			, dated	October 3, 1972
d recorded in	Real Estate			1251
Page(s)				ce for Greenville
te of <b>80</b> 1	uth Carolina	· · · · · · · · · · · · · · · · · · ·	•	
the said G	rantee(s) by separate agree consideration of this covey	ment, executed as of the		liability for and agree(s) to pay, idebtedness secured by said real
		•		•
	•			
eir joint live	AND TO HOLD, all and sizes and upon the death of eather with every contingent	ither of them, then to the	survivor of them, his	the said Grantee(s) for and durin or her heirs and assigns forever i
		•		
And	do hereby bin	idHei	rs, Executors and Admi	nistrators, to warrant and forever
efend all and	singular the said premises	unto the said Johnn	le E. Cockoro	ft and Debrah G.
		•		ft and Debrah G.
		•		ft and Debrah G.
Cockerof	F <b>t</b>	for and	during their joint live	•
ockerof	o the survivor of them, his	or her heirs and assigns for	during their joint live	es and upon the death of either
ockerof	o the survivor of them, his	or her heirs and assigns fo	during their joint live	es and upon the death of either
them, then to	o the survivor of them, his wfully claiming, or to claim	or her heirs and assigns fo	during their joint live rever in fee simple, ag	es and upon the death of either ainst
them, then to	o the survivor of them, his willy claiming, or to claim	or her heirs and assigns fo	during their joint live rever in fee simple, ag	es and upon the death of either
them, then to	o the survivor of them, his willy claiming, or to claim	or her heirs and assigns fo	during their joint live rever in fee simple, ag	es and upon the death of either ainst
them, then to	o the survivor of them, his willy claiming, or to claim	or her heirs and assigns fo	during their joint live rever in fee simple, ag	es and upon the death of either ainst
them, then to	o the survivor of them, his willy claiming, or to claim	or her heirs and assigns fo	during their joint live rever in fee simple, ag	es and upon the death of either ainst
them, then to	o the survivor of them, his willy claiming, or to claim	or her heirs and assigns fo	during their joint live rever in fee simple, ag	es and upon the death of either ainst
them, then to	o the survivor of them, his willy claiming, or to claim	or her heirs and assigns fo	during their joint live rever in fee simple, ag	es and upon the death of either ainst
them, then to	o the survivor of them, his willy claiming, or to claim	or her heirs and assigns fo	during their joint live rever in fee simple, ag	es and upon the death of either ainst
Cockerof them, then to homsoever la	o the survivor of them, his willy claiming, or to claim	for and or her hears and assigns for and and assigns for and assigns for and assigns for and the same, or any part theres, ha	during their joint live arever in fee simple, ag	es and upon the death of either ainst
them, then to homsoever law IN WITNES rst above write	o the survivor of them, his working or to claim S WHEREOF, the Grantor(stten.	for and or her hears and assigns for and and assigns for and assigns for and assigns for and the same, or any part theres, ha	during their joint live arever in fee simple, ag	es and upon the death of either ainst
f them, then to homsoever law IN WITNES rst above write	o the survivor of them, his of the survivor of them, which survivors the survivors that the survi	for and or her hears and assigns for and and assigns for and assigns for and assigns for and the same, or any part theres, ha	during their joint live rever in fee simple, ag	Heirs and all persons  s) and seal(s), the day and yea
Cockerof of them, then to whomsoever law IN WITNES first above write	o the survivor of them, his of the survivor of them, which survivors the survivors that the survi	for and or her hears and assigns for and and assigns for and assigns for and assigns for and the same, or any part theres, ha	during their joint live arever in fee simple, ag	es and upon the death of either ainst
f them, then to shomsoever law IN WITNES irst above write	o the survivor of them, his words which the survivor of them, his words with the survivor of them, his will be survivor of them, and delivered in	for and or her hears and assigns for and and assigns for and assigns for and assigns for and the same, or any part theres, ha	during their joint live arever in fee simple, ag	Heirs and all persons  s) and seal(s), the day and yea

(Continued on next page)