company or companies which shall be acceptable to the damage by fire or other casualty, by extended coverage	
damage by are or other casualty, by extended coverage	he mortgagee, and keep the same insured from loss or
loss under the policy or policies of inguigance psychla	to the mortgagee, and that in the event we shall at
any time fail to do so, then the said mortgagee may can	se the same to be insured as above provided, and be re-
imbursed for the premium and expense of such insurar	nce under this mortgage. Upon failure of the mortgagor
to pay any insurance premium, taxes, other public asse	essment, or any part thereof, the mortgagee may, at his
option, declare the full amount of this mortgage due	and payable.
PROVIDED ALWAYS, NEVERTHELESS, and i	t is the true intent and meaning of the parties to these
presents, that if we the said mortgagor, do and sl	hall well and truly pay, or cause to be paid unto the said
mortgagee the said debt or sum of money aforesaid, w	ith interest thereon, if any shall be due, according to the
true intent and meaning of the said note, then this de	eed of bargain and sale shall cease, determine, and be
utterly null and void; otherwise to remain in full for	ce and virtue.
AND IT IS AGREED, by and between the said I	parties, that we, the mortgagors, are to hold and
enjoy the said premises until default of payment sha	all be made.
And if at any time any part of said debt, interest,	taxes or fire insurance premiums thereon, be past due
and unpaid, we hereby, without notice or further pro	oceedings, assign the rents and profits of the above de-
scribed premises to the said mortgagee, or his	Heirs, Executors, Administrators, or Assigns (provided
the premises herein described are occupied by a tenar	nt), and should said premises be occupied by the mort-
gager his Heirs and Assigns may apply to any I	and unpaid, then we do hereby agree that said mortaldge of the Circuit Court of said State, at chambers or
otherwise, or to any Judge of the County Court in any	County which has a County Court, for the appointment
of a receiver, with authority to take possession of said r	premises and collect said rents and profits, applying the
net proceeds (after paying the cost of collection) upon	said debt, interest, costs and expenses without liability
to account for anything more than the rents and profi	ts actually collected.
With the same of t	14th day of May in the year of
C.C	in the year of
our Lord one thousand nine hundred and fifty eig	int
0. 10.11 15.	
Signed, Sealed and Delivered	LOM H
in the presence of	(L. S.)
managed R Farrant	Of Mylaster Land
Margaret R. Farrer	(L. S.)
Elenabeth M. Benett	Chmar (L.S.)
a comment	11/10 011
11 D Burnott	(L.S.)
	M. N. 11001
13.647733666	
Character of Court Courts	X10 Oliver
State of South Carolina,	DDADATE
County of Greenville.	PROBATE
,	
PERSONALLY APPEARED BEFORE ME Mar	remet D. Commett
9 9 9 9 9 9 9 1 1 1 1 1 1 1 1 1 1 1 1 1	galet N. Garrett
and made oath that she saw the within named W.	R. Merritt, leff R. Richardson, Sr. J. B.
oliver, George E. Williams, George C. M	R. Merritt, Jeff R. Richardson, Sr., J. B. lyers, as trustees of the Greenville District,
oliver, George E. Williams, George C. M. South Carolina Conference, Methodist Chesign, Seal and as the	R. Merritt, Jeff R. Richardson, Sr., J. B. Ivers, as trustees of the Greenville District, Echi said Chiroch
	R. Merritt, Jeff R. Richardson, Sr., J. B. Ivers, as trustees of the Greenville District, Legi said Charlesh deed and that she with
Bil	R. Merritt, Jeff R. Richardson, Sr., J. B. Ivers, as trustees of the Greenville District, it is and that she with deliver the within written deed and that she with B. Bozeman witnessed the execution thereof.
Sworn to before me, this 14th	R. Merritt, Jeff R. Richardson, Sr., J. B. Ivers, as trustees of the Greenville District, it is all things in the Green with the Within Written deed and that she with 1 B. Bozeman witnessed the execution thereof.
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the said mortgagor..., agree(s) to insure the house and buildings on said land for not less than

And