sworn to before me ay of	Nota Nota Nota Nota County. Accounty. declare that she does free hunto the within named of, in, or to all and singuland and Seal, this	ENUNCIATION OF DOV	wife of the herein did this day a strang compulsion, dread or fear any of Virginia, its successors antioned and released.	do hereby certify unto a nbefore named	all whom it ma wately and separt, renounce, rete, and also he
Personally appeared hathe saw the hereing, seal, and as	Nota County. Accounty. Account	ENUNCIATION OF DOV	WER wife of the herei did this day a tt any compulsion, dread or fear pany of Virginia, its successors entioned and released.	nbefore namedppear before me, and, upon being priof any person or persons whomsoeve and assigns, all her interest and esta	all whom it ma wately and separt, renounce, rete, and also he
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Personally appeared hathe saw the hereinign, seal, and as	non thereof. this Sean 2 f	A. D. 19	5-1 L)	elter L. Star	2
Personally appeared hathe saw the hereir ign, seal, and asther, witnessed the execut	this Deans	A. D. 19. 2	5	ulter L. Star	V.,
Personally appeared hathe saw the hereir ign, seal, and asther, witnessed the execut	ion thereot.	A. D. 19 2	5 7/2	ulter L. Star	2
Personally appeared hathe saw the hereir ign, seal, and asther, witnessed the execut	ion thereot.	/	~ 1		
Personally appeared hathe saw the hereir ign, seal, and as	ion thereof.	9th.			
Personally appeared hathe saw the hereir		$a.s. S_1$	uith	in the 1	oresence of ea
Personally appeared	act and	deed, deliver the foregoing	Peed: and thathe with		
londo kinis	before me				
TATE OF SOUTH CAR	Josef PI	ROBATE	0.		
hom Eldinary	siegor geda	le		the Cold State Sta	(SEA)
			lo. L.	Durham.	(SEA)
Signed, Sealed and I	belivered in the Presence	of ^{(/}			
ear of our Lord nineteen ear of the Sovereignty an	hundred and Luveu d Independence of the U	nited States of America.	and in the one hundred and	forty ninte	<u></u>
ded in said Notes, or a br	each of some of the cove	nants of this Mortgage sha	shall hold and enjoy	the said premises until default of pa	yments as pr
e and this Mortgage may	z be foreclosed for the w	hole amount of said money	s, interest, costs and attorney's f	ses.	
operative, then at the opt od interest then accrued or od charges of any kind, sh	ion of said Mortgagee, or n said Bond and all all at once become due a	r its successors or assigns, advances made to or on ac- nd pavable without notice :	the whole indebtedness and all second the Mortgagor he count of the Mortgagor he and the money due on said Note	ims secured by the Mortgage, to-wit rein for taxes, assessments, permiur is and for advances as aforesaid sha	: The princip ns of insuran
ate of South Carolina aga	ainst the debt or Notes s	secured hereby, or the inter	est in said premises of said Making by the Mortgagor	ortgagee, its successors or assigns s herein provided, to pay any tax or	; or upon the taxes is legal
the terms of said Notes	as stipulated to be paid	herein, or if default be ma	ide in the payment of said taxe	any of said moneys as they become of s or assessments; or if default be m n case any tax or assessment is asse	lue and payabl ade in the sai
en this Mortgage shall be	void but if the said	morts	agor		
nd the said Mortgagor ag 8. AND IT IS FUR	rces that a receiver may THER COVENANTED	be appointed to take charged, That if the said	the mortga	gns, shall make such payments as I	
ons issued in action to fo	signs, all of the rents, iss reclose this Mortgage af	ues and profits of the said ter default in the condition	mortgaged premises, accruing as s thereof, as further security for	in the debt then due and unpaid under	rvice of a sun
7. AND IT IS FUR			the mestage	reby assign, set over and transfer to	the said Cor
s services in said action, need to be secured thereby.	ot the exceed ten per cent	. of the amount unpaid and	decreed to be payable—such fee	to be incorporated in the judgmen	in said action
morta	saar		a rea	also recover of the saidsonable fee to the Attorney of the said	id Company f
eat the whole principal as 6. AND IT IS FUR	due with interest thereo THER COVENANTED	n up to said time, and ther), That in case the said del	eafter at the rate above stipulate t, or any part thereof, is establis	f. hed by or under an action for foreclo	sure or of del
e corporate character of t 5. AND IT IS FUR	he said Company nor req THER COVENANTED	quire any proof of such corp D. That in case of default is	oorate character or such agency.	itions of the said Notes, or failure to consecutive days, the said Company n	pay any of th
mo	rtgagor			Mortgage, the said	shall not den
ondition as they now are, a	and not commit waste, or	any injury, to such an ext	ent as to impair the value of the	Il keep the aforesaid premises in as same as a security for the said loan.	
			······································		
ith interect thereon at the	rate of six ner centum	ner annum: and that the s	onie chall stand secured by this	Mortgage. U, Lie	
gally imposed upon the purall at any time neglect of	operty hereby mortgaged r fail so to do, then the	d, and in casesaid The Life Insurance C	ompany of Virginia or its Agent 1	nay pay such taxes and reimburse itse	
				may become due, all taxes by whats	
er annum; and that the san	ne shall stand secured by	this Mortgage.	4		
mars, and will keep the sa	ime insured from loss or	damage by me, and will a	ssign the rolley of rolleies of	Insurance to the said Company; ar so to do, then the said Company or, with interest thereon at the rate of	id that in cas
d buildings on said land e sum of not less than	in such Insurance Comp.	Thousand	be approved by the said The Li	re, ar administrators, shall and will in fe Insurance Company of Virginia o	r its Agent, i
			heirs, executo	rs, ar administrators, shall and will in	sure the hous
	ENANTED, by and bet	ween the said parties, that	the said Mortgag	22	•••••
1. AND IT IS COV	ment, and sha	all perform the Covenants	herein contained, according to t	he true intent and meaning of said	Notes and thi
ortgage, then this Deed of 1. AND IT IS COV	// /			oney aforesaid, with the interest ther	
ell and truly pay, or cause Mule of pay ortgage, then this Deed o 1. AND IT IS COV		and it is the true intent a	nd meaning of the parties to the	claiming or to claim the same or any se Presents, that if	the said
PROVIDED ALWA PROVIDED ALWA Lett and truly pay, or cause Mule of Pay ortgage, then this Deed of 1. AND IT IS COV	YS, NEVERTHELESS,			claiming or to claim the same or any	z part thereof

this modgage see mit Book 50 as Caye 211.

austher Arobete to