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A STATE OF THE PARTY OF THE PAR				
TOGETHER with all and singular the		•		incident or appertaining
TO HAVE AND TO HOLD, all and singula he said mortagor, do hereby bind		id mortgagee, its successo		
Heirs, Executors and Administrators, to wa	rrant and forever defend all and	l singular the said premis	ses unto the said mortgagee, its success	sors and assigns from an
against me or my persons whomsoever lawfully claiming or t	o claim the same or any part th	ereof.	Heirs, Executors, Administr	, , , , , , , , , , , , , , , , , , , ,
And, the said mortgagor,	1ts Heirs, Executors, Adr	ministrators, and Assigns	hereby specifically agree and covenar	nt to do and perform th
ollowing acts and to comply with the follow 1. To pay all taxes, charges, public ra	- .	described property as a	nd when due, and before any of them be	ecome delinguent.
			er on the said property without the mo	
3. To insure in companies acceptable t				
Four Thousand and and against loss or damage by fire, and in such	ns term other forms of insurance as ma	y be required by the mor	rtgagee, and pay for the said insurance	when due, and assign th
Policy of Insurance to the said mortgagee. 4. To pay the said debt or sum of mor	ney as provided in said note or (obligation and in this mo	ortgage, with interest thereon, according	ng to the true intent an
meaning of the said note or obligation and able to the above described mortgaged pr	emises, for collecting the same	by demand of attorney or	by legal proceedings.	
Upon breach of any of the conditions				
payment of any sums of money provided trators or Assigns, under the agreements any part thereof, or to have or cause the secured by this mortgage and bear interpoption to treat the entire indebtedness secu	and covenants of this mortgage, said property to be insured in it est from date of payment unt	, the said mortgagee, or is s name, and pay for the il repaid at the rate of se	its successors or assigns, shall have the same, and all sums so paid by the s	aid mortgagee shall stan
And if at any time the said obligations Administrators, Successors or Assigns agree	or any part thereof shall be pas	st due and unpaid, the mo	ortgagor and his	Heirs, Executor
hay appoint a receiver, with authority to paying costs of collection) upon said debts, rents and the profits actually collected, less	take possession of the said pren interest, insurance, or other lega	nises and collect the rents	s and profits thereof, applying the net p	roceeds so collected (afte
PROVIDED ALWAYS, NEVERTHELES hall well and truly pay or cause to be puterest thereon, if any shall be due, accordease, determine and be utterly null and vote the control of the control o	aid, unto the said mortgagee, it ling to the true intent and mean pid; otherwise it shall remain in	s certain attorney, succes ing of the said obligation full force and virtue.	ssors or assigns, the said debt or sums and condition thereof, then this deed	of money aforesaid, wit of bargain and sale sha
And it is further agreed, by and betw				
witness my				in the
rear of our Lord one thousand, nine hundre rear of the Independence of the United Stat SIGNED, SEALED, AND DELIVERED IN T	es of America.	and in the one h	nundred and sixty-fourth	
Mrs. Boyce Green		W. Je	emes Reese	(SEAL
John Ratterree				(SEAL
* Indicates a second of the se				
TATE OF SOUTH CAROLINA, Greenville County				
DEDGONALLY aureand before me	Mrs. Boyce Gr	reen		
PERSONALLY appeared before me	W Tomo			
and made oath that — he saw the within ha	amed		his	Act an
,				
Deed, deliver the within Deed: and that	s he, with John	n Ratterree		
vitnessed the execution thereof.		n Katterree		
SWORN to before me, this	1	n Ratterree	Mns Berne Check	
vitnessed the execution thereof.		Ratterree	Mrs. Boyce Green	

Greenville County

I, John Ratterree

do hereby certify unto all whom it may concern, that Mrs. Nell Wood Reese

the Wife of the within named

W. James Reese

this day did appear before me, and, upon being privately and seperately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and singular the premises within mentioned and released.

GIVEN under my Hand and Seal this

1 day of June

John Ratterree

(SEAL)

Nell Wood Reese

Recorded

June 4th

19 40, at 4:30 o'clock

P. M. BY:E.G.