ompany	HOLD, all and singular the said	premises unto the said.	Le Studente	s forever And A	do barahu hin
hold full	,		forever defend all and singular		
7 9 9 5	The Trudential	msurauc	e Company	of alue	cea
successors and assigns f	from and against TMSE	if and	ay , o		
	ators and assigns and all others w				
h insure the house and e as may be required b insurance to the said M assigns, may cause the s	CD, by and between the said parties, buildings now or hereafter erected by the Mortgagee, in stock companion fortgagee, its successors or assigns, same to be insured in its own name	d on said lot and keep the ies approved by the Mortga , and in case he or they sh e and reimburse itself for t	same insured from loss or dagee in a sum satisfactory to the all at any time neglect or fail the premium and expenses of s	so to do then the said I uch insurance under the	h other forms of insur- he said policy or policie. Mortgagee, its successor- mortgage.
and shall well and truly	YS, NEVERTHELESS, and it is pay or cause to be paid unto the sling to the true intent and meaning	said Mortgagee, its successo	rs or assigns, the said debt or s	naid by the Mortgagor	nec
s, executors, administra	tors or assigns, under the covenant	ts of this Mortgage, then th	is deed of pargain and sale sna	Mortgagor	to hold an
oy the said premises un of the principal of sa	it id default in any payment of princid debt, or of any interest thereon	sipal, or of any interest at t i, at the time the same is o	he time the same is due, shall lue; or upon any default in the	payment of any and all	sums of money provide
mer erected on said lot, on Mortgagee, its successor It is agreed and cove of right and lawful authors have been begun or stressors or assigns, for clare the entire indebted.	heirs, executors, administrators or r shall fail to assign the said policy rs or assigns, become at once due a enanted by and between the said partority to sell, convey or encumber the hall be begun affecting the same, or or on account of this loan, either becomes secured hereby at once due anotedness secured thereby. will pay all taxes or charges and a	assigns, shall at any time for or policies of insurance to and payable and this Mortga rties that if the said Mortga the same; or if said premise if any tax or assessment be by the State or County, or ind payable and the Mortgag	ail or neglect to insure and ke the Mortgagee, its successors ge may be foreclosed by said gor do A not hold said as are not free and clear of a made or levied upon the del for any local purpose, the Mor or or the person or person	or assigns, the whole del Mortgagee, its successors I premises by title in fee Il liens and encumbrance of secured hereby or upo tgagee, or its successors, as claiming or holding un	buildings now or here of shall, at the option of or assigns. simple, or hacome no s whatsoever; or if an on the Mortgagee, or it shall have the right to der the Mortgagor shall
ome due and before the	ey become delinquent, and upon the e, and any sums so paid shall stand	Mortgagor failure to s d secured by this mortgage	o pay the said taxes, charges, and bear interest from the date	of payment until repaid a	nts, the Mortgagee shart the rate of
irs, executors, administra	greed and covenanted by and between tors or assigns, shall and will pay ase. Shall and will pay	all taxes or assessments on o, the said Mortgagee, its st	the property hereby mortgaged accessors or assigns, may pay s	l or this mortgage or no	ote secured hereby whe
penalties incurred thereo And it is further ag	on or any part thereof, and reimburs greed and covenanted between the s	se itself for the same under said parties, that in case th attorney for collection, suit	this mortgage. e debt secured by this Mortgage action or foreclosure, the sa	or any part thereof is c	ollected by suit or actio
cutors, administrators of orney's fees, which shall t or action hereunon or	r assigns, shall be chargeable with l be due and payable at once, whic hereunder.	all costs of collection, inclu- ch charges and fees, together	ding ten (10) per cent. of the r with all costs and expenses,	are hereby secured and i	may be recovered in ar
	If hand and seal, this and the seal seal this				in the year of our Lor
vereignty and Independer	nce of the United States of Americ	and in the one hi	indred and	Lister	year or th
Signed, sealed and de	elivered in the presence of)	Miled, W,		(L. S.
Hazel	M. Bride				(L. S.
Dosephin	ue Donnan			•	(L. S.
STATE OF SOUT	TH CAROLINA.				
ounty of Green		sel M.	Bride		
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	saw the within named				
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STATE OF SOUT	TH CAROLINA,	ortgago	r Woman	V.	MATION OF DOWE
STATE OF SOUT	TH CAROLINA,	ortgago		∪ .	CIATION OF DOWER
STATE OF SOUT	whom it may concern, that Mrs			did this day appear be	efore me, and upon bein
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STATE OF SOUT unty of	whom it may concern, that Mrs	he does freely, voluntarily, edall her right and claim of o	and without any compulsion, di	did this day appear be ead or fear of any person gular the premises within	mentioned and released