## MORTGAGE

annx 1373 res 553

E THE PERSON	<i>[1]</i>					90	OX TO 19	RECOG
o 11.0. 🔨	<b>-</b> /							
EREAS I (we) reinsiter also st	Elizabeth C	() in and by Ex (	(our) certain h	lote kearing er	en date herewith	h, stand fir	mly held and	bound unto
		Company			(hereinafter o	also styled	the mortgages)	in the sum of
	Contracting							
6,642.72	, payat	te in84	equal in:	stallments of \$	79.08	<del></del> -	each, comme	encing on the
20th	itions thereof, feld	August 1	33 Atti mote to	iti) opposit			4	
ow, KNOW ALL is conditions of the id mortgagor in h	MEN, that the more he said Note; which well and truly	tgagor(s) in consi- th with all its pro- paid, by the said unted, barrained,	deration of the visions is here mortgagee, at a sold and relea	said debt, and eby made a part and before the s used, and by th	ealing and deliverse Presents do	ery of these grant, borg	presents, the pain, sell and t	elease unto the
							reet and	and County o being known
			veion of	LAT NO. 9	s and z le	EEL OLL	OL C	being known astern side ereof recorde
	43 C C	am C Cton	a Land Co	YMDANV PEC	Derty as a	SHOWIT O	i Prac	C
a the PMC	Office for	Greenville	County 1	ın plat bo	ook "A", at	t pages	337 thro	ugh 341 and
	سانده فالأفار والواسم	and and h	aunde te	7-W1f :				
		ain on the	couth Sid	de of Cro	t Street,	which	1 and 43	cated 2 feet
		oo from the	. inint ti	rant corne	er or Lots	uos	T GIVE 42	C
hence alor	ng said Str	eet, N 83-1	3 E bo.o	o along a	allev. N	83-13	W. 65.5 f	h Lot No. 43 feet to an irc
. 1-41 W 2	200 feet to e through L	an iron pi	n; thenc	e alving a	to the po	int of	beginning	1.
				to Pligan	ern C. Gre	COLV DY	uccu or	110114 21
nis is the	e identical	une 8. 1967	7. in vol	ume 821,	page 298,	of the	Greenvil:	le County, S.
WC OFFICE	RSTOOD THAT	THIS MORT	GAGE CONS	TITUTES A	VALID SEC	COND LII	ON THE	ABOVE
ESCRIBED				*************	P. Tryman	E ILL		
SOCIETIUM SOCIETIUM SOCIETIUM	SOUTH CAROLINA							
TOGETHER W	on and sings	lar the rights, me	enbers, heredi	toments and of	purtenances to	the said p	remises belong	jing, or in anywise
incident or app	endrent.	and singular the	and Premise	s unto the eat	i mortgagee, its	(his) succe	essors, heirs o	nd assigns forever.
AND I (we) do	hereby bind my tile to the said pre the said mortgag	(our) self and my	(our) heirs, e	xecutives and o	iministrators, to	procure or	execute any fu v delend all an	rther necessary as- d singular the said ing, or to claim the
• •		ween the parties	hereto, that the	e said mortgage	r(s) his (their) h	eirs, execu	tors, or oriminis	strators, shall keep nt not less than the
the buildings of unpaid balance (his) heirs, su interest thereo entitled to rec	on said premises, e on the said Note accessors or assion, from the date of teive from the insu	in such company ms, may effect si lits payment. An rance moneys to b	as shall be of sch insurance d it is further of e paid, a sum	proved by the sand reimburse orgreed that the equal to the amo	orld mortyppee, of themselves unde said mortgages is runt of the debt s	end in delow or this mort is (his) held secured by t	it thereof, the gage for the ex is, successors this mortgage.	said mortgagee, its pense thereof, with or assigns shall be
shall fail to ; (his) heirs, s themselves w	pay all taxes and ruccessors or ass nder this mortgage	assessments upor igns, may cause t for the sums so p	the same to be aid, with interest	e paid, togethe est thereon, fro	r with all penals a the dates of su	ties and conschipations	sts incurred the	istrators or assigns, said mortgagee, its crean, and reimburse
become payat hereby, shall payment of th	ble, or in any other I forthwith become he said debt may n	r of the provisions due, at the option of then have expire	of this morigion of the sold ed.	mortgagee, its	(his) heirs, succ	cessors or o	issigns, althou	when the same shall ended to be secured gh the period for the
mortgage, or lection, by a reasonable of secured here	for any purpose in sult or otherwise, counsel fee (of not by, and may be rea	that all costs or less than ten per covered and collec-	page, or should nd expenses in ricent of the o ted hereunder.	nounci by the mount involved	mortgagee, its (	(his) heirs, a become di	successors or one and payable	e foreclosure of this omey at law for col- assigns, including a as a part of the debt
executors or the interest according to intent and m	administrators she thereon, if any sh the conditions on teaming of the said Il force and virtue,	all pay, or couse to call be due, and a diagreements of the inote and mostlypay	o be puid unto iso all sums o he suid note, o he, then this D	of money paid in and of this mort eed of Barysin	y the sold morty gage and shall p and Sale shall c	ogee, his (t erform all t ease, deter	heir) heirs, suc he obligations mine and be vo	yor, his (their) heirs, the said debt, with cessors, or assigns, according to the true id, otherwise it shall
	ASTI V ACREED	Am and hate ass t			mortagger may be	old and enjo	y the said pres	nises until default of
AND IT IS L payment sho	ill be rose.	, by and between t	he sold parties	, tost use essa				
payment sha	y (our) Hand and S	20	te sold parties	day of	June	19 7	16	
payment sha WITNESS m	ill be noie.	eal, this3(	)th	day of		197 L C.	Bregr	ry. (L.S.)

1328 RV.2

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