TO HAVENAND TO HOLD an and singu	ar the said premises unto the sa	id Southern Bond and M	ortgage Company, Inc., it	s successors and assigns for
ever. And do hereby bind My	self and my	Heirs, Executors and Adm	inistrators to warrant and	forever defend all and singu
Heirs, Executors, Administrators and Assigns and AND IT IS HEREBY COVENANTED, b	every person whomsoever lawf	ully claiming of to claim	the same or any part there	()
become due and payable; and will pay all taxes an will exhibit receipts therefor to the Mortgagee at and hereafter put thereon, in good condition and	d assessments on and all premin any time upon request, and wil repair, and will neither commi-	ms of insurance against likeep all fences, building waste, nor do any act by	said premises before the s and other improvements which the value of said p	same become delinquent, and some now on the said real estate remises may be impaired.
AND IT IS FURTHER COVENANTED,				
terests may appear, by a New York Standard mort said real estate are destroyed or damaged by fire, t secured hereby whether due or not.	gage clause, and deliver all polic the said Mortgagee shall have th	ies of insurance to said I e right to apply the mone	Mortgagee, and in case the sys collected from the insu	e insurable improvements our ance in payment of the deb
AND IT IS FURTHER COVENANTED, said insurance, as herein agreed, then said Mortga the Mortgagee in an action or suit brought theref ever nature on the property hereby conveyed with due and payable; and the said Mortgagee shall be tained shall be construed as obligating the Mortg	gee may pay said taxes and ass for; and the money so advanced i interest at the rate of eight pe subrogated to all the rights of	essments, and effect said if for the payment of such to r centum per annum, shal the person to whom such	insurance, and any sum so taxes, assessments, insuran Il be secured by this mort h payments have been ma	o paid shall be recoverable buce or other charge of whatso gagee, and shall be forthwit
AND IT IS FURTHER COVENANTED, pal or interest notes as they become due and pays hereby, or the interest in said premises of said Methe Mortgagor, as herein provided, to pay any tax secured by this mortgage, to-wit; the principal an assessments, premiums of insurance and charges of the whole amount of said moneys, including a the judgment in said action and secured thereby.	able; or in case any tax or asse ortgagee; or upon the rendering or taxes is legally inoperative, ad interest then accrued on said of any kind shall at once become	ssment is assessed within by any Court of compet then at the option of sa notes and all advances m due and payable without	the State of South Caro tent jurisdiction of a deci and Mortgagee, the whole ade to or on account of the notice, and this mortgage	lina against the debt secured sion that the undertaking by e indebtedness and all sum e Mortgagor herein for taxes may thereupon be foreclose
AND IT IS FURTHER COVENANTED, 'he rents, issues and profits of the said mortgaged progage after default in the conditions hereof, as further nay be appointed to take charge thereof.  AND IT IS FURTHER COVENANTED A	emises, accruing and falling due for security for the debt then due and	rom and after the service of unpaid under this mor	of a summons issued in an tgage, and the said Mort	action to foreclose this mor gagor agrees that a receive
shall be of subordinate and inferior dignity to the	other notes, and in the event of	forcelosure shall not be p	aid until the other notes d	escribed hercin, together wit
AND IT IS FURTHER COVENANTED A construct by the laws of the State of South Carolin	AND AGREED, That all said n	otes and this mortgage ar	e made and executed unde	r and are in all respects to b
PROVIDED ALWAYS, nevertheless, and is form the covenants aforesaid, and pay or cause to cording to the true intent and meaning of the said gain and sale shall cease, determine, and be utterly	t is true intent and meaning of be paid unto the said Mortgage notes, and all advances made to	e the debt or sum of mor or on account of the Mo	ney aforesaid, with interes rtgagor under the terms l	st thereon, if any be due, ac
AND IT IS AGREED by and between the				ult of payment or breach o
and attended and the state of t		<i>r</i>		
some other covenant shall be made.  WITNESS My hand and see	althis_22_nd:d	<i>r</i>		, 192.5
WITNESS hand and see Signed, Sealed and Delivered in the presence	e of	<i>r</i>	ihe!	, 1925
some other covenant shall be made.  WITNESS My hand and see	of of	<i>r</i>	ihe!	(L S
witness wy hand and so signed, Sealed and Delivered in the presence full Research Research	of of	<i>r</i>	ihe!	(L. S. (L. S.
Some other covenant shall be made.  WITNESS My hand and see Signed, Sealed and Delivered in the presence of th	e of ( )	Si 6	Jearris o	(L. S.
