G.R.E.M.—2-a	
ТООРЖИТЕТ	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtent	ances to the said Premises belonging, or in anywise incident or appertaining
TO HAVE AND TO HOLD all and singular the said Premises unto the said	Mrs. Ora Turner, her
Heirs and Assigns forever. Anddo hereby bindmyself and	l my
forever defend all and singular the said Premises unto the said	a Turner, her
Hoire o	nd Aggiong from and my
Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully	claiming or to claim the same or any part thereof.
And the said mortgagor agree to insure the house and buildings on sai	d lot in a sum not less than Two Hundred and Fifther s
nsured from loss or damage by fire, and assign the policy of insurance to the said me	mpany or companies satisfactory to the mortgagee_, and keep the sar
ail to do so, then the said mortgagee may cause the same to be insured in LCC	nard R. Smith
ail to do so, then the said mortgagee may cause the same to be insured in Leoremium and expense of such insurance under this mortgage, with interest.	for t
And if at any time any part of said debt, or interest thereon, be past due and unpai	${ m d}_{,-}$ ${ m I}_{}$ hereby assign the rents and profits of the above describ
hat any Judge of the Circuit Court of wait Give	9r Heirs, Executors, Administrators or Assigns, and agree
ollect said rents and profits, applying the net proceeds thereafter (after paying costs of a account for anything more than the rents and profits actually collected,	it a receiver, with authority to take possession of said premises an collection) upon said debt, interest, costs or expenses; without liabili
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the	
be paid unto the said mortgagee the debt or sum of money aforesaid, with interest and note, then this deed of bargain and sale shall cease, determine, and be utterly not	st thereon, if any he due according to the true intent and manning
ne said note, then this deed of bargain and sale shall cease, determine, and be utterly nu	Il and void; otherwise to remain in full force and virtue.
AND IT IS AGREED by and between the said parties that said mortgagor	hold and enjoy the said Premises until default of payment shall be mad
Witnesshand and seal, this28th	day of March in the
con of our Lord one Abancant TOPEV = EWO	
ear of our Lord one thousand, nine hundred and	and in the are house.
sixty-sixth	and in the are house.
sixty-sixth	and in the are house 1
Signed, sealed and delivered in the presence of	and in the one hundred an
Sixty-sixth America. Signed, sealed and delivered in the presence of Glen Phillips	Leonard R. Smith
Sixty-sixth America. Signed, sealed and delivered in the presence of Glen Phillips Sallie Phillips	and in the one hundred an year of the Independence of the United State Leonard R. Smith (L. S.
Sixty-sixth America. Signed, sealed and delivered in the presence of Glen Phillips Sallie Phillips	Leonard R. Smith (L. S.
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Sixty-sixth Signed, sealed and delivered in the presence of Glen Phillips Sallie Phillips HE STATE OF SOUTH CAROLINA, County of Greenville. Sallie Phillips:	Leonard R. Smith (L. S. (L. (L. S. (L. (L. (L. (L. (L. (L. (L. (L. (L. (L
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