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	o, combers, ricieultame	ents and Appurtenges and Appurtenges	
TO HAVE AND TO HOLD a	ll and singular the said Premises unto	the said Eva H. Anderson and Eunice J	in anywise incident or app
	said Premises unto	and autee 1	. Andrea, their
Heirs and Assigns forever. And	I .		
forever defend all and a	do hereby bind m	yself, my Heirs, Executors and Ad	Iministrators to
detend an and singular the	said Premises unto the said Eva]	H. Anderson and Eunice J. Andrea,	that m
Heirs, Executors, Administrators an	d Assigns and every person whomselve	Heirs and Assigns, from and againstver lawfully claiming or to claim the same or any part ther	x
And the said mortgagor as	ree S to insulate the whomsoev	ver lawfully claiming or to claim the same or any part ther	reof.
• • • • • • • • • • • • • • • • • • • •	"" Ilisure the house and but	21.4!	•
insured from loss or damage has con-	ATTION COLIN	onars, in a company or companies satisfactors	
fail to do a ut	y and assign the policy of insurance	Collars, in a company or companies satisfactory to the mort to the said mortgagee; and that in the event that the moint. In the in the interest of the said uppoid.	gagee_, and keep the san
premium and expense of such insure	e_ may cause the same to be insured	their	snall at any tin
And if at any time any part of s	aid debt. or interest these	tname and reimburse <u>CD</u>	emselves for the
premises to said mortgages S. o.	that -	t	ofits of the above describe
that any Judge of the Circuit Court (collect said rents and profits	if said State may, at chambers or other	hereby assign the rents and pro Heirs, Executors, Administra rwise, appoint a receiver, with authority to take possess lying costs of collection) upon said debt, interest, costs or	A .
to account for anything more than the	the net proceeds thereafter (after pa	rwise, appoint a receiver, with authority to take possess aying costs of collection) upon said debt, interest, costs or	ators or Assigns, and agre sion of said premises an
~, 11C V CI 4116	HESS, And that it is at		
the second section of the second section is a second section of the second section of the second section secti	The street was a superior of the street of t	meaning of the parties to these Presents, that if	, the said mortgago
AND IT IS ACREED 1	n and sale shall cease, determine, and	said, with interest thereon, if any be due, according to the the utterly null and void; otherwise to remain in full force	true intent and meaning of
Witnesshand	and seal, this30th	day of January	of payment shall be made.
year of our Lord one thousand, nine !	undred and	day of January	in the
	Sirtmas	and the second s	nd in the one hundred and
of America.	JAN 9-SIX th	y-twoan	ondo of all TI to a g
Signed, sealed and delivered in the	presence of		once of the Officed States
J. O. Heatherl		garan di kacamatan <u>a</u> manang mga kacamatan di kacamatan di kacamatan di kacamatan di kacamatan di kacamatan di k	
		I.A. TT A	
W. H. Arnold		Ida Heatherly	(L. S.)
W. H. Arnold		Ida Heatherly	(L. S.)
			(L S)
			(L. S.)
			(L. S.)
	[A,		(L. S.)
HE STATE OF SOUTH CAROLIN	JA, MORT	TGAGE OF REAL ESTATE	(L. S.)(L. S.)
HE STATE OF SOUTH CAROLIN County of Greenville, Personally appeared before me	W. H. Arnold	TGAGE OF REAL ESTATE	(L. S.)(L. S.)
HE STATE OF SOUTH CAROLIN County of Greenville, Personally appeared before me d made oath that he saw the with	W. H. Arnold	TGAGE OF REAL ESTATE	(L. S.)(L. S.)
HE STATE OF SOUTH CAROLIN County of Greenville, Personally appeared before me and made oath that he saw the with gn, seal and as	W. H. Arnold hin named Ida Heather	TGAGE OF REAL ESTATE	(L. S.) (L. S.) (L. S.)
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