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HOLL	1 00000000	Frances Helen G. Smith	ton several ever	date herewith, stand I	irmly held and bound unto	
Po	insett Discount	Co., Inc., Greenville,	D. C.	_ (hereinafter also style	d the mortgagee) in the sum of	
1	9,278.64	, politica in the control of the con	nstallments of \$	110.46	each, commencing on the	
	19th October 80 and falling due on the same of each subsequent month, as in and by the day of 19 and falling due on the same of each subsequent month, as in and by the day of 19 and falling due on the same of each subsequent month, as in and by the day of 19 and falling due on the same of each subsequent month, as in and by the day of 19 and					
NON the sale	w. KNOW ALL MEN, that the conditions of the said Note of mortgagor in hand well and is hereby acknowledged, he	of, reference thereunto had will mare to the mortgagar(s) in consideration of the e; which with all its provisions is here of truly paid, by the said mortgage, at ave granted, bargained, sold and rele- table.	e said debt, and for seby made a part he and before the sea ased, and by these following describes	or the better securing the ereof; and also in consid- iling and delivery of thes e Presents do grant, bar d real estate:	payment thereof, according to lete of Three Dollars to the le Presents, the receipt where- gain, sell and release unto the	
St. Hull by the BE N. in off si fee Bl. AS the in as ree Ha Add My an IT.	In that piece, parcel or lot of land in Chick Springs Township, County of Greenville, tate of South Carolina, located in the City of Greer at the Northwest corner of labort Street and South Aven., and being the same lot of land conveyed to G. V. Hanna y deed recorded in Deed Book 403 at page 264, Greenville County RMC Office and having the following metes and bounds, to-wit: EGINNING at the Northwest intersection of Hubert St., and South Ave., and running thence 69-05 W. 100 feet along the North side of Hubert St., to pin at the corner of lot now in the name of Dorothy Simmons; thence N. 19-05 E. 90 feet more or less to pin on line if lot being conveyed to Wilber Black; thence along this lot S. 69-05 E., 100 feet to idewalk of South Ave., thence along South Ave., (inside of sidewalk) S. 20-55 W., 90 eet to the beginning corner and being shown as Lot No. G23-9-13 on Greenville County lock Books. SREDORDED IN THE RECORDS of the RMC Office for Greenville County, South Carolina the title is now vested in Frances Smith by deeds of Marsha Hanna McGukin as recorded in Deed Book 1011 at page 736 on December 16, 1974 (1/10 interest), Kathleen Hanna Martin is recorded in Deed Book 1011 at page 737 on 12/16/74 (1/10 interest), Alice Jane Hanna as recorded in Deed Book 1011 at page 739 on 12/16/74 (1/10 interest), Susan della Hanna as recorded in Deed Book 1011 at page 739 on 12/16/74 (1/10 interest), Susan della Hanna as recorded in Deed Book 1011 at page 740 on December 16, 1974 (1/10 interest), The page 735 on 12/16/74 (1/10 interest) interest) and Beatrice Hanna as recorded in Deed Book 1011 at page 740 on December 16, 1974 (1/10 interest) interest). Myron Lee Hanna as recorded in Deed Book 1011 at page 740 on December 16, 1974 (1/5 interest) and Beatrice Hanna Dickerson as recorded in Deed Book 1011 at page 742 on 12/16/74 (1/5 interest) and Beatrice Hanna Dickerson as recorded in Deed Book 1011 at page 742 on 12/16/74 (1/5 interest) and separate muchall and singular the Hanna Morothina and appurtenences to the sen					
т	TO HAVE AND TO HOLD, all and singular the said Premises unto the said mortgages, its (his) successors, heirs and assigns forever.					
P	AND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any turner, and assumed an execute and assumed an execute and premises, the title to which is unencumbered, and also to warrant and forever defend all and singular the said assumed as title to the said premises, the title to which is unencumbered, and also to warrant and forever defend all and singular the said premises unto the said mortgages its (his) heirs, successors and assigns, from and against all persons lawfully claiming, or to claim the same or any part thereof. AND IT IS AGREED, by and between the parties hereby, that the said mortgages for an amount not less than the					
0	the buildings on said premis inpaid balance on the said his) heirs, successors or of interest thereon, from the do entitled to receive from the	note in such company as shall be app assigns, may effect such insurance a rite of its payment. And it is further ag insurance moneys to be paid, a sum eq	proved by the said and reimburse them greed that the said gual to the amount	mortgagee, and in defaul selves under this mortg mortgagee its (his) heirs of the debt secured by the	it thereof, the said mortgage, its age for the expense thereof, with a successors or assigns shall be the mortgage.	
	AND IT IS AGREED, by an shall fail to pay all taxes (his) heirs, successors or themselves under this morta	nd between the said parties, that if the and assessments upon the said premis assigns, may cause the same to be agge for the sums so paid, with interes	he said mortgagor(ses when the same paid, together wit it thereon, from the	s), his (their) heirs, exe e shall first become pay th all penalties and cost dates of such payments	cutors, administrators or assigns, able, then the said mortgages, its is incurred thereon, and relimburse	
	AND IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall become payable, or in any other of the provisions of this mortgage, that then the entire amount of the debt secured, or intended to be secured hereby, shall forthwith become due, at the option of the said mortgagee, its (his) heirs, successors or assigns, although the period for the payment of the said debt may not then have expired.					
	AND IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the foreclosure of this mortgage, or for any purpose involving this mortgage, or should the dobt hereby secured be placed in the hands of an attorney at law for colmortgage, or suit or otherwise, that all costs and expenses incurred by the mortgage, its (his) heirs, successors or assigns, including a including course if the control of the control of the control of the course of the					
3	PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgager, his (their) heirs, excessors or casing a the said debt, with the intent of the said mortgage, its (his) heirs, successors or casing the said debt, with the intent of the said mortgage, his (their) heirs, successors, or assigns, the intent of the conditions and agreements of the said note; and of this mortgage, his (their) heirs, successors, or assigns, the said to the conditions and agreements of the said note; and of this mortgage and shall perform all the obligations according to the true intent and meaning of the said note and mortgage, then this Deed of Bargain and Sale shall cease, determine and be void, otherwise it shall remain in full force and virtue,					
80	AND IT IS LASTLY AGRE payment shall be made.	ED, by and between the said parties, t	hat the said morta	agor may hold and enjoy	the said premises until default of	
	WITNESS my (our) Hand an	d Seal, this 20th	any of Augus	st 8	0	
			11	1100	25017	