

χ_{ν}	FILED CT 1 4 1986 onnie S. Tankers' BMC	ley //	\$3,686.19	MORTG	AGE	001	198 (0) FE: 21F		DOLLAR
	Mederalis	Po styled the m	eggy S. Surat	ny (our) certain Not	e bearing even	gy S. Suratt	ina tirmiy neta cana	5555	PAGE 251
	Poinsett	t Discount	Co., Inc.,	Greenville, S	S. C.	_ (hereinalter also s	styled the mortgages		
	\$ 5,713.80	0	, payable in <u>60</u>	equal instal	ilments of \$	95.23	each, comm	encing o	n the
	10th	day of conditions there	November	19 81 and had will more fully	falling due on appear.	the same of each su	ibsequent month, as	in and b	y the
	the conditions of a hereby action mortgages, and mortgages,	of the said Not in hand well an cknowledged, h , its (his) heirs	he mortgagor(s) in co e; which with all its d truly paid, by the sa ave granted, bargaine , successors and assi	provisions is hereby ild mortgagee, at and d, sold and released igns forever, the follo	before the sea , and by these wing described	ling and delivery of Presents do grant, I real estate:	these Presents, the , bargain, sell and r	tecelpt i elease ur	where- nto the
	side of the Lake Road Carolina, recorded shown on Associated to said published to sa	the interact the near	arcel or lot esection of Pereceion of Pereceion of Pereceion of Green and desired of Peggy S. Suray of which is a particular land in and ll and ran iron pin on an iron pin on a iron pi	lzer Road (Seenville in the gnated as Lougher Greenville Court, dated December of the court of Pelzer in the western in the norther of the RMC Official Suratt by the court of the RMC Official Court of	outh Caro he County t No. 10 ounty in cember 15 ded herew de of Spr e along t rear cor side of F Road and n side of the point ctions, e ect the t ce for Gr deed of F	of Greenville on plat of S Plat Book XX 1975, prepoint, and being Lake Road che common little of S Spring Lake	No. 52) and lle, State of Spring Valle of State of Sared by Free and at the joine of said lots; thence Road; thence Road; thence Road; thence Road; thence above descript, South of the sou	d Sprif South y Subo 7 and eland d acco int fi lots N e N e S ce alc ve Des or zor ibed I Caroli	ing th division being & ording ront N.3-00 86-57 et to 43-00 ong said SCRIBED ning property. ina, the
	TOGETHER incident or ap		ingular the rights, m	embers, hereditamen	ts and appurte	enances to the sald	l premises belongin	ig, or in a	inywise .
			all and singular the						
		itle to the said o the said mor	my (our) self and my premises, the title t igagee its (his) heirs	o which is unencum?	sered, and also	o lo warrant and icre	e ten desend dis dog a	anquiai i	ne suu
	AND IT IS At the buildings unpaid balance (his) heirs, s	GREED, by and on said premis ce on the said I successors or o	between the parties is a large and the parties in such company saigns, may effect as the of its payment. And assurance moneys to be	es or damage by fire as shall be approved uch insurance and re it is further agreed	, for the benef I by the said m imburse thems that the said m	it of the said moriga ortgages, and in def elves under this mo ortgages its (his) he	igee, for an amount r lault thereof, the sai ortgage for the exper eirs, successors or o	not less t la mortgo nse there	gee, its of, with
	shall fall to this) heirs.	pay all taxes of successors or	d between the said p and assessments upon assigns, may cause t age for the sums so po	the said premises v he same to be paid.	vhen the some together with	shall first become p all penalties and c	coyable, then the sale costs incurred thereo	ia moute	gee, its
	become payal hereby, shall	ble, or in any o I forthwith beco	between the said part ther of the provisions ome due, at the option y not then have expire	of this mortgage, the n of the said mortga	it then the enti	re amount of the deb	it secured, or intend	ed to be a	secutéd
	mortgage, or lection, by a reasonable o	for any purpose suit or otherwi ounsel fee (of	REED, by and between involving this mortgage, that all coats among less than ten per recovered and collect	age, or should the de d expenses incurred cent of the amount i	bt hereby secu- by the mortgo	red be placed in the igee, its (his) heirs,	hands of an attome , successors or assi	y at law gns, inch	tot col- uding a
) •	executors or the interest according to intent and m	administrators thereon, if any the conditions	It is the true intent ar shall pay, or cause to shall be due, and al- and agreements of the aid note and mortgage se,	be paid unto the sales so all sums of mone; e said note, and of th	d mortgagee, it y paid by the s his mortgage o	s (his) heirs, succes aid mortgages, his (nd shall perform all (ssors or assigns, the their) heirs, success the obligations acco	e said del sors, or a xding to t	bt, with issigns, the true

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AND IT IS LASTLY AGREED, by and between the said parties, that the said mortgagor may hold and enjoy the said premises until default of payment shall be made. September

Signed sealed and delivered in the presence of

WITNESS my (our) Hand and Seal, this

WITNESS 🗻

30th

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