ा इंद्राहा १.	TOGETHER with all and Premises belonging, or in anywise	singular the Rights, Members, Hereditaments and Appurtenances to the said
00		O alkand singular the said Premises unto the said Mortgagee; his
* 3		s forever. And we do hereby bind ourselves and out stand out to warrant and forever defend all and singular the said Premises unto the said. Helies and Assights, from and isgainst.
	ourselves and ou claiming or to claim the same or at	
BULL	11.2	grec(s) to insure the house and buildings on said lot in a sum not less than DOLLARS, Fire Insurance and
4 1 - 1	damage by fire and other hazards, the mortgagor(s) shall at any time gagor(s) name and be reimbursed	companies satisfactory to the mottgagee, and keep the same insured from loss or and assign the policy of insurance to the said mortgagee; and that in the event that if all to do so, then the said mortgagee may cause the same to be insured in mort for the premium and expense of such insurance under this mortgage, with interest.
4	the rents and profits of the above de- Administrators or Assigns, and agree appoint a receiver, with authority net proceeds thereafter (after pay	aid debt, or interest thereon, be past due and unpaid, the mortgagor(s) hereby assign eribed premises to said mortgagee, or 1.18 Heirs, Executors, that any Judge of the Circuit Court of said State may, at chambers or otherwise, to take possession of said premises and collect said rents and profits, applying the ling costs of collection) upon said debt, interest, costs or expenses; without liability the rents and profits actually collected.
,	that if the said mortgagor(s), do or sum of money aforesaid, with a said note, then this deed of bargai in full force and virtue.	theless, and it is the true intent and meaning of the parties to these Presents, and shall well and truly pay or cause to be paid unto the said mortgagee the debt oterest thereon; if any be due, according to the true intent and meaning of the pand sale shall cease, determine, and be utterly null and void; otherwise to remain
	Premises until default of payment	
	in the year of our Lord one thou	and seal a this and, nine hundred and Sixty Two. June
	Signed, sealed and delivered in the	presence of: John De Caldwell (L.S.)
	John Tylones	Canoe Differe Callwell (LS)
	Samuel Holas	(LS)
	76	
- {	State of South Car	olina
	COUNTY OF GREENVILLE	,
	PERSONALLY appeared bef _he saw the within named	John Deed Caldwell and Carol Dufaux Caldwell
	written deed, and that _he with	Jesse H Helland the 1r act and deed deliver the within witnessed the execution thereof.
٠.	SWORN TO before me this. June M. C.	7 A. day of A. D., 19 62
		or South Carolina (I.S.) John De Jones
	State of South Care	litta Renunciation of Dower
	COUNTY OF	 J : :
	all whom it may concern that Mr	Notary Public for S. C. do hereby certify unto 'Carol Dufaux Caldwell
	the wife/wives of the within name	dIohn Deed_Caldwell
٠	voluntarily and without any compu ever relinquish unto the within na	
- '	in or to all and singular the Premi	Assigns, all her interest and estate, and also all her right and claim of Dower of, ses within mentioned and released:
	GIVEN under my hand and seal,	this 7 4 day of, A. D., 19_62
	Notary Public for	r South Carolina (L.S.) Carel Dufany Caldwell.
	Recorded June 13	, 1902 at 12:05 P. M. #30833 A damain-perer
	A supplied of the first	
	SOUTH CAROLINA F GREENVILLE	
er valo r and	set over to	hereby assign,
er value grand an	Set over to Davenport	in a significant of the signific

STATE OF SOUTH CAROLINA
COUNTY OF GREENVILLE

For value received I hereby assign,
transfer and set over to

San & Sauthport

The vite of the same secures,
without to the same secures,
without to the same secures,
This, the 10 in . August 1993
Thomas W. Elmore

To M. Me Clair

John L. Jones.

assignment filed and recorded Aug. 7, 1967, at 2:40 P. m. # 4018