MORTCACE: Proposed L. P.		147
MORTGAGE: Prepared by Rainey and Fant, Attorn		Lile Ine
MODICACIO	to the state of dillies have	. V.
MORTGAGE OF REAL ESTATE STATE OF SOUTH CAROLINA, County of Greenville,	Wel 347 of R. E. Morrages on Page	Amenineni re
South Carolina	. Ralph E. Carlson and Bilen G. Carlson, of Greenville	County,
	Ralph E. Carlson and Bilen G. Carlson, of Greenville	
	8) OI OYOM UGUC WITH THESE Tracente # [78]	
until maturity at the rate offour(in Greenville, S. C., together with interest thereon per centum per annum, said principal and interest being payable in monthly	from date hereof
installments as follows:	The state of the s	was a second
beginning on theday of	June	en e
the left	, 19_46 and on the lateday of eachmonth	to and to 1. It
dov. of Mars	ay	on the late
each are to be applied first to interest at	19_00_, and the balance of said principal and interest to be due and payable of 19_66_; the aforesaid_monthlypayments of \$_33.	94
from time to time remain unnoid and the 1.1.	per centum per annum on the principal sum of \$-5,600,00 or so much	h thereof as shall
All installments of principal and all interest are	ch	- Lietooi us siiaii,
or installments, or any part hereof, as therein provided annum.	d, the same shall bear simple interest from the date of such default until paid at the rate of s	f any installment per centum per
case said note, after its maturity should be placed in the	y time past due and unpaid, or if default be made in respect to any condition, agreement or covenant of the immediately due, at the option of the holder thereof, who may sue thereon and foreclose this new classical place, the said note or this mortgage in the hands of an attorney for any legal proceedings, the expenses including (10%) per cent, of the indebtedness as attorneys fees, this to be added to the mortgage debt.	contained herein,
MEN, That	Bolob H. Conlean and Pilan C. C.	
of the said debt and sum of money	aforesaid and for the Late	60mnew
	workdoon of the further slim of THREE INHIADC to 110	
in hand and truly paid by the said		lson
at and before the signing of these Presents, the receipt	t thereof is however all 1111	
in, sell and release unto the said Canal Inst	t thereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents of Lrance Company, its successors and assigns:	lo grant, barga-
Central Realty Corporation made	land situate, lying and being on the east side of Macona, being known and designated as lot No. 7 on plat of power by Pickell & Pickell, Engineers, dated March 13, 1946,	roperty of
the said plat the following met	LEBURY 1 1 10 CONNEW in Dist best no	ording to
	arm pounds, co-wat:-	
BEGINNING at a point on t	he east side of said Maco Terrace, joint corner of lets	
and 8, and running thence with	the east side of said Maco Terrace, N. 36-05 W. 55 fee	Nos. 7
joint corner of lots Nos. 6 and	7 on seid Ween Correct the water to No. 35-05 W. 55 fee	t to a poin
Nos. 6 and 7. N. 54-03 E. 125 f	7 on said Maco Terrace: thence along the joint line of	said lots
thence S. 36-05 E. 55 feet to a	eet to a point, joint rear corner of said lots Nosi 6 a	nd 7:
joint line of said lats Nos 7	point, joint rear corner of lots Nos. 8 and 7: thence	along the
of lots Nos. 7 and 8 on Maco Ter	MIN 0. D. D4=00 W. 195 Past to the base and	int corner
	. T.S.C. 4	
3		
Tr. 1		
on Satisfact	tion See a. E. M. Brok. 864 Page 19	
	CANCELLED OF RECORD CANCELLED	
	AND CANCELLE	
	BATISFIED OF ALLES B. C.	
	JAMES JAMESTILLE COUNTY 499	
	R. M. C. FOR GREENVILLE COUNTY, S. C. R. M. C. TOR CLOCK R. M. C. CLOCK R.	
	R. M. CLOCK	A.
	R. M. C. FOR GREENVILLE COUNTY S. 499 R. M. C. FOR GREENVILLE COUNTY S. 499 AT 11:580 CLOCK	
	dos.	Value of B
	A Company of the Comp	
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