.R.E.M. 5-A							
he above described land is							
Quinton Crain							
eed recorded in the office of Register of Mesne Conveyance for Greenville County,							
TOGETHER with all and singular the Rights, Members, Hereditaments a ertaining.	and Appurter	nances to the	Thomasor	belonging, or	in anywise	incident	or ap-
TO HAVE AND TO HOLD, all and singular, the said premises unto the	e said		1110ma bol	.,			
	* /* · · ·						
Ieirs and Assigns forever.							
And I do hereby bind myself, my Heirs, Executors and Administrators to v							
his Heirs and Assigns, from and whomsoever lawfully claiming, or to claim the same or any part thereof.							
And I, the said mortgagor, agree to insure the house and buildings on said		less than	Fifteen h	undred n	0/100		
ompany or companies which shall be acceptable to the mortgagee, and keep the same	e insured troi	m loss or dama	age by fire duri	ng the continu	ation of th	Dolla	ge, and
onake loss under the policy or policies of insurance payable to the mortgagee, and the ame to be insured as above provided and be reimbursed for the premium and expensurance premium or any taxes or other public assessment or any part thereof the n	nt in the erren	t I chall at anv	r fime tail to do	so then the sai	n mortgag	ee may ca	iise tne
DROVIDED AT WAVE NEVERTHELESS and it is the true intent and	meaning of	the parties to t	these presents.	that if I the sa	id mortga	zor, do at	d shall
vell and truly pay, or cause to be paid unto the said mortgagee the said debt or sun ntent and meaning of the said note, then this deed of bargain and sale shall cease	n of money as e, determine, a	toresaid, with i and be utterly i	nterest thereon null and void; o	, if any shall be therwise to ren	ain in full	force and	ne true virtue.
AND IT IS AGREED, by and between the said parties, that I, the mortgage And if at any time any part of said debt, or interest thereon, be past due as	gor, am to ho nd unpaid I h	ld and enjoy the ereby assign th	ne said premises ne rents and pro	s until default of fits of the above	of payment e described	shall be a premises	nade. to said
nortgagee, orhis Heirs, Executors, Administrators, or A otherwise, appoint a receiver, with authority to take possession of said premises	Assigns, and a	igree that any	Judge of the Ci	rcuit Court of a	said State	may at ch	ambers
f collection) upon said debt, interest, cost and expenses without liability to account	nt for anythir	ig more than t	ne rents and th	e pronts actual	iy conected	1.	
WITNESS my hand seal, this 1							r Lord
ne thousand nine hundred and forty-four							
Signed, Sealed and Delivered in the Presence of)						
Mary S. Wilburn	}	J. B.	Wilson				_(L. S.
D. B. Leatherwood)						_(L. S.)
COUNTY OF GREENVILLE Mary S. Wilbury Personally appear before me	n	·	PROBATE	Y			
nd made oath that he saw the within named J. B. Wilson	n	·	PROBATE	Y			
Personally appear before me Mary S. Wilburs and made oath that he saw the within named J. B. Wilson	n	 	PROBATE		<u> </u>		as:
Personally appear before me Mary S. Wilburs and made oath that he saw the within named J. B. Wilson ign, seal and as his act and deed deliver the within written deed, as	n nd thath	e with	PROBATE	therwood	<u> </u>		as:
Personally appear before me	n nd thath	e with	PROBATE	therwood	<u> </u>		- 28
Personally appear before me	n 	e withI	PROBATE	therwood	<u> </u>		- 28
Personally appear before me	n 	e with	PROBATE	therwood	<u> </u>		
Personally appear before me	n 	e withI	PROBATE	therwood	<u> </u>		
Personally appear before me	n 	e withI	PROBATE	therwood	<u> </u>		
Personally appear before me	n 	e withI	PROBATE	therwood	<u> </u>		- 28
Personally appear before me	n nd thath	e withI	PROBATE D. B. Lea	therwood	witnes	sed the ex	ecution
Personally appear before me	n d thath Mar	e withI South Carolina	PROBATE D. B. Lea OUTE CIATION OF	therwood DOWER	whom it n	sed the ex	rn, tha
Personally appear before me	nd thath Mar; Public for S	RENUN South Carolina	PROBATE D. B. Lea OUTE CIATION OF do hereby ce B. Wilso	therwood DOWER	whom it n	sed the ex	rn, tha
Personally appear before me	Public for See within name, did declar	RENUN South Carolina ned J.	PROBATE D. B. Lea OURN CIATION OF do hereby ce B. Wilso s freely, volunts	DOWER rtify unto all vanily and without	whom it nut any con	nay conce	rn, tha
Personally appear before me	Public for See within name, did declar	RENUN South Carolina ned	PROBATE D. B. Lea OUTH CIATION OF do hereby ce B. Wilso s freely, volunts	DOWER rtify unto all varily and without	whom it nut any com	nay conce	rn, tha
