	MUR I GAGE	S. Tankersing	or toas ivee 221	
AMOUNT FINANCED - \$7,597.49				
WHEREAS I (we) EVI (bereinafter also styled the mortgogor) in and by my	e Marie Rolling / (our) certain Note securing	ven data wowith, stand	firmly held and bound unto	
Carolina Investors, Inc., Pick	kens, S.C. 29671	(hereinafter also style	ed the mortgagee) in the sum of	
13,446.72 soyable in 84	equal installments of \$	160.38	each, commencing on the	
5th day of Jan.	19 85 and falling due had will more fully appear.	on the same of each subse	equent month, as in and by the	
NOW, KNOW ALL MEN, that the martgagar(s) in consideration of the said debt, and for the better securing the payment thereof, according to the conditions of the said Note; which with all its provisions is hereby made a part hereof; and also in consideration of Three Dollars to the said martgager in hand well and truly paid, by the said martgages, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said martgages, its (his) heirs, successors and assigns forever, the following described real estate:				
ALL that certain piece, parcel of and being in the State of South of shown as Lot No. 39 on a plat of RMC Office for Greenville County REGINNING at an iron pin on the of Lots Nos. 39 and 40, and runn 148.9 feet to an iron pin at the of Lot No. 35, W. 53-44 E. 100.3 thence with the line of Lot No. Gantt Street, N. 48-44 W. 100 fee THIS is the identical property of by deed of Albert Taylor on 11/1 for Greenville County, S.C. in In intestate on May 3, 1984, leaving	Carolina, County of property of Albert, S.C. and describe western side of Earling thence with the rear corner of Los feet to an iron page 38, N. 40-15 E. 14 set to the point of conveyed to Carl Earling and recorded leed Book 879, page	of Greenville, Got Taylor, being bed as follows: ast Gantt Street he line of Lot Not No. 35; thencoin at the rear 10.2 feet to an a beginning. It ward Rollins and 11/12/69 in the e 189. Carl Edward Rollins	antt Township, being of record, in the , joint front corner o. 40, S. 40-15 W. e with the rear line corner of Lot No. 3% iron pin of East d Evie Marie Rolling Office of the RMC rd Rollins, Sr. diec	r e 8;
This is the identical property of Jr., Juanita Marie Mathis, Peggy 7-30-84 and recorded 8-2-84 in the Book 1218 at page 521.	Sue Mauldin, Rebe	ecca Ann Horn an	d Debra Ann Canada	
IT IS HEREBY UNDERSTOOD THIS MORD DESCRIPED PROPERTY with all and singular the rights, men incident or appertaining.				e
TO HAVE AND TO HOLD, all and singular the	said Premises unto the said	mortgages, its (his) succe	ssors, heirs and assigns forever	r.
AND I (we) do hereby bind my (our) self and my (surances of title to the earl premises, the title to Premises unto the said mortgagee its (his) heirs, same or any part thereof.	which is unencumbered, and	also to warrant and foreve	r defend all and singular the said	đ
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 relimburse 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 between the said parties, that if the said mortgagor(s), his (their) heirs, executors, administrators or assigns, shall fail to pay all taxes and assessments upon the said premises when the same shall first become payable, then the said mortgagee, its (his) heirs, successors or assigns, may cause the same to be paid, together with all penalties and costs incurred thereon, and reimburne themselves under this mortgage for the sums so paid, with interest thereon, from the dates of such payments.				
AND IT IS AGREED, by and between the said partitions of the provisions of the partition payment of the said debt may not then have expired	of this mortgage, that then the of the said mortgages, its {h	entire amount of the debt i	secured, or intended to be secure	d
AND IT IS FURTHER AGREED, by and between mortgage, or for any purpose involving this mortgal lection, by suit or otherwise, that all costs and reasonable counsel fee (of not less than ten per a secured hereby, and may be recovered and collected.	the said parties, that shoul ge, or should the debt hereby expenses incurred by the ma- cent of the amount involved) s	secured be placed in the h atgages, its (his) heirs, s	ands of an attorney at law for col- accessors or assigns, including a)}- a
PROVIDED, ALWAYS, and it is the true intent and executors or administrators shall pay, or cause to intended the interest thereon, if any shall be due, and also according to the conditions and agreements of the intent and meaning of the said note and mortgage, remain in full force and virtue.	be paid unto the said mortgage o all sums of money paid by said note, and of this mortgo	e, its (his) heirs, success the said mortgages, his (th ge and shall perform all th	ors or assigns, the said debt, wit eir) heirs, successors, or assigns e obligations according to the tru	th 8,
ND IT IS LASTLY AGREED, by and between the		rtgagor may hold and enjoy	the said premises until default c	lo
WITNESS my (our) Hand and Seal, this	th D	ec. [9]	34	
Signed, sealed and delivered in the presence of	+ 6	rice Ma	ine Rullin	l
WITNESS Bean Dodoon			(L.S.)	
WITNESS Struly W. Klinches	ter	TOOCUMI	STAMP E 0 2. 28	_
			RA SPIS CONTRACTOR	

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