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TOGETHER with all and singular the Rights, Members, Hereditaments, and	Appurtences to the said Premises belonging, or in any wi	se incident or apper-
taining.	T.TREP TV	
TO HAVE AND TO HOLD all and singular the said Premises unto the said	A TONOCOLOGO STROPPOSIX LIFE INSURANCE COMPANY, its	successors and as-
signs, And We do hereby hind, Ourselves, Our He	irs, Executors and Administrators to warrant and forever	defend all and singu-
In the said Discoving unite the cold of all by a subsequent 1100 INSCREANCE CONTRA	IN Y ITS SHEEPSOIS AND ADSIGNA, ITOM CHA CECTION	elves, our
Heirs, Executors, Administrators and Assigns, and every person whomsoever lawled	toto of South Carolina deducting from the value of land	d for the purpose of
In the event of the passage after the date of this mortgage of any law of the St taxing any lien thereon, or changing in any way the laws for the taxation of the mortgage	god un goute secution un montable for grafe of focat barbo	DCB, OI HIC INGINION OF
collection of any such taxes so as to affect in any manner whatsoever this mortgage	or the interest of the mortgagee, the whole of the principal	a parit books on Ny verse
mortgage, together with interest due thereon, shall at the option of the morgagee, w	vithout notice to the mortgagor S, Our	Heirs, Executors, Ad-
ministrators or Assigns, become immediately due and payable	and buildings on said lot against loss or damage by fire fo	or a sum not less than
And the said morgagor agree to insure and keep insured the houses	Dellars and against loss or damage by tornado f	or a sum not less than
\$8500.00	Dollars, in a company or companies s	atisfactory to the said
and to deliver to the gold mentgegee the policy or policies premiums	noid and assigned and endorsed with loss payable to th	ne said mortgagee in
such form as it may require, all renewal policies to be delivered to the said mortgage	gee at its principal office in the City of Greenvine, 5. C., a	emiums therefor, or to
deliver and policies promisms poid as aforesaid than the said mortsasses may call	so the same to be insifted and religibilise itself for the par	emiums and expenses
under this mentgego with interest which emount shall be a lien on the land herein	described it said holicles contain a co-misurance clause t	me amount of me m.
and forming agreement III has been a compared and a compared and a compared and a compared and the	nroporty milet he assigned to the said inortgagee. In car	se of foss in payment
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