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	STATE OF SOUTH CAROLINA	
	COUNTY OF GREEN LILE For value received to hereby assign,	
	COUNTY OF STATE TRACE IVER THE REPORT OF THE PROPERTY OF THE P	
	transfer and set over to the South Carolina national Bank, Greenville The South Carolina note which the same	218
	transition the Carolina March	
	The South Carotite the note which the same the within mort gaza and the note which the same	
	the within mortgage and the note which the secures, without reconstitution. In the fact of the corporation This, the 15 day of Carporation	
	secures, with 15 day of October 15. day of October	
$(x_{i}, x_{i}, x_{i}) = (x_{i}, x_{i}, x_{i}) + (x_{i}, x_{i}, x_{i}) + (x_{i}, x_{i}, x_{i}) + (x_{i}, x_{i}, x_{i}) + (x_{i}, x_{i}, x_{i}, x_{i})$	This, the Realty Carpetaline	
	This, the 15 day of October A.D., 19 the Realty Corporation by D. B. Traxler. Pr J.	
	In the presence of	
	In the presence of walters	86
•		
assignme	ut Recorded april 6th. 1927, at 9:00 a.m.	
TOGETHER with all and singula	ar the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.	
	by At	1012
.	and singular, the said Premises unto the said lotty of sullow the said singular, the said Premises unto the said lotty of sullow said	
ereby bild itself	his Heirs and Assigns forever. And it does	
creby bard	, its successors and assigns, to warrant	
nd forever defend all and singular the	said Premises unto the said Realty Corporation, its successor	on an
		8
	his I Ieirs and Assigns from and against	
itsely	ame or any part thereof.	200
And the said mortgagor agrees to	o insure the house and building on said lot in a sum not less than	1
	Dollars, in a company or companies satisfactory to the mortgagee, and keep the same insured the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the	75788
aid mortgagee may cause the same to h	be insured in name and reimburse	
	for the premium and expense of such insurance under this mortgage, with interest.	
And if at any time any part of s	said debt, or interest thereon, be past due and unpaid Raid Conferration, hereby assigns the rents and profits	
ring it at any time any part of Se		
of the above described premises to said n Assigns, and agree that any Judge of the	mortgagee, or	3.00
and collect said rents and profits, applyincount for anything more than the ren	ang the net proceeds thereafter (after paying cost of conection) upon said debt, interest, costs of expenses, without habitly to	
	cless, and it is the true intent and meaning of the parties to these Presents, that if	
foresaid, with interest thereon if any l	, the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money 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 r	remain in full force and virtue.	
AND IT IS AGREED, by and be-	etween the said parties that the said mortgagor to hold	
and enjoy the said Premises until defaul	ilt of payment shall be made.	
		Control of the Contro
IN WITNESS WHEREOF, the s	said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly author-	
		B 12 14
zed officers	s, the 15 day of Actolic in the	10
zed officers	in the	1 1
an this	1. 12 1 4	1 9
an this	ndred and twenty aid and in the one hundred and fifty first	Controller - 20
year of our Lord one thousand nine hun	ndred and twenty- 21 and in the one hundred and fifty first	
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Signed Sealed and Delivered in the search of	of the Sovereignty and Independence of the United States.	cati
year of our Lord one thousand nine hun-	ndred and twenty- 21 and in the one hundred and fifty first	
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