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				<u> </u>	Service Services
The second second	· ·			ing the second s	
TOGETHER with all and singular the rights, mem	bers, hereditaments and	appurtenances to	the said premises bel	onging, or in anywise in	cident or appertaini
TO HAVE AND TO HOLD, all and singular the said	premises unto the said n	nortgagee, its succ	cessors and assigns for	rever. And	<u>I</u>
the said mortagor, do hereby bind	myself and my	7	in a state of the	montrodoo ita guessaana	
Heirs, Executors and Administrators, to warrant and for against me and 1		gular the said pr			•
persons whomsoever lawfully claiming or to claim the		of.	•	Executors, Administrator	
		strators, and rissi	gig neresy specialism		A factor and Dir
ollowing acts and to comply with the following condition. 1. To pay all taxes, charges, public rates or asses		scribed property,	as and when due, and	before any of them becor	me delinquent.
2. To make or permit no waste, alteration or ren	والمرازي والمسكن الماضعة المعارفة	and the second of the second o	the state of the s	in the second se	Sugar.
3. To insure in companies acceptable to the morts		dings now or her	eafter on the said lot	or lots in the sum of not	less than
against loss or damage by fire, and in such other form	Hundred: ns of insurance as may be	e required by the	mortgagee, and pay f	or the said insurance wh	Dolla nen due, and assign t
Policy of Insurance to the said mortgagee. 4. To pay the said debt or sum of money as provi	ided in said note or oblig	eation and in this	s mortgage, with inte	rest thereon, according	to the true intent a
meaning of the said note or obligation and this mortgable to the above described mortgaged premises, for	age together with all cos	ts and expense w	hich the said mortgag	ee shall incur, including	attorney's fees charg
Upon breach of any of the conditions of this more	tgage, or upon default ir	the payment of	the principal of said	i debt, or interest there	on, or upon default
payment of any sums of money provided to be paid	at the time the same is	due by the said	mortgagor, _an	d his Heir	s, Executors, Admir
rators or Assigns, under the agreements and covenar any part thereof, or to have or cause the said propert, secured by this mortgage and bear interest from d	y to be insured in its na late of payment until re	me, and pay for epaid at the rate	the same, and all su	ims so paid by the said	mortgagee shall sta
option to treat the entire indebtedness secured hereby	as due and to foreclose	this mortgage.			
And if at any time the said obligations or any par Administrators, Successors or Assigns agree that any J	Judge of the Circuit Cour	rt of said State, at	t chambers or otherwi	se, and upon ex parte pro	oceedings, or otherwi
may appoint a receiver, with authority to take possess paying costs of collection) upon said debts, interest, ins	sion of the said premises	and collect the r	ents and profits there	of, applying the net proc	eeds so collected (af
rents and the profits actually collected, less said costs. PROVIDED ALWAYS, NEVERTHELESS, And it	is the true intent and m	eaning of the na	ties to these Presents	that if the said mortga	gor
shall well and truly pay or cause to be paid, unto the interest thereon, if any shall be due, according to the t	he said mortgagee, its ce true intent and meaning o	rtain attorney, su of the said obliga	accessors or assigns, thation and condition th	he said debt or sums of	money aforesaid, w
cease, determine and be utterly null and void; otherwise. And it is further agreed, by and between the said				premises until default of	payment shall be made
	d Seal this			And the second s	ing#
year of our Lord one thousand, nine hundred and	and the first transfer of the first of the f			sixty-fifth	
year of the Independence of the United States of Ameri	ica.	and in the or	le nunureu and		39
SIGNED, SEALED, AND DELIVERED IN THE PRESE	NCE OF		eller		eri Visit
Vivian West			iver G. Wood	Angel 11 Marie 11 11 11 11 11 11 11 11 11 11 11 11 11	(SEA
B. A. Bennett			*		(SEA
TATE OF SOUTH CAROLINA, Greenville County		•		· 	
Greenvine County					•
PERSONALLY appeared before me	Vivian West				
nd made oath that She saw the within named	Oltter G. Wo)Ođ		and the second s	
		sign, seal and	as his	<u> </u>	Act a
Deed, deliver the within Deed; and that Sheritnessed the execution thereof.	e, with	B. A. Ben	nett		
The second se					
sworn to before me, this	19/1]		V1v1:	n West	
B. A. Bennett	(SEAL)				
Notar	y Public for S. C.				
	<u> </u>				
TATE OF SOUTH CAROLINA,		RENUNCIAT	ION OF DOWER		
Greenville County B. A. Benne t	<u>it</u>			, Notrary Pu	blic for South Carol
lo hereby certify unto all whom it may concern, that M	0	McBrayer i	lood		
THE CONTRACT OF THE PROPERTY O		₩ , ****		the Wife	
C					
a a baing muirretely and generately	13980 N WALL				this day did ann
ny norgan ar nargang whomsoever renounce release	and forever relinguish t	into the within	named mortgagee, its	and without any compus successors and assigns	ilsion, dread, or fear
any person or persons whomsoever, renounce, release, estate, and also all her right and claim of Dower, of, in,	examined by me, did de	into the within e premises within	named mortgagee, its n mentioned and relea	and without any compus successors and assigns	s, an her interest a