•	Vol.	310				
					<u> </u>	
			Section 1			
				a due or in an	vwise incident or app	ertaining.
TOGETHER with all and singular the	rights, members, hereditaments a	nd appurtenance	s to the said premises b	elonging, or in an	, , , , , , , , , , , , , , , , , , , ,	
TO HAVE AND TO HOLD, all and singul	myself and my	The second section is a second section of the second section of the second section is a second section of the second section of the second section is a second section of the section	id promises unto the sai	d mortgagee, its s	uccessors and assigns	from and
TO HAVE AND TO HOLD, all and singul the said mortagor, do hereby bind Heirs, Executors and Administrators, to w	arrant and forever defend all and	l singular the sa	in bremises and	rs, Executors, Adn	ninistrators, and Assig	ns, and all
edeinst me and my	the game or any nart t	hereof.	Assigns hereby specifi	cally agree and co	ovenant to do and p	erform the
against me and my persons whomsoever lawfully claiming or And, the said mortgagor						
	. Jiliang		porty as and when due, a	nd before any of t	hem become delinque	nt.
1. To pay all taxes, charges, public	rates or assessments on the above	rovements now (or hereafter on the said	property without	the mortgagee's writt	en consent.
2. To make or permit no waste, and	eration of zeros the house and	d buildings now	or hereafter on the said	100 01 2000		Dellard
3. To insure in companies acceptable	Fifteen Hundre) d	the mortgages and n	ay for the said ins	urance when due, an	d assign the
3. To insure in companies acceptable against loss or damage by fire, and in su	ich other forms of insurance as n	nay be required	by the mortgagee, and F	interest thereon	according to the true	intent and
Policy of Hibertanne	monoy as provided in said note or	r obligation and	ense which the said mor	tgagee snan meur,		
4. To pay the said debt or sum of meaning of the said note or obligation a able to the above described mortgaged Upon breach of any of the condition	and this mortgage together with a premises, for collecting the same	ie by demand of	attorney or by legal proc	said debt, or inte	erest thereon, or upo	n default in
Then breach of any of the condition	ns of this mortgage, or upon def	ault in the pays		and his	Heirs, Executo	rs, Adminis-
Upon breach of any of the condition payment of any sums of money provide trators or Assigns, under the agreement any part thereof, or to have or cause the	ed to be paid at the time the sa	me is due by th	ne said mortgagor , tgagee, or its successors	or assigns, shall h	ave the right to pay by the said mortgage	e shall stand
payment of any sums of money provide trators or Assigns, under the agreement any part thereof, or to have or cause the secured by this mortgage and bear in	its and covenants of this mortga he said property to be insured in	its name, and puntil repaid at the	pay for the same, and the care rate of seven per cen	t per annum; and	the said morigagee s	iluii iluii
secured by this mortgage and bear in	secured hereby as due and to for	reclose this mort	gage.	and	his Hei	rs, Executors
			paid, wie	nerwise, and upon thereof, applying	ex parte proceedings, the net proceeds so co	ollected (afternore than th
And if at any time the said obligat Administrators, Successors or Assigns a may appoint a receiver, with authority paying costs of collection) upon said deposits and the profits actually collected,	to take possession of the said p	remises and collegal assessment,	costs or expenses; with	out liability to ac	count for anything -	The second second
DAVIDE CODES OF COMME	loce cold COSIS.				Sala IIII	Campagnid 33711
PROVIDED ALWAYS, NEVERTH	be paid, unto the said mortgaged	e, its certain attoreaning of the sa	orney, successors or assi id obligation and condit	ion thereof, then t	his deed of bargain	and sale size
PROVIDED ALWAYS, NEVERTH shall well and truly pay or cause to interest thereon, if any shall be due, a cease, determine and be utterly null at And it is further agreed, by and	ccording to the true intent and in nd void; otherwise it shall remain	in full force an	d virtue.	said premises unt	il default of payment	shall be mad
And it is further agreed, by and	between the said parties, that th	ne mortgagor	, shan noteda	y of Feb	ruary	in t
my	Hand and Seal this	**************************************			sixth	
WILLIAM	nundred and for ty-two	and	in the one hundred an			
a I and one thousand, nine h	4 AMONICO				_	
year of our Lord one thousand, nine he year of the Independence of the United	d States of America.			.	and a week to the second of th	(SEA
SIGNED, SEALED, AND DELIVERED) IN THE PRESENCE OF	·	George W.	DeYoung		(SEA
SIGNED, SEALED, AND DELIVERED Vivian West	O IN THE PRESENCE OF		George W.	DeYoung		(SEA
SIGNED, SEALED, AND DELIVERED	O IN THE PRESENCE OF		George W.	DeYoung		
SIGNED, SEALED, AND DELIVERED Vivian West B. A. Bennett	O IN THE PRESENCE OF		George W.	De Young		
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SIGNED, SEALED, AND DELIVERED Vivian West B. A. Bennett STATE OF SOUTH CAROLINA, Greenville County	o in the presence of	an West	George W.	De Young		
SIGNED, SEALED, AND DELIVERED Vivian West B. A. Bennett STATE OF SOUTH CAROLINA, Greenville County PERSONALLY appeared before	N THE PRESENCE OF Vivi	an West				
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