage for the sur	cause the sa ms so paid, w	th interest thereon,	from the dates of	such payments.	•	
`	i		shall fail to pay all (his) heirs, success themselves under thi AND IT IS AGREED, become payable, or i hereby, shall forthw	by and between the :	said parties, t	hat upon any defaul	t being made in the	payment of the	ild Note, when the	same shall
page		185	become payable, or i	n any other of the pro ith become due, at th	ovisions of thi he option of t	a mortgage, that the he said mortgagee,	its (his) heirs, su	ccessors or assign	ns, although the p	eriod for the
õ	,	1 [4]		daht may not then hav	re expired.					
ω	ر:	2 KE	AND IT IS FURTHI	ER AGREED, by and purpose involving this	j between the Is mortgage, □	said parties, that r should the debt h	should legal proc ereby secured be p	placed in the hands	of an attomey at	law for col-
8	•	$\alpha \Omega$	lection, by suit or	otherwise, that all c	OBIS ON PER	of the mount invol	wedl shall thereup	on become due and	payable as a part	of the debt
7		n HF	reasonable counsel: secured hereby, and PROVIDED, ALWAY executors or adminis	may be recovered and	i collected her	eunder.			.d	thatel hales
7/29/80	Ċ	žΘά	OPROVIDED, ALWAY executors or adminis	S, and it is the true	intent and med cause to be po	ming of the parties iid unto the said mo	to these Presents, ctgagee, its (his) h	, that when the sai wire, successors (x assigns, the sai	d debt, with
8		Ϋ́	the interest thereon, according to the con	, if any shall be due,	, and diso dil	note and of this a	portogge and shall	perform all the ob	ligations according	g to the true
•		n Of	n according to the con intent and meaning of the main in full force of	of the said note and r	mortgage, then	this Deed of Bargo	nin and Sale shall	cease, determine o	ind be void, otherv	ATZ A 16 BINGIT
	(5段	AND IT IS I ASTLY	AGREED, by and bet	tween the said	parties, that the sa	ild mortgagor may h	hold and enjoy the	said premises unt	ıl default of
		Ħ.	payment shall be ma	de.						
		. {	2		26 t h	day of	September	19	_	
		Ċ	N WITNESS my (our) H	and and Seal, this		say or _	1	1 1	1	
		i	H	lelivered jarthe preser	nce of	S.Stewart_	Susun	1 S. S.	cioal	(L.S.)
		!	3	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			2. 1/2	Caril	Ita +	
-		4	GWITNES CUX	Ery Jour	<u>-</u>	W.Stewart_	waller	Lancel	<u>a</u>	_ (L.S.)
		•	₽	40	 >		\sim		17	

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