The state of the s		en e		e server
Approximation of the second of				4.00
	and the second of the second o	and the state of t	en la companya de la	and the second s
***************************************		1		gar e e e e e e e
TOCETHER with all and singular the Rich	16 1 TT **			
TOGETHER with all and singular the Right	s, Members, Hereditaments and Appur	tenances to the said Premises belong	ging, or in anywise incident or ap	pertaining.
TO HAVE AND TO HOLD, all and singula	r, the said Premises unto the said	O J. Gulm	an, his	•••••
			his Heirs and Assigns fo	rever. And
	/ 4 /			***************************************
it does hereby bind	itself	·····	its successors and assigns	. to warrant
and forever defend all and singular the said Premi	es unto the said	Outman	, as a second unit doorging	, to warrant
	<u></u>			
	i to all		his Heirs and Assigns from	and against
ever lawfully claiming or to claim the same or any	part thereof.	and its Succe	ssors and Assigns and every pers	on whomso-
And the said mortgagor agrees to insure the	nouse and building on said lot in a sum	not less than		
			•	
from loss or damage by fire, and assign the policy				
said mortgagee may cause the same to be insured	1	nan	ne and reimburse	
And if at any time any part of said debt, or		•		
y may part of said deby, of				
Court of said State may, at Chambers or otherwis	, appoint a receiver, with authority to	s, Executors, Administrators or Ass take possession of said premises a	igns, and agree that any Judge of and collect said rents and profits, a	the Circuit applying the
net proceeds thereafter (after paying cost of coll profits actually collected.	ction) upon said debt, interest, costs	or expenses; without liability to a	ccount for anything more than th	e rents and
PROVIDED ALWAYS, nevertheless, and it	is the true intent and meaning of the	parties to these Presents, that if	et	
the s	id mortgagor does and shall wall and	thully pay on aggs to be said suite	dia militari mana any ara-	m of money
aforesaid, with interest thereon, if any be due, acco be utterly null and void; otherwise to remain in ful	CUING TO THE frue intent and meaning	of the said note, then this deed of	bargain and sale shall cease, det	ermine, and
AND IT IS AGREED, by and between the sa	id parties that the said mortgagor	11		4. 1.11
and enjoy the said Premises until default of payme	nt shall be made.	***************************************		to noid
:			·····	••••
IN WITNESS WHEREOF the said granting	r corporation has assessed it comments	14- h-1	T	
IN WITNESS WHEREOF, the said grantin	s corporation has caused its corporate	seal to be hereunto affixed and these	Presents to be subscribed by its o	luly author-
	12 +1	0		
on this, the	day o	i Juli		in the
year of our Lord one thousand nine hundred and tw	enty- Seven	and in the one hundred a	nd Juffy - fix	st
year of the Sovere	gnty and Independence of the United	States.		
Signed, Sealed and Delivered in the Presence	of: Wil	il Geally	Ov. ilne,	Gins
D.B. Leather woo	l By -	6 F. Outsk a	en Ores,	
0 7+ 00 11211			la prit	
- U. V. J. U. J. W. W. W.	were annual of the first to the first the second of the se	in commil	L U. GILLIM OU	see,
STATE OF SOUTH CAROLINA,)				
County of Greenville.	$\int_{-\infty}^{\infty} \alpha / \alpha$			
PERSONALLY appeared before me	Homee lea	Men	and mad	le oath that
he saw L F Quity a	u as Orest	and Jones	vie la Puts	11.011
as del- of Divi	Perelly lon	Disco		
a corporation chartered under the laws of the State	of South Carolina, sign, seal with its	corporate seal, and as the act and	deed of said corporation, deliver	the within
written mortgage, and that he, with 10	Featherwood	od	witnessed the execution there	of.
SWORN to before me, this	h			
	A D 102 D	,		
day of John Allen 10		94 000	•	
Notary Public for	South Carolina.	. UI wysiew.	· · · · · · · · · · · · · · · · · · ·	******************
1 2 2 2 2	1919	λ -		
Recorded AML & & V	Us. 192 / at / 2 / 0 C	Zo'clock,		
V				