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Personally appear before me	Public for see within name, did declar	RENUN South Carolina ned	PROBATE D. B. Lea OURA CIATION OF do hereby ce B. Wilso s freely, volunts	DOWER rtify unto all varily and without	whom it n	nay conce	rn, tha
Personally appear before me Mary S. Wilburn and made oath that he saw the within named J. B. Wilson ign, seal and as his act and deed deliver the within written deed, and thereof. SWORN to before me this 13th ay of March A. D., 19 44 D. B. Leatherwood Notary Public, S. C. STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I. Mary S. Wilburn a Notary Mrs. Roxie E. Wilson the wife of the his day appear before me, and, upon being privately and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Given under my hand and seal, this 15th	Public for see within name, did declar	RENUN South Carolina ned	PROBATE D. B. Lea OURA CIATION OF d. do hereby ce B. Wilso s freely, volunta d singular the I	therwood DOWER rtify unto all varily and without	whom it n	nay conce	rn, tha
Personally appear before me	Public for see within name, did declar	RENUN South Carolina ned	PROBATE D. B. Lea OURA CIATION OF do hereby ce B. Wilso s freely, volunts	therwood DOWER rtify unto all varily and without	whom it n	nay conce	rn, tha
Personally appear before me	Public for Sine within name, did declarish unto the soft Dower of,	RENUN South Carolina ned J. re that she does within named. in or to all and ROXIE F	PROBATE D. B. Lea Ourn CIATION OF do hereby ce B. Wilson d singular the I	DOWER rtify unto all varily and without	whom it mut any com	nay conce	rn, tha
Personally appear before me	Public for Sine within name, did declarish unto the soft Dower of,	RENUN South Carolina ned J. re that she does within named. in or to all and ROXIE F	PROBATE D. B. Lea Ourn CIATION OF do hereby ce B. Wilson d singular the I	DOWER rtify unto all varily and without	whom it mut any com	nay conce	rn, that
Personally appear before me	Public for Sie within name, did declarish unto the soft Dower of,	RENUN South Carolina ted J. Te that she does within named. ROXIE F	PROBATE D. B. Lea Ourn CIATION OF do hereby ce B. Wilson d singular the I	DOWER rtify unto all varily and without	whom it mut any com	nay conce	rn, that
Personally appear before me Mary S. Wilburn and made oath that he saw the within named J. B. Wilson ign, seal and as his act and deed deliver the within written deed, as hereof. SWORN to before me this 13th A. D., 19 44 D. B. Leatherwood Notary Public, S. C. STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I. Mary S. Wilburn a Notary Roxie E. Wilson this day appear before me, and, upon being privately and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquing W. T. Thomason, his diversity and separately examined by rear of any person or person or person diversity and separately examined by rear of any person or person or person diversity and separately examined by rear of any person or person diversity and separately exami	Public for Sie within name, did declarish unto the soft Dower of,	RENUN South Carolina ned	PROBATE D. B. Lea OUTH CIATION OF d., do hereby ce B. Wilson d. singular the land singular the l	DOWER rtify unto all varily and without the remises within	whom it nut any com	nay conce	rn, that did lread of assed.
Personally appear before me Mary S. Wilburn and made oath that he saw the within named J. B. Wilson ign, seal and as his act and deed deliver the within written deed, as hereof. SWORN to before me this 13th A. D., 19.44 D. B. Leatherwood Notary Public, S. C. STATE OF SOUTH CAROLINA, County Of GREENVILLE I. Mary S. Wilburn a Notary Roxie E. Wilson this day appear before me, and, upon being privately and separately examined by rear of any person or persons whomsoever, renounce, release and forever relinquity. To Thomason, his diversity of March A. D., 19.44 Heirs and Assigns, all her interest and estate, and also all her right and claim of Given under my hand and seal, this 13th A. D., 19.44 Mary S. Wilburn Notary Public, S. C. Recorded March 13th 19.44; a	Public for see within name, did declarish unto the set	RENUN South Carolina ned	PROBATE D. B. Lea OUTH CIATION OF d., do hereby ce B. Wilson d. singular the land singular the l	DOWER rtify unto all varily and without the remises within	whom it nut any com	nay conce	rn, that did lread or ased.