G.R.E.M.—3-a		
State a South Carolina, Country of Greenville		ا غما
Levely assign, transfer and set over in		1
successors and assigns, the within mo	torse 1 the not interest	
successors and assigns, the wimen mos	ugage aux val vale wante	
the same secures without recourse, the	s 4th day of Necentles, 1946	
Nitnew; John	a J. Davemport	
Hara C. Campbell		
Janoura Gladaer		
Assignment Recorded Jan 6th 1947 at TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenance	12:05 P.M. # 259,	
TO HAVE AND TO HOLD all and singular the said Premises unto the saidJ	ohn T. Davenport, his	
Heirs and Assigns forever. Anddo hereby bindmyself and	my Heirs, Executors and Administrators to warrant a	nd
forever defend all and singular the said Premises unto the saidJohn T. Dave		
******** Branch and must bring and bring a reminder that bring bri		*.*
	wa hae am	
Heirs and	Assigns, from and against me and my	
Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully cla		
And the said mortgagor agree to insure the house and buildings on said l	ot in a sum not less than	
	pany or companies satisfactory to the mortgagee, and keep the sat	
insured from loss or damage by fire, and assign the policy of insurance to the said mort		me
fail to do so, then the said mortgagee may cause the same to be insured in	name and reimbursefor t	he
premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid,		ed
that any Judge of the Circuit Court of said State may at chambers or otherwise annoint	a receiver with authority to take possession of said premises a	nd
collect said rents and profits, applying the net proceeds thereafter (after paying costs of coto account for anything more than the rents and profits actually collected,	nection, upon said debt, interest, costs or expenses; without liabil	10y
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the	parties to these Presents, that if, the said mortgage	gor
x		
to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest the said note, then this deed of bargain and sale shall cease, determine, and be utterly null		
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AND IT IS AGREED by and between the said parties that said mortgagor_18to h		4427.
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	day ofin	the
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