·				
 				the section of the section.
TOGETHER with all and singular	the Rights Members Ham to			The second secon
TO HAVE AND TO HOLD, all a	the Rights, Members, Hereditaments and Appur	tenances to the said Premises belong	ging, or in anywise incident or apperta	ining.
• • • • • • • • • • • • • • • • • • • •	said Figures and the cold	I(IM)		
	2 successors		his Heirs and Assigns forever	c. And
it does hereby hind				
and forever defend all	7		, its successors and assigns, to a	warrant
the success	id Premises unto the said Faun	iers Koan	& Trust (2
		Marke and its Sugar	his Heirs and Assigns from and	against
And the said mortgagor agrees to in	sure the house and building on said lot in a sum	not less than		
from loss or damage by fire, and assign the	Dollars, in a	Company or companies estisfact		
said mortgagee may cause the same to be	ne policy of insurance to the said mortgagee; and insured in	nd that in the event that the morts	to the mortgagee, and keep the same is gagor shall at any time fail to do so, the	nsured ien the
	for 11	∴ name	and reimburse.	
And if at any time any part of said	debt, or interest thereon, be past due and unp	premium and expenses of such in	asurance under this mortgage, with in	iterest.
	to the past due and unp	aid, and Co	sporalion o	Lols
its succes	hereby as	signs the rents and profits of the ab	ove described premises to said mortgag	gee, or
net proceeds thereafter (after paying cost profits actually collected.	otherwise, appoint a receiver, with authority to of collection) upon said debt, interest, costs of	Executors, Administrators or Assig take possession of said premises and	ns, and agree that any Judge of the C 1 collect said rents and profits, applying	Circuit
			anything more than the rent	s and
THE VIEW THE MILES	, and it is the true intent and meaning of the p	parties to these Presents, that if		
aforesaid, with interest thereon, if any be d be utterly null and void; otherwise to remai	, the said mortgagor, does and shall well and to ue, according to the true intent and meaning on n in full force and virtue.	ruly pay or cause to be paid unto the	e said mortgagee the debt or sum of n	noney
AND IT IS ACREED 1		in the second se	cease, determine	, and
and enjoy the said Premises until default o	f payment shall be made.		to	hold
IN WITNESS WHEREOR 41.				
zed officers	granting corporation has caused its corporate se	eal to be hereunto affixed and these P	resents to be subscribed by its duly aut	thor-
on this, the	ne	June		the .
ear of our Lord one thousand nine hundred	and twenty- Slulu	and in the one hundred and.	Litte line	2"
year of the	Sovereignty and Independence of the United St.	tates	00/0	·····
Signed, Sealed and Delivered in the Pro	esence of:	and Secul. D. Worken	reties Corps	eration
1.W- Math	2 / Def W	W- Workn	ran Orlbia	ent
- July	1 and 3	Y. W. Estes	Secretar	
TATE OF SOUTH CAROLINA,	The antiquest of the contests of the same and the contests of			1
County of Greenville.				
PERSONALLY appeared before me	Toolly Wh	ite		
sawl D Wortema		Loud of w	and made oath t	hat
corporation chartered under the laws of the	State of South Carolina, sign, seal with its cor			ecary
ritten mortgage, and that he, with	W. Mathis	-porate scar, and as the act and deed	1 of said corporation, deliver the with	nin
SWORN to before me, this	3rd		messed the execution thereof.	* CONTROL TO THE PROPERTY OF T
day of June T. Sam Notary Publi		Holly whir	_	
Recorded June	c for South Carolina. 30 192 7, at 12:3		M	