	lie Famsworth			(b) 457 532 (c) 107 (c) 54 5	egiterini (serak jarak peranjari)	
	R. M. C.		MORTGAGE		BOOK 1217	PAGE 51 9
\sim	191110	215	7///			
	(hereinafter also styled the	mortgagor) in and by my (o	ur) certain Note bearing			<u> </u>
	101.0			g even date herewith, sto	and firmly held one	bound unto
	Carolina	Investor	-else-			
	1/401 11			47.99	tyled the mortgages	i) in the sum of
1	:7031,16	, payable in 94		1. 49. 497	- 1/DEO	
	1574	4/1			each, comm	pencing on the
	said Note and conditions there	oil, reference the funto-had	will more fully dalling d	ue on the same of each su	secuent month on	the send bursts
	NOW, KNOW ALL MEN, that the conditions of the said Not said mortgagor in hand well an of is hereby acknowledged, heald mortgagee, its (his) heirs.	he mortgagor(s) in considere et which with all its provisi d truly paid, by the said mor	rtion of the said debt, a one is hereby made a p	nd for the better securing art hereof; and also in con	the payment theren	/2/ \ / / / . Languardan es
			· Andrew Company	•		
	All that certain p State of South Car lot 70 on Plat of enville County in		AT GOTTATT W" DA	1770 <i>7</i> 27406670 1		
	enville County in	Plat Book "QQ",	it page 83.	m me u.n.C. UI	(100 for Gre)-
•	TOGETHER with all and sin incident or appertaining.	gular the rights, members,	hereditaments and appr	irtenances to the said pr	emises belonging,	or in anywise
•	TO HAVE AND TO HOLD, a	il and singular the said Pr	emises unto the sold :	mortgagee, (ta (his) aucce:	ssors, heirs and ass	signs forever.
	AND I (we) do hereby bind my surances of title to the said p Premises unto the said mortga same or any part thereof.	(our) self and my (our) he	irs, executors and admi	inlatrators, to procure or e	xecute any further r	necessary as-
•	AND IT IS AGREED, by and between the parties hereto, that the said mortgagor(s) his (their) heirs, executors, or administrators, shall keep the buildings on said premises, insured against loss or damage by fire, for the benefit of the said mortgages, for an amount not less than the unpaid balance on the said Note in such company as shall be approved by the said mortgages, and in default thereof, the said mortgages, its (his) heirs, successors or assigns, may effect such insurance and reimburse themselves under this mortgage for the expense thereof, with interest thereon, from the date of its payment. And it is further agreed that the said mortgages its (his) heirs, successors or assigns shall be entitled to receive from the insurance moneys to be paid, a sum equal to the amount of the debt secured by this mortgage.					
·	AND IT IS AGREED, by and be shall fail to pay all taxes and (his) heirs, successors or ass themselves under this mortgage	etween the said parties, the	at If the said mortgagor premises when the sam	(a), his (their) heirs, exec ne shall first become paya	utors, administrator	s or assigns, lorigages, its and reimburse
	AND IT IS AGREED, by and be become payable, or in any other hereby, shall forthwith become payment of the said debt may no	tween the said parties, that is of the provisions of this mandate, of the antion of the	upon any default being r	nade in the payment of the	said Note, when th cured, or intended t lans, although the p	e same shall to be secured period for the
	AND IT IS FURTHER AGREE mortgage, or for any purpose in lection, by suit or otherwise, reasonable counsel fee (of not secured hereby, and may be reco	that all costs and expense	s incurred by the morte	ranger has braced to the tide	ds of an altomey al	l law (or col-
	PROVIDED, ALWAYS, and it is executors or administrators shall the interest thereon, if any sha according to the conditions and intent and meaning of the said remain in full force and virtue,	il be due, and also all sum	s of money paid by the	said mortgagee, his (their	or casigns, the sci heirs, successors.	ld debt, with
	AND IT IS LASTLY AGREED, E	y and between, the said parti	les, that the said mortas	igot may hold and enter th	a said meanteen	et alafanse -4
	perment shall be made.			arm and and a	hacuttees gut	" deranti oi

WITNESS my (our) Hand and Seal, this ___

5569 REV. 5-65

Signed, sealed and delivered in the presence pi ...