## $\text{vol}\,1025\,\,\text{rage}\,759$

The above-described land is subject to the foll	Owink-described rear escare morrgaRe/2).
1. That certain real estate mortgage to the Un	nited States of America executed bySteven-LHuf-fman
	, deted October 4, 1972
and recorded in R.M.C. Office for	Greenville County, Book(s) 1252
at Page(s) 97 , of the	e Public Records of Greenville County,
as part of the consideration of this coveyance, a	executed as of the date hereof, assume(s) liability for and agree(s) to pay, all or a certain specified portion of the indebtedness secured by said real is a balance due of \$16,383.06
their joint lives and upon the death of either of fee simple, together with every contingent remains  Andwe	the said Premises before mentioned unto the said Grantee(s) for and during them, then to the survivor of them, his or her heirs and assigns forever in der and right of reversion.  Heirs, Executors and Administrators, to warrant and forever e said Cleveland D. Smith and Edna N. Smith for and during their joint lives and upon the death of either neirs and assigns forever in fee simple, against us
	nd
whomsoever lawfully claiming, or to claim the sam	
IN WITNESS WHEREOF, the Grantor(s) harvy first above written.	e hereunto set <b>our</b> hand(s) and seal(s), the day and year
Signed, sealed and delivered in the presence of:	Challes Seal (SEAL)

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