Hei	rs, Executors and	Administrators, to warra	nt and forever defend	all and singular	the said Premises	unto the said S	OUTHEASTERN	LIFE INSURANCE
COI	MPANY, its succes	ssors and assigns, from a	nd against TY	yself	and	my		
lawi	fully claiming or to And the said m	claim the same or any prigagor	part thereof. Ay Lotnad to insure and keep in	o in The	Heirs, Executors,	Administrators and Admini	Assigns, and ever (O) t less than	y person whomsoever
in a that	company or companing the event the n	anies, salstitory to the nortgagor shall at a is mortgage; or the mor	mortgagee, from loss or ny time fail to do so, t	damage by fire,	and assign and demay cause the	eliver the policies	of insurance to the	Dollars
failu bene beco fore	In case of defau tre to maintain and offit of the mortgag ome due on said closure proceeding	lt in the payment of any least the feet the houses and building property within the time s. And in case of institutions of the control of the	part of the principal in pelicy	ndebtedness, or of ce in accordance gainst fire risk, as her of said cases	any part of the in with the terms of herein provided,	terest, at the time said policy, or in the or in case of fa	the same becomes de case of failure to pay any ta	we, or inscase of the keep insured for the keep or assessments to due and to institute
deat	It is furthermore h of the insured, a	agreed that if said pol and the mortgagee shall a persons as may be logal	cy of life insurance be	still in force, sant thereof the amo	id loan and this mount due from it u	ortgage shall becom nder the terms of	e immediately due said policy and pay	and payable upon the
tne	n the mortgaged promise ivership) upon said	eedings for foreclosure s remises as additional secu- es, with full authority to I debt, interest, costs an	take possession of the d expenses, without liab	agree that a premises, and col pility to account for	ny Judge of juriso lect the rents and or anything more t	liction may, at char l profits and apply han the rents and p	nbers or otherwise, the net proceeds (profits actually recei	appoint a receiver of after paying costs of yed.
any	be due according to ted shall cease, de	WAYS, NEVERTHELE, do and shall well and o the true intent and mestermine and be utterly n	truly pay or cause to be aning of the said note, a ull and void; otherwise	e paid unto the sa and any and all o to remain in ful	id mortgagee the ther sums which r l force and virtue.	debt or sum of m nay become due a	oney aforesaid, wit and payable hereund	n interest thereon, if er, the estate hereby
made	e se herein provide	REED, by and between d.						
	WIINE, 66, 111 W	my	in t	he year of our Lo	rd one thousand i	ine hundred and t	wenty=	·
year	of the Independent	ce of the United States of	America.	rtifeif		and in the	one hundred and 40	orty-sufitiff
	Signed, sealed and	d delivered in the present of the Loally Control of the Control of the present of	nce of:		24.10.	, 8 %	24114	
	M Lee	Going	blood (////////////) WWW WSO)	(L. S.)
				•				(L. S.)
********			1					(L. S.)
	s state of so	OUTH CAROLINA,						PROBATE.
·		appeared before me	n 8 6	nic bal	lum		an	d made oath that he
W Sten	Seal and as	Rev ,	********************************					
			Lee Yo	ungb		witnessed the exe		
h day		e me, this Sulmului L. Hyat Notary	1923 6 C (L. S.)		71. P. 1	mç bal	lum	
		UTH CAROLINA, }		ortgag	or is a	e zvom	A V RENUNCIAT	ION OF DOWER.
		n, that Mrs					, do	hereby certify unto
the w before person and	vife of the within e me, and, upon be n or persons whom assigns, all her in	named	ely examined by me, did and forever relinquish to all her right and cla	l declare that she	does freely, volu	ntarily, and withou STERN LIFE IN	it any compulsion, d SURANCE COMP	read or fear of any
-			}					