WHEREAS ! (we) (hereinofter also s	Florence tyled the mortgo	O: Taylor a	<u>nd husbar</u> (our) certain h	id Koberi lote bearing ev	t W.Tayloz ren date herewit	h, stond firmly he	d and bound unto
Trinside	a Company,	Inc.	· E	· ·	_ (liereinafter als	o styled the mortga	egee) in the sum of
\$ 4708.20	•		: 	v	78.47	. 4	ommencing on the
· inst	, paya	APPICE		rallmants of \$	7	L. daen, c	ommencing on me
26th the said Note and c	day ofonditions thereof,	reference thereunto I			the same day of	each subsequent m	onth, as in and by
the conditions of the said mortgagor in ho of is hereby acknow mortgage, its (his) r lot of land, he Northwester e. made by Da	said Nose; whi and well and truly ledged, have gran heirs, successor, situate, ly an side of Fo lton & Neves	rigagor(s) in consider ich with all its proving paid, by the said mand its did bergoined, sold s and assigns forever ying and being ourth, Street, , Surveyors; D e 276 in the R	sions is hereby ortgages, at and and released, at , the following t in Gantt T and being s ecember 194	mode a part her before the seal and by these Predescribed real elegants ownship, General elegants and the seal elegants and the seal elegants are seal elegants.	reof; and also in ling and delivery sents do grant, b state: ALL t reenville C t No. 126 a d "PROPERTY	consideration of To of these Presents, and contains pounty, South county, South coording to a OF CONESTEE	the regelors to the the regelor where- the regelor where- dese unto the sold descention of the condition of the cone mills", record
he following r	netes and bo	unds, to-wit:			- 1 2008	4.	
nd running alo outheastern si eet to an iron eet to an iron	ong the rear ide of Third n pin at the n pin on Fou	n the Northwes line of Lots Street; thenc corner of Lot rth Street; th	124 and 125 e, with the 127; thenc	5,N. 60-47 SButheaste ce with the	W. 148.4 fe rn side of line of sa	et to an iron Third Street id lot S. 58=	pin on the S. 27-03 W.80 57,E. 134.7
5 feet to the ubject however	point⊢of be, r to right-c	ginning. f-way heretofo	re granted	the South	Carolina St	ate Highway I	epartment on
he 9th day of	January, 19	56.	* *	ļı			4:
eing the same n the RMC Cff:	property con ice of Green	nveyed to Flor ville Count;,	ence 🕪 Tay South Carol	lor by dee lina, in De	ed Book 548	, at Page 328	as recorded,
ated March 23,	, 1956.			3	· A	* 14	· &
	9: I and singular the	e Eights, members, he	reditaments and	appurtenances.	to the said premi	ses belänging, or l	n anywise incidents
or appertaining. TO HAVE AND TO	HOLD, all and s	Ingular the said Prem	ises unto the so	aid mortgagee, i	ts (his) successe	ers, heirs and assig	ins forever.
surances of title to	the said premis	i) self and my (our) les, the title to which (hts) heirs, success	h is unencumb	ered and also	to warrant and fo	rever defend all an	d singular the said
the buildings on so unpoid balance on t (his) heirs, succes	id premises, insu he said Nôte in sors or assigns, with data of its	on the parties hereto, and against loss or a such company as sho may, effect such ins payment. And it is a manays to be paid,	lamage by fire, ill be approved urance and rei further gareed t	for the benefit by the said mor mburse themsel hat the said mo	of the said mort rtgagee, and in d ves under this i rtagage its (his)	jagee, for an amour efault thereof, the nortgage for the ex lielrs, successors	nt not less than the said mortgages, its pease thereof, with
AND IT IS AGREE shall fail to pay a (his) heirs, success selves under this m	D by and between traces and assessor assigns, mortgage for the su	en the said parties, essments upon the said parties the same to th	that if the said aid premises who be poid, taget rest thereon, fin	d mortgagor(s), hen the same si her with all pen om the dates of	his (their) heirs, hall first become alties, and gosts such payments.	executors, administ payable, then the incurred thereon, a	and reimburse them-
become payable, or hereby, shall farth payment of the said	in any other of t with become due, I debt may not the		. mortgage, that e said mortgage	then the entice ee, its (hus) he مستستنو	omount of the diffs, successors	en secured, or inve or assigns, althoug	h the period for the
mortgage, or for an	y purpose inspiri therwise, that all f not less than to	y and between the sing this mattgage, or casts and expenses an per cent of the artificated hereunder.	should the deb incurred by the	t herbby secure	his) heirs, succe	ne hands or an arro resors or assigns,	including a reason-
executors or admini the interest thereof	strators shall pay n, if any shall be inditions and agre of the sold note	true intent and mean y, or cause to be pai e due, and olso all eements of the said and mortgage, then	d unto the said sums of money note, and of thi	mortgagee, its, paid by the sai is mortgage and	(his) heirs, succ id mortgagee, his I shall perform o	.essors or assigns, : (fheir) heirs, succ II the obligations a	easors, or easigns, coording to the true
AND IT IS LASTLY		d between the said,	parties, that the	_k said mortgagor	may hold and er	njoy the said premi	ses until default of
A.	and the same	14h	7	naru	W 10 65	į į	.*
WITHESS my (our)	Hand and Seal, th		بر از آن از از آن	/1-	1. # 21!	1/2/10	/(L. \$.)
Signed, seated and	delivered in the	prisence of	s *	7/	and T	11/ 10 6	· · · · · ·
WITHESS	and Co	in the second			7		(L. S.)
WITNESS	a hel	20 11	· · · ·	, -	V.	7	nei.
	My rout		S. C.		*	*	7
R-2156 - SOUTH CAF	PLEASU	RE OF THE GOVERNO	HE	*	• •	* 48°	
. 44		144			· · · · · · · · · · · · · · · · · · ·		