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AMD If at any time any part of tailed but a reference of the contrager of	AND the said mortgagor agree 5 to insure the house and building	gs on said lot in the sum of not less than three thrusan
e aid mortgages—, and their interests that the mortgages—shall, a say time fail to the structure the same of a reliablester.  Letter in the structure of the same and expenses of such insurance for the premisms and expenses of such insurance defer this mortgage, with interest, or may proceed to furection as though this mortgage were pead, due.  AND if at any time sey past of anid dicht or interest litereou, he pead due and congrid.  AND if at any time sey past of anid dicht or interest litereou, he pead due and congrid.  AND if at any time sey past of anid dicht or interest litereou, he pead due and congrid.  AND if at any time sey past of anid dicht or interest litereou, he pead due and congrid.  AND if at any time sey past of anid dicht or interest litereou, he pead due and congrid.  AND if at any time sey past of anid dicht or interest litereou, he pead due and congrid.  AND If at any time sey past of anid dicht or interest litereou, he pead due and congrid and social congriders to the literature of anid to the past of anid to the past of anidotic social past of the literature of anidotic literature of anid		
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districts the contents. Administrators or Assigns, and agrees that any judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver in antibiotic to the protects the tree of calcular paying cost of contention) again and antibiotic to the processor of the prodicts applying to the processor of the prodicts applying the processor of the contention and the said south actually collected.  PROVIDED, ALWAYS, NEVERFIELESS, And it is true intents and meaning of the parties to these presents, that it is add not paying and of calcular and produce the said noting agon.  the said noting of the said soit, then this deed of bargian and said shall cannot be said payed to the parties and the vittery null and coil, otherwise to remain in full force arrange.  AND IT IS AGREED, by and between the said parties, that said mortgager.  to hold and enjoy to its presents until default to payment shall be made.  WITNESS THEY Hand, and Scal., this. Thirtiell.  AND IT IS AGREED, by and between the said parties, that said mortgager.  to hold and enjoy to its presents until default to payment shall be made.  WITNESS THEY Hand, and Scal., this. Thirtiell.  49 of January Lord one thousand nine bondred and LAMASSALLY SAILY and in the one bundred and sain.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  MORTGAGE OF REAL ENTATE.  SWORN to before me, this set and deed, deliver the within written Deed; and that She with Grant Calculary Notary Fublic for S. C.  THE STATE OF SOUTH CAROLINA.  County Notary Fublic for S. C.  THE STATE OF SOUTH CAROLINA,  Notary Fublic for S. C.	AND if at any time any part of said debt or interest thereon, be past of	due and unpaidhereby assign the rents and profits of the above
usy pay, or cause to be paid, unto the said mortgages—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true in and meaning of the said note, then this deed of bargain and sale shall cease, determine and be utterly mall and void, otherwise to remain in full force an itself.  AND IT IS AGREED, by and between the said parties, that said mortgagor—the bound of payments shall be made.  WITHESS—THY—Hand—and Seal—this. Thirtith!—day of James Agree of the Independence of the Laddend and thousand mine hundred and Liveled by and in the one hundred and seal—this states of America.  Signed, Stated and Delivered in the Presence of  AUTHORISE OF SOUTH CAROLINA,  LILLS  THE STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  SWORN to before me, this.  3 the within named.  day of James Agree of the transparence of the states of America.  SWORN to before me, this.  3 the Mortgage of the Carolina,  Witnessed the traccution thereof.  THE STATE OF SOUTH CAROLINA.  County.  AD 19 the state of the within named.  do hereby certificate within mamed.  do hereby certificate and assigns, all her interest and estate, and also all her sign and deal me of power ot, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and weal, this.  day of  Notary Public for S. C.  Notary Public for S. C.	leirs, Executors, Administrators or Assigns, and agree that any Judge of the fifth authority to take possession of said premises and collect said rents and pebt, interest, cost or expenses; without liability to account for anything method provided, ALWAYS, NEVERTHELESS, And it is true intent and	he Circuit Court of said State may, at chambers or otherwise, appoint a receiver, profits, applying the net proceeds thereof (after paying cost of collection) upon said ore than the rents and profits actually collected.  meaning of the parties to these presents, that if
and and meaning of the said ance, then this deed of bargain and sale shall case, determine and to utterly still and void, otherwise to remain in full force and the said parties, that said mortgagor.  AND IT IS AGREED, by and between the said parties, that said mortgagor.  AND IT IS AGREED, by and between the said parties, that said mortgagor.  AND IT IS AGREED, by and between the said parties, that said mortgagor.  AND IT IS AGREED, by and between the said parties, that said mortgagor.  AND IT IS AGREED, by and between the said parties, that said mortgagor.  AND IT IS AGREED, by and between the said parties, that said mortgagor.  And in the one bundred and said and separately said in the one bundred and said and said and said and said and said and said and believed in the Presence of  AND IT IS AGREED, by and behave and and Scal, this Libritist' day of January (I. S. 12. S. 12. S. S. Said and in the one bundred and said benefits and said in the one bundred and said and in the one bundred and said benefits and said and said benefi		
AND IT IS AGRIEBLE, by and between the said parties, that said mortgagor to hold and enjoy the dipremises until default of payment shall be made.  WITNESS. PT-4. Hand and Seal the Individual Asy of January.  It he year of our Lord one thousand nine hundred and Assessment of the United States of America.  Signed, Sealed and Delivered in the Presence of  J. Agran (C. A. C.	ent and meaning of the said note, then this deed of bargain and sale shall cea	of money aforesaid, with interest thereon, it any be due, according to the true in- ase, determine and be utterly null and void, otherwise to remain in full force and
WITNESS THE Hand and Seal this Multiple with and in the one hundred and sorry filter year of our Lord one thousand nine hundred and Lawrency with and in the one hundred and sorry filter hard of the Independency of the United States of America.  Signed, Seald and Delivered in the Presence of L. S.  L. S.  L. S.  L. S.  THE STATE OF SOUTH CAROLINA.  MORTGAGE OF REAL ESTATE.  Witnessed the execution thereof.  SWORN to