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G.R	.E.	M. :	5-A

e above described land is			*
	on the	day of	19,
ed recorded in the office of Register of Mesne Conveyance for Greenville Co TOGETHER with all and singular the Rights, Members, Hereditan	inty, in Bookents and Appurtenance	es to the said Premises belonging	g, or in anywise incident or ap
taining. TO HAVE AND TO HOLD, all and singular, the said premises us			
successors			
Assigns forever. ourselves, our			
And Kdo hereby bind maximum Heirs, Executors and Administrato its successors Raikand Assigns, from	. 139. (בין דור	
component lawfully claiming, or to claim the same or any part thereof.			
And K the said mortgagor, agree to insure the house and buildings o		and wi	ndstorm Dollars, in
mpany or companies which shall be acceptable to the mortgagee, and keep thake loss under the policy or policies of insurance payable to the mortgagee, me to be insured as above provided and be reimbursed for the premium and surance premium or any taxes or other public assessment or any part thereo	expense of such insurar the mortgagee may at	ss or damage by fire during the chall at any time fail to do so, then nee under this mortgage. Upon fa his option declare the full amount	continuation of this mortgage, and the said mortgagee may cause the ilure of the mortgagor to pay any of this mortgage due and payable we said mortgagor, do and shal
PROVIDED ALWAYS, NEVERTHELESS, and its the fitte life ell and truly pay, or cause to be paid unto the said mortgagee the said debt tent and meaning of the said note, then this deed of bargain and sale shales and IT IS AGREED, by and between the said parties, that the note and if at any time any part of said debt, or interest thereon, be past	case determine and l	he utterly null and void: otherwise	to remain in full force and virtue
ortgagee, or <u>its</u> <u>successors</u> Heirs, Executors, Administrator otherwise, appoint a receiver, with authority to take possession of said precollection) upon said debt, interest, cost and expenses without liability to	account for anything in	fore than the rents and the profits	actually concered.
WITNESS our hand and seal s, this	5	day ofJuly_	in the year of our Lor
ne thousand nine hundred and forty-f			
Signed, Sealed and Delivered in the Presence of Stanley Batson	Ge	orge T. Bailey	(T. S
Jno. R. Cheatham	Ha	zel B. Stickel	(L. S.
TATE OF SOUTH CAROLINA,		PROBATE	
Personally appear before me	tham		
nd made oath that he saw the within named George T.	Bailey and H	azel B. Stickel	
gn, seal and astheiract and deed deliver the within written of	eed, and thathe wi	th W. Harold Arnol	dwitnessed the executio
hereof.	William Control		I the second with the second s
SWORN to before me this5 ay ofA. D., 1945		on R. Cheatham	
	<u></u>	on n. ondavnam	
W. Harold Arnold (Seal) Notary Public, S. C.			
STATE OF SOUTH CAROLINA,		RENUNCIATION OF DOW	ER
OUNTY OF GREENVILLE		. Continue to hander consider con	to all whom it may concern th
I, W. Harold Arnold a large I			
nis day appear before me, and, upon being privately and separately examin			
ear of any person or persons whomsoever, renounce, release and forever t			
Inc., its successors			
and Assigns, all her interest and estate, and also all her right and	laim of Dower of, in o	T to an and singular the Fremises	within mentioned and released.
Given under my hand and seal, this5	Lois H	. Bailey	
W. Harold Arnold (Seal) Notary Public, S. C.	<u></u>		
	45 at 12:38	o'clock	P. M. BY:N.S.
For value received I do hereby assign, transfer and set over to			
		within mortgage and the note whi	ch it secures without recourse, the
day of	19		
Witness:			