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7	R	Ŧ.	M	-	5.	Δ	ī

The above described land isX				
		The second of the second of the second		
eed recorded in the office of Register of Mesne Conveyance for Greenvill TOGETHER with all and singular the Rights, Members, Here	le County, in Book	**************************************	, Page	3
ertaining. TO HAVE AND TO HOLD, all and singular, the said premis	es unto the said P	ranklin National L	ife Insurance C	o. its
CCESSORS				
IKK and Assigns forever ourselves, our				
And Medo hereby bind KINALA WE Heirs, Executors and Administ			he said premises unto the s	said mortgagee,
S SUCCESSORS XXXXXX And Assignate whomsoever lawfully claiming, or to claim the same or any part thereof.	s, from and against 🖚	our Exty Heirs, Executors, Admin	istrators and Assigns, and	i every person
We And X the said mortgagor, agree to insure the house and buildin	gs on said land, for no	t less than Five Thous:	and & No/100 -	
ompany or companies which shall be acceptable to the mortgagee, and ke nake loss under the policy or policies of insurance payable to the mortgage.	ep the same insured fr	om loss or damage by fire during	ng the continuation of this	mortgage, and may cause the
ame to be insured as above provided and be reimbursed for the premium assurance premium or any taxes or other public assessment or any part the PROVIDED ALWAYS, NEVERTHELESS, and it is the true well and truly pay, or cause to be paid unto the said mortgagee the said of	intent and meaning of	f the parties to these presents, t	hat if the said mortgago if any shall be due, accord	r ,8 do and shall
ntent and meaning of the said note, then this deed of bargain and sale AND IT IS AGREED, by and between the said parties, thaws the And if at any time any part of said debt, or interest thereon, be	shall cease, determine are the mortgagors am to l	, and be utterly null and void; ot nold and eniov the said premises	herwise to remain in full to until default of payment sl	orce and virtue. hall be made.
nortgagee, or its successors IXXX, Executors, Administr	rators, or Assigns, and	l agree that any Judge of the Cir	cuit Court of said State man	
f collection) upon said debt, interest, cost and expenses without liability WITNESS OUT hand S and seal S, thi				ar of our Lord
ne thousand nine hundred and forty-six				
T. S. Foster	}	J. N. Harl	ing	(L. S.)
P. Bradley Morrah, Jr.)	Iula C. Harli	ng	
TATE OF SOUTH CAROLINA,		PROBATE		
OUNTY OF GREENVILLE				
Personally appear before me	ster			
and made oath that he saw the within named J. N. Ha	rling			
ign, seal and astheiract and deed deliver the within writte	7 × 1			
SWORN to before me thisfirst	• .			
P. Bradlev Morrah. Jr. (Seal)	·	T. S. Fo	ster	
P. Bradley Morrah, Jr. (Seal) Notary Public, S. C.)			
STATE OF SOUTH CAROLINA,		RENUNCIATION OF	DOWER	
I, P. Bradley Morrah, Jr.	a Notary Public for	South Carolina, do hereby cert	ify unto all whom it may	concern, that
frs. Lula C. Harling , the	wife of the within na	med J. N. Harl	<u>ing</u>	did
nis day appear before me, and, upon being privately and separately exam	nined by me, did decl	are that she does freely, voluntar	ily and without any compu	ılsion, dread or
ear of any person or persons whomsoever, renounce, release and forev	er relinquish unto the	within named Franklin	National Life	Insuranc
o., its successors				
Kark and Assigns, all her interest and estate, and also all her right a				
Given under my hand and seal, thisfirst)				
lay of February A.D., 1946		Iula C. Har	ling	
P. Bradley Morrah, Jr. (Seal) Notary Public, S. C.	·			
Recorded February 1st	1946, at 1:	18o'clock	<u>Р•м.</u>	B y:EC
For value received I do hereby assign, transfer and set over t				
	1. de	the within mortgage and the no		t recourse. this
day of	41			
Witness:				
· ·············				
	(8) tiple (8) tiple (10) tiple (1			