than Two Thousand & no/100 in a company or companies satisfactory to the mort fire, and assign the policy of insurance to the said at any time fail to do so, then the said mortgage	gagee , and keep the same insured from loss or damage by mortgagee : and that in the event that the mortgagor shall e may cause the same to be insured in
for the premium and expense of such insure	
for the premium and expense of such insurance ur	
And if at any time any part of said debt, or int	
No hereby assign the rents and profits of the a	
rents and profits, applying the net proceeds the	gree that any Judge of the Circuit Court of said State may, suthority to take possession of said premises and collect said creafter (after paying costs of collection) upon said debt, count for anything more than the rents and profits actually
PROVIDED ALWAYS, nevertheless, and it is	s the true intent and meaning of the parties to these Presents.
that if Ne the said mortgagor S do and	shall well and truly pay or cause to be paid unto the said
mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.	
. AND IT IS AGREED by and between the saic	
to hold and enjoy the said Premises until default of	
WITNESS our hand 3 and soal 8 this	- 29 day of War d
in the year of our Lord one thousand, nine hur	day of Mar Charles
in the one hundred and Seventy-Eighth	
United States of America.	year of the Independence of the
Signed, sealed and delivered in the presence of	1 0 1 1/
	Richard Thompson (L. S.) Willie B Thompson (L. S.)
alberta Farbe	Culad Mangring (L. S.)
	(L.S.)
L'Al Fluiday	(0) DO B Shampson
Mi Ki Maria	a dileta sini j
	(L, S_{\cdot})
Washington V	Mortgage of Real Estate
THE STATE OF SOUTH CAROLINA Washington County	00-
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