Appoint Filestones. 4.102.	•	1 1 10 miles S. Tark	von / /	
Char	rles and Hazel T.	Yates	h. stand firmly held and bo	und unto
WHEREAS! (we) Chain (hereinalter also styled the mortgagor) in a	nd by my (our) certain No	le bearing even date income		
Allied Builders, 547 Ru	therford Rd., Gre	eenville, Si Golfialter	also styled the mortgages) is	n the sum of
\$8,308.44, payable in		ollments of \$98.91	each, commen	cing on the
21st day of April said Note and conditions thereof, reference to	1983 an hereunto had will more full	i failing due on the same of e y appear.		
NOW, KNOW ALL MEN, that the mortgagors the conditions of the said Note; which with said mortgagor in hand well and truly paid, hos is hereby acknowledged, have granted, it said mortgagee, its (his) heirs, successors in	s) in consideration of the s all its provisions is hereby the said mortgages, at an orgained, sold and release and assigns forever, the fol	aid debt, and for the better as made a part hereof; and also i before the sealing and delica- id, and by these Presents do lowing described real estate:	grant, bargain, sell and rele	ease unto the
ALL that piece, parcel or situate, lying and being i Town of Piedmont, Greenvil Lot No. 98, Section 4, as Greenville County", made k plat are recorded in the Finclusive, and Pages 6-9, lot is also known as No. 9	n the Piecmont Male County, S. C. shown on plat er by Dalton & Neves MC Office of Great inclusive, respectively.	and being more partitled, "Property, Pebruary, 1950; senville County in actively. According	articularly descr of Piedmont Mfg. Sections 3 and 4 Plat Book Y, Pag ng to said plat,	ibed as Co., of said es 2-5,
This is the identical produced of Arthur Charles Ver RMC for Greenville County also conveyed his 1/2 interes	mer on 4/2/13 at	nd recorded 4/30/7 Sook 973, page 499	. Frederick Dunc	/,, С. 10
IT IS HEREBY UNDERSTOOD TO ABOVE DESCRIBED PROPERTY.		STATE CASOUTH CA	ROUTH CAROLII ROUNA TAX COMMISS NTARY STAMP TAX EBIIEIR	NA ION I分 I分
TOGETHER with all and singular the	rights, members, herediton	ients and appurtenances to t	he said premises belonging	, or in anywise
incident or appertaining.  TO HAVE AND TO HOLD, all and sir	igular the said Premises (	into the said mortgagee, its	(his) successors, heirs and o	ssigns forever.
AND I (we) do hereby bind my (our) se surances of title to the said premises, Premises unto the said mortgages its ()	If and my (our) heirs, execute title to which is unoncomes, but is unoncomes, buccessors and	utors and administrators, to pumbered, and also to warrant assigns, from and against al	and forever defend all and sill persons lawfully claiming.	ingular the said or to claim the
AND IT IS AGREED, by and between the buildings on said premises, insured unpaid balance on the said Note in such (his) heirs, successors or assigns, may interest thereon, from the date of its pay anythed to receive from the insurance me	r company as shall be appropriately effect such insurance and ment. And it is further agreements to be paid, a sum equ	ved by the said mortgages, and reimburse themselves under ed that the said mortgages list to the amount of the debt se	nd in default thereof, the sale this mortgage for the expen (his) heirs, successors or a secured by this mortgage.	a morigagee, its se thereof, with issigns shall be
AND IT IS AGREED, by and between the shall fail to pay all taxes and assessment (his) heirs, successors or assigns, making the successors of assigns, and the successors of assigns and the successo	he said parties, that if the ments upon the said premis- by cause the same to be p sums so paid, with interest	said mortgagor(s), his (their) is when the same shall first laid, together with all penalti thereon, from the dates of suc	heirs, executors, administration become payable, then the sailes and costs incurred thereon hipayments.	n, and teimburs
AND IT IS AGREED, by and between the become payable, or in any other of the hereby, shall forthwith become due, at payment of the said debt may not then hereby.	e said parties, that upon an provisions of this mortgage the option of the said mo- ave expired.	y default being made in the po that then the entire amount o tgagee, its (his) heirs, succe	ryment of the said Note, whe f the debt secured, or intend essors or assigns, although t	he period for the
mortgage, or for any purpose involving tection, by suit or otherwise, that all reasonable counsel fee (of not less the secured bereby, and may be recovered to	and between the said parti- this mortgage, or should the costs and expenses incu- an ten per cent of the amou and collected hereunder.	red by the mortgagee, its (hint involved) shall thereupon	is) heirs, successors or assi become due and payable as o	gns, including a part of the deb
PROVIDED, ALWAYS, and it is the tro executors or administrators shall pay, of the interest thereon, if any shall be a according to the conditions and agreen intent and meaning of the said note an	is intent and meaning of the or cause to be paid unto the ue, and also all sums of the	oney paid by the said mortgag	ice, his (their) heirs, succes	sors, or assigns ording to the tru
AND IT IS LASTLY AGREED, by and	between the said parties, th	at the said mortgagor may hol	d and enjoy the said premise	s until default o
payment shall be made.  WITNESS my (our) Hand and Seal, this	21ST	day of	19 83	
Signed, sealed and delivered in the pre		11 Charle	yater Jatio	(L.s.)
WITNESS By Fruit		w Hayes	jatio_	(L.S.)
WITNESS BORDWIN	(CONTINUEL	CEL NEXT PAGE)	V	
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