TO HAVE AND TO HOLD all and singular the said premises unto the said	
<i>F</i> 11	to the said Company, its successors and assigns, from and against myself
	and all other persons lawfully claiming or to claim the same or any part thereof.
	meaning of the parties to these Presents, that if
	nt, the said debt or sum of money aforesaid, with the interest thereon
then this Deed of Bargain and Sale shall cease, determine and be utterly null	rein contained, according to the true intent and meaning of said Notes and this mort-
1. AND IT IS COVENANTED, by and between the said parties, that the	
	heirs, executors, or administrators, shall and will insure the house
um of not less than Thousand	gn the Policy or Policies of Insurance to the said Company; and that in case
	Il at any time neglect or fail so to do, then the said Company or its Agent may
the same to be insured in its name, and reimburse itself for the premium and	d expenses of such insurance, with interest thereon at the rate of six per centum
2. AND IT IS FURTHER COVENANTED, That the said	
imposed upon the property hereby mortgaged, and in case	shall pay, as the same may become due, all taxes by whatsoever authority
at any time neglect or fail so to do, then the said The Life Insurance Compainterest thereon at the rate of six per centum per annum; and that the same	any of Virginia or its Agent may pay such taxes and reimburse itself for the same,
3. AND IT IS FURTHER COVENANTED, That the said	Grange J' Martin his
	agents and tenants shall keep the aforesaid premises in as good order and
tion as they now are, and not commit waste, or any injury, to such an extent as	
	on between the parties to this Mortgage, the said shall not deny
orporate character of the said Company nor require any proof of such corporate	ayment under any of the conditions of the said Notes, or failure to pay any of the
hereinbefore specified, or to perform any of the other covenants of this Morts	gage, for the space of thirty consecutive days, the said Company may at its option r at the rate above stipulated.
6. AND IT IS FURTHER COVENANTED, That in case the said debt	t, or any part thereof, is established by or under an action for foreclosure or of debt
Frank 4. Martin	uch thereof as is unpaid, shall also recover of the said
rvices in said action, not to exceed ten per cent. of the amount unpaid and decreased thereby	creed to be payable—such fee to be incorporated in the judgment in said action and
7. AND IT IS FURTHER COVENANTED, That the said	
its successors, and assigns, all of the rents, issues and profits of the said mort	will assign, and doth hereby assign, set over and transfer to the said Comgaged premises, accruing and falling due from and after the service of a summons
	s further security for the debt then due and unpaid under this Mortgage, and the
8. AND IT IS FURTHER COVENANTED, That if the said	Frank F. Marlin
heirs, exe	
executors, administrators or assigns, shall tail to keep any of the covenant te terms of said Notes, as stipulated to be paid herein, or if default be made ance agreement as provided herein; or if the buildings and improvements are of South Carolina against the debt or Notes secured hereby, or the interest we count of competent jurisdiction of a decision that the undertaking by the M	s herein contained, or to pay any of said moneys as they become due and payable in the payment of said taxes or assessments; or if default be made in the said e not kept in good repair; or in case any tax or assessment is assessed within the in said premises of said Mortgagee, its successors or assigns; or upon the rendering ortgagor, as herein provided, to pay any tax or taxes is legally inoperative,
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