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wk		MORIONGE OI	KEAL LUINIE	•	j	
					♦	FIT
WHEREAS (we) Glen (hereinafter also styled the	Burke and Anna	a Burke (Anna	C. Burke)		-	JUN , ED
(hereinafter also styled the	mortgagor) in and b	oy my (our) certain	Note bearing e	ven date herewith	, stand f	My chald and Bound on
Solmica of Georgia,	Inc.		•		1	R A PARTIENDER
	21108			(hereinafter also	style	# mortgalloop) in the sum o
3,720,36	, payable in	34 egual i	nstallments of \$	44.29	4	each semmencing on th
7 th the said Note and conditions	August	19	and falling due or	the same day of e	ach subs	quent month, as in and b
NOW, KNOW ALL MEN, that the conditions of the said No	the mortgagor(s) in co ite; which with all its	onsideration of the : provisions is here	said debt, and for ov made a part he	the better securing tends in c	g the pay	nent thereof, according t
said mortgagor in hand well a	nd truly paid, by the s	said mortgagee, at a	nd before the sea	ling and delivery o	f these Pr	esents, the receipt where
of is hereby acknowledged, ha mortgagee, its (his) heirs, suc	ive granted, bargained ccessors and assigns	i, sold and released, forever, the followin	and by these Pre a described real e	sents do grant, bai estate:	gain, sell	and release unto the sai
All those certain pi	_				ino in	Chick Springs
Township, Greenville			•	•		
Plat of PROPERTY OF						
Carolina, in Plat Bo						
description thereof. 175 feet X 148 feet		is located on	the North s	side of Lee H	oao; ar	id is 146 feet X
113 1660 X 146 1660	* 100 LEGC.			•		
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	,			•	•	
TOGETHER with all and singular or appertaining.	ular the rights, membe	ers, hereditaments ar	id appurtenances	to the said premise	s belongi	ng, or in anywise inciden
TO HAVE AND TO HOLD, al	l and singular the said	d Pramicae unto the		. (h:-)		
AND I (we) do hereby bind r surances of title to the said	premises, the title to	o which is unencum	ibered, and also t	to warrant and fore	ver defend	l all and singular the said
Premises unto the said mortga or any part thereof.	gee its (his) heirs, su	occessors and assign	ns, from and again	st all persons law	fully clain	ning, or to claim the same
	habuaan sha aastaa t	and the same of		61 111		
AND IT IS AGREED, by and the buildings on said premise	s, insured against los	ss or damage by fire	, for the benefit	of the said mortage	see, for an	amount not less than the
unpaid balance on the said No (his) heirs, successors or as	ote in such company (as shall be approve	d by the said mor	tgagee, and in defa	ault thereb	of, the said mortagaee, its
interest thereon, from the date	ot its payment. And	it is further agreed	that the said mor	rtaggee its (his) he	irs, succe	esors or assigns shall be
entitled to receive from the ins	surance moneys to be p	paid, a sum equal to	the amount of the	debt secured by t	his mortga	ge.
AND IT IS AGREED, by and shall fail to pay all taxes an	between the said par id assessments upon	rties, that if the sa the said premises y	id mortgagor(s), l	his (their) heirs, ex	cecutors, c	administrators or assigns
(his) heirs, successors or assi	igns, may cause the s	ame to be paid, toge	ther with all pend	alties and costs in	curred the	reon, and reimburse them
selves under this mortgage for	the sums so paid, wit	th interest thereon, f	rom the dates of s	such payments.		
AND IT IS AGREED, by and become payable, or in any oth	etween the said parti	ies, that upon any de	efault being made	in the payment of	the said N	lote, when the same shall
nerepy, shall forthwith becom	e due, at the option	of the said mortga	gee, its (his) hei	rs, successors or	assigns, q	Ithough the period for the
payment of the said debt may i	not then have expired.	•				
AND IT IS FURTHER AGREE	ED, by and between involving this mortage	the said parties, t	hat should legal	proceedings be in	stituted f	or the foreclosure of this
lection, by suit or otherwise, t	hat all costs and expe	enses incurred by the	mortgagee, its (h	iis) heirs, success	ors or assi	ians, includina a reason-
able counsel fee (of not less hereby, and may be recovered a	than ten per cent of t and collected hereund	the amount involved er.) shall thereupon	become due and po	ıyable as	a part of the debt secured
PROVIDED, ALWAYS, and it						an the filt of
executors or administrators sh	all pay, or cause to b	se paid unto the sai	d mortgagee, its (his) heirs, success	sors or as	signs, the said debt, with
the interest thereon, if any s according to the conditions ar	hall be due, and also	o all sums of money	paid by the said	mortagaee, his (t)	heir) heirs	. successors, or assigns
intent and meaning of the said	d note and mortgage,	then this Deed of E	Bargain and Sale:	shall cease, detern	nine and b	e void, otherwise it shall
remain in full force and virtue	• '					
AND IT IS LASTLY AGREED, payment shall be made.	by and between the s	said parties, that th	e said morfgagor i	may hold and enjoy	the said	premises until default of
payment on made.					:	
WITNESS my (our) Hand and Se	eal, this14t	aay of	May	19 65		
			00	B. 1	-	
Signed, sealed and delivered	in the presence of		seen 1	orwy		(L. S.)
WITNESS DEMIL	NL		Anne	Bruk	Po	
WILLIAM STATE OF THE STATE OF T	AA A	-	wrona	hours		(L. S.)
() - ~ /	/ 1/2 A () = =					

Paid in full Dec. 1968.

Reynolds Aliminum Cridit Corp.

R. G. Johnson Assistant Vice Pres.

Witness R. D. Beach SADSFIED AND CANCELLED OF RECORD

S. L. Jones Of Die Tamesworth

R. M. C. FOR GREENVILLE COUNTY, S. C.

16 DAY OF Dic. 1968

Ollie Farnsworth

R. M. C. FOR GREENVILLE COUNTY, S. C.

AT 3:58 CICLOCK P. M. NO. 14572 AT J.38 O'CLOCK Y