800h 1630 FACE 459

AMOUNT FINANCED - \$9,	357.50	CCT LES PER		OOF JUST OOOT AUG
		ET DESM S. TESSES	: 4	
HEREAS I (we) Jen hereinafter also styled the mortgage	nie Driskill	ertah Bête bearing even do		rly held and bound unto
		一个 TITIS		
Carolina Investors, Ir				the mortgages) in the sum of
16,562.28 , payab		qual installments of \$.17	esch, commencing on the
15th day of Nov	rence thereunto had will	and folling due on the more fully appear.		ent month, as in and by the
NOW, KNOW ALL MEN, that the morth the conditions of the said Note; which said mortgager in hand well and truly of is hereby acknowledged, have gra- said mortgagee, its (his) heirs, succe	paid, by the said mortgo; inted, bargained, sold an essors and assigns foreve	gee, at and before the scaling of released, and by these P or, the following described re	g and delivery of these resents do grant, barge al estate:	Presents, the receipt where- zin, sell and release unto the
County, State of Sout and Phillip Street; k recorded in plat book	th Carolina, at being known and k BB, at Page l	the northwest in designated as Lo 68 & 169 of the F	ot No. 89 on p	for Greenville
This is the same 10-31-63 in deed Vol and is conveyed subjected Vol. 496, Page	735 Page 78 of ect to restrict	the R.M.C. Offic	ce for Greenvi	n by deed recorded lle County, S.C. ision recorded in
Franklin Driskell (%	undivided inte ville County, S irst conveved t	erest) on 6-30-75 S.C. in deed book to Marshall Frank	and recorded 1020 at page lin and Jennie	l by deed of Marshall 7-7-75 in the Office 869. W. Driskell from
IT IS HEREBY UNDERST ABOVE DESCRIBED PROP	OOD THAT THIS MERIY.	ORTGAGE CONSTITU	tes a valid si	COOND LIEN ON THE
TOGETHER with all and singula incident or appertaining.				
TO HAVE AND TO HOLD, all o	md singular the said Pr	remises unto the sold mort;	yagee, its (his) succes	sors, heirs and assigns forever.
AND I (we) do hereby bind my (or surunces of title to the said prem Premises unto the said mortgager same or any part thereof.	ises, the title to which hits (his) helps, succes	sors and assigns, from and	against all persons la	refully claiming, or to claim the
AND IT IS AGREED, by and between the buildings on said premises, in unpaid balance on the said Note in (his) heirs, successors or assigninterest thereon, from the date of entitled to receive from the insurance.	isured against toos or out in such company as shall is, may effect such this its payment. And it is fu ince moneys to be paid, a	mode by the said morance and reimburse themse rance and reimburse themse rither ogreed that the said morant sam equal to the amount of	stgogee, and in default lyes under this martgo stgogee its (his) helms, the debt secured by thi	thereof, the said mortgages, its ge for the expense thereof, with successors or assigns shall be a mortgage.
AND IT IS AGREED, by and bet shall full to pay all taxes and a (his) heirs, successors or assig themselves under this mortgage f	ssessments upon the sal	is premises when the same i to be poid, together with	all penalties and costs	incurred thereon, and reimburse
	een the said parties, that of the provisions of this like, at the option of the	t upon any default being mod	le in the payment of the	said Note, when the same shall cured, or intended to be secured.
mortgage, or for any purpose invited in the lection, by suit or otherwise, the reasonable counsel few (of not 1) secured hereby, and may be reco	olving this mortgage, or i hat all costs and expen eas than ten per cent of vered and collected herev	should the debt hereby secur ses incurred by the mortgo; the amount involved) shall inder.	ee, its (his) heirs, su thereupon become due	and payable as a part of the debt
executors or administrators shall the interest thereon, if any shall	pay, or cause to be paid if he due, and also all s	l unto the said mortgages, its tume of money paid by the st total and of this mortgage on	s (nis) neirs, successor gid mortgages, his (the) of shall perform all the	said mortgagor, his (their) heirs, is or assigns, the said debt, with ir) heirs, successors, or assigns, obligations according to the true and be void, otherwise it shall
, , , , , , , , , , , , , , , , , , ,	y and between the said p			the said premises until default of
WITNESS my (our) Hand and Sea	1, this30th	day of Septem	ber 19 83	<u> </u>
Signed, sealed and delivered in t	he presence of	Du	ne W	Wreshell (L.S.)
WITNESS MANY	Collen			
MITNESS Mill To	! When furter	: 		

1000年1000年100日,1000年100日,1000年100日,1000年10日

0.

- William Company