Signed, Sealed and Delivered in the presence  As A County of South CAROLINA,  Before me, As A County of Successful and Success	chardson	ay of Decen	sker Harriso	(L. S.
Signed, Sealed and Delivered in the presence  Aula R. Junth  STATE OF SOUTH CAROLINA,  Before me, Janier M. Saw the within	chardson  and  and  and  and  and  and  and  a	ay of Decen S, E,	ber Harriso Vidower	and made oath tha
STATE OF SOUTH CAROLINA, County of Series me, Dersonally appeared saw the within sign, seal, and as saw the reto south and subscribed their names as witnesses thereto	chardson  on  on  on  on  on  on  on  on  on	ay of Decen	Harris of  Vidouer  uses and purposes therein	
STATE OF SOUTH CAROLINA,  County of Selection of Serious and source of South Carolina,  Before me, Say the within sign, seal, and as source of South Carolina saw the within sign, seal, and as subscribed their names as witnesses thereto SWORN to and subscribed before me, this	chardson  on  on  on  on  on  on  on  on  on	ay of Decen	Harris of  Vidouer  uses and purposes therein	
STATE OF SOUTH CAROLINA,  County of Selection of Serious and source of South Carolina,  Before me, Say the within sign, seal, and as source of South Carolina saw the within sign, seal, and as subscribed their names as witnesses thereto SWORN to and subscribed before me, this	chardson  Smyth  named So Ifa  act and deed, deliver the with	ay of Decen	Harris of  Vidouer  uses and purposes therein	
Signed, Sealed and Delivered in the presence  As with the presence  STATE OF SOUTH CAROLINA,  County of Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  County of Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  County of Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Before me, Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Delivered in the presence  STATE OF SOUTH CAROLINA,  Sealed and Sealed and Delivered in the presence  SWORN to and subscribed before me, this means the presence of the pr	chardson  named D'G' Fa  act and deed, deliver the with  30  1925  S. C.	Lula R	Harrison Vidower uses and purposes therein	and made oath that mentioned, and that the, with
Signed, Sealed and Delivered in the presence  As a control of SOUTH CAROLINA,  State of South Carolina,  Before me,  Dersonally appeared  Saw the within  sign, seal, and as saw the within  sign, seal, and as saw the subscribed before me, this say of  As a control of the contr	chardson  named D'G' Fa  act and deed, deliver the with  30  1925  S. C.	Lula R  ENUNCIATION OF DO	Harrison Vidower uses and purposes therein was been been been been been been been bee	and made oath that mentioned, and that the, with ritnessed the execution there
Signed, Sealed and Delivered in the presence  As with the presence  STATE OF SOUTH CAROLINA,  County of the presence  STATE OF SOUTH CAROLINA,  Sign, seal, and as the within sign, seal, and as with the saw the within sign, seal, and as with the saw the serious saw the within sign, seal, and as with the saw the serious saw the within sign, seal, and as with the saw the saw the serious saw the within sign, seal, and as with the saw the saw the serious saw the within sign, seal, and as with the saw the saw the serious saw the within sign, seal, and as with the saw th	chardson  bruth  named Jo Ja  act and deed, deliver the with  30  1925  S. C.  R  Manarical	ay of Decen  Lucian Written deed, for the unconcident of Do	Jeanus De Village de la Companya de	mentioned, and that the, wit ritnessed the execution there
STATE OF SOUTH CAROLINA,  Sworn to and subscribed their names as witnesses thereto SWORN to and subscribed before me, this	chardson  named Significant  act and deed, deliver the with  30  1925  S. C.  R  R  R  R  R  R  R  R  R  R  R  R  R	ENUNCIATION OF DO	Jean Jean Jean Jean Jean Jean Jean Jean	mentioned, and that the, wit ritnessed the execution there are south Carolina, do hereby the control of this day appear be any. Inc., its successors, and any. Inc., its successors, and
Signed, Sealed and Delivered in the presence  As with the presence  STATE OF SOUTH CAROLINA,  County of the presence  Serious and as the presence  Saw the within the presence of the pres	named D' G' Fa	ENUNCIATION OF DO	Jeannes Afarris & Videous Starris & Sand purposes therein with the sand purposes and purposes therein with the sand purposes and purposes within mention and sand without any company and and Mortgage Company premises within mention and sand purposes therein with the sand purposes the sand pur	or South Carolina, do hereby did this day appear be pulsion, dread or fear of any any, Inc., its successors, and ned and released.

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