And the property to the property of the proper

## ORTGAGE

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NATIONAL	MURIGAGE	新以下の会長 被折りりす
M.C. James H. & Jo lead of the mortgogor) in co	byce R. Watson and by my (our) certain Note bearing even date	herewith, stand firmly held and bound unto
Poinsett Discount Co., Inc	, Greenville, S. C. (ber	reinaiter also styled the mortgagee) in the sum of
3,360.00 poyable in	60equal installments of \$5	6.00 each, commencing on the
20th day of May	19 77 and falling due on the s	ome of each subsequent month, as in and by the
the conditions of the said Note; which with said mortgager in hand well and truly paid, t	all its provisions is hereby made a part hereof; by the sould markishes at and before the sealing a	better securing the payment thereof, according to and also in consideration of Three Dollars to the and delivery of these Presents, the receipt where- sents do grant, bargain, sell and release unto the lestate:
County of Greenville, Show by C. O. Riddle, R. S., da	arcel or lot of land lying in on as Lot 44 on plat of Sunny ated February 8, 1971, recorden and distances as set forth belo	Slopes, Section One, prepared ed in Plat Book4R at Page 3
S. 74-30 W. 150 feet; ther ioon pin; thence N. 56-27	on Wendfield Drive and running nce along the reat of Lot 44, N. 175.1 feet to an oron pin eet and S. 15-30 E. 20.5 feet	; thence along Wendfield
Watson from Farmers Home	ce of property conveyed to Jam Administration and reccorded ounty in Volume 1046 at page	in the Office of the Clerk
It is understood that this described property.	s lien constitutes a valid 2n	d mortgage on the above
TOGETHER with all and singular the incident or appertaining.	rights, members, hereditaments and appurtenance	res to the said premises belonging, or in anywise
		ee, its (his) successors, heirs and assigns forever.
surances of title to the said premises, t	he title to which is unencumbered, and also to:	ors, to procure or execute any further necessary as- warrant and forever defend all and singular the said plinst all persons lawfully claiming, or to claim the
the buildings on said premises, insured of unpaid balance on the said Note in such (his) heirs, successors or assigns, may interest thereon, from the date of its pays	spainst loss or damage by fire, for the benefit of company as shall be approved by the said mort; effect such insurance and reimburse themselve	their) heirs, executors, or administrators, shall keep the said mortgages, for an amount not less than the ages, and in default thereof, the said mortgages, its s under this mortgage for the expense thereof, with poel its (his) heirs, successors or assigns shall be table secured by this mortgage.
D IT IS AGREED, by and between the call fall to pay all taxes and assessments of the call fall to pay all taxes are assigns, may	te said parties, that if the said mortgagor(s), his ents upon the said premises when the same shall	s (their) heirs, executors, administrators or assigns, il first become payable, then the said mortgagee, its penalties and costs incurred thereon, and reinburse
O IT IS AGREED, by and between the ome payable, or in any other of the preparation, eby, shall forthwith become due, at	said parties, that upon any default being made is revisions of this mortgage, that then the entire of the option of the said mortgages, its (his) heirs	n the payment of the said Note, when the same shall mount of the debt secured, or intended to be secured s, successors or assigns, although the period for the
tion, by suit or otherwise, that all	nd between the said parties, that should legal his mortgage, or should the debt hereby secured casts and expenses incurred by the mortgagee, in ten per cent of the amount involved) shall the	proceedings be instituted for the foreclosure of this be placed in the hands of an attorney at law for col- , its (his) heirs, successors or assigns, including a reupon become due and payable as a part of the debt
itors or administrators shall pay, or interest thereon, if any shall be dured using to the conditions and agreement that and meaning of the said note and it in in full force and virtue.	cause to be paid unto the said mortgagee, its (hi e, and also all sums of money paid by the said ints of the said note, and of this mortgage and si mortgage, then this Deed of Bargain and Sale si	ents, that when the said mortgagor, his (their) heirs, is) heirs, successors or assigns, the said debt, with mortgages, his (their) heirs, successors, or assigns, hall perform all the obligations according to the true hall cease, determine and be void, otherwise it shall
IT IS LASTLY AGREED, by and be made.		nay hold and enjoy the said premises until default of
NESS my (our) Hand and Seal, this	31st day of Ma	arch 19 77
10d, sealed and delivered in the press	rice of Admis	H. Walloff ILS.)
WITNESS SURLY SUN	ypon fay	LK. Walson (LS)

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