To Have and to Hold, all and singular their			
bind myself and my	Heirs. Executors and Adn	neirs and Assigns	and forever defend all and sing
lar the said premises unto the said	be Smith and Ike	Smith, their	•
Heirs and Assigns, from and against	and my H	eirs, Executors, Admir	
person whomsoever lawfully claiming, or to And the said	claim the same or any pa	rt thereof. a	grees to insure the house a
buildings on said lot in the sum of not less	than insurable	value	Dolla
and keep the same insured from loss and d			
and that in the event that the Mortgagor	shall at any time fail to	do so, then the said	Mortgagees
may cause the same to be insured in the ance under the mortgage.			
And it is Agreed, by and between the	aid parties, that should legs	al proceedings be instit	uted for the collection of the de
secured hereby, then, and in that event, the ceiver appointed of the rents and profits of tanew if he should so elect, who, after deductions and trust as Receiver, shall apply the residual	ne above described premises ing all charges and expense e of said rents and profits t	s, with power to forth e attending such proce oward the payment of	with lease out the said premis sedings and the execution of t the debt secured hereby.
And it is Further Agreed, by and between this mortgage, or for any purpose involved.	ng this mortgage, or shoul-	d the debt hereby secu	red be placed in the hands of
Attorney-at-Law for collection, by suit or including a reasonable counsel fee (of not lesable as a part of the debt secured hereby, an	s than ten per cent of the a I may be recovered and col	mount involved) shall lected hereunder.	thereupon become due and pa
Provided Always, Nevertheless, and it			
the said Larry A. Coker said Abe Smith and Ike	do and s	shall well and truly pa	ay, or cause to be paid, unto t the said debt or sum of mon
aforesaid, with interest thereon, if any shall then this deed of bargain and sale shall cea virtue.	be due, according to the true, determine, and be utterl	ne intent and meaning ly null and void; other	or the said note wise to remain in full force an
And it is Agreed, by and between the san hold and enjoy the said premises until	lefault of payment shall be	e made.	1s
· Witnesshands and seal			
one thousand nine hundred and			Seventy riith
year of the Sovereignty and Indep	ndence of the United Stat		n 1
Signed, Sealed and Delivered in the Presence of		Larry G.	John (Sea
Kalph T. W	ilson	0	(Sea
HOME - VIII	l		(Sea
3,7 12 40000			(Sea
THE CHAME OF COUNTY CAROLINA)		
THE STATE OF SOUTH CAROLINA County of Laurens	}		
County of Laurens	1/ C Bl	10/11/200	
PERSONALLY appeared before me	$\mathcal{N} = \mathcal{N} \mathcal{N}$		and made oath thathe sa
he within named			sign, seal, and as
ct and deed deliver the within deed: and the	he with	1-2 ()	witnesse
SWORN to before me this	775 day	,	
of the	A D: 19	- 00	, ,
KARDIL TU	ilon	HS VI	alkers of
Notary Public, S	(Seal)	4	
THE STATE OF SOUTH CAROLINA		BENUNCIATIO	ON OF DOWER
County of Laurens	- Let	HENOMOIATIO	on or bowen
	ا مولاً مر	do herel	oy certify unto all whom it ma
oncern, that Mrs			
amed	did this day a	ppear before me, and	upon being privatel
nd separately examined by me, did declare t erson or persons whomsoever, renounce, re			
eirs and Assigns, all her interest and estat			
GIVEN under my hand and seal this	da y		
of	.i. D. 17		
Materia Dublic C	(Seal)	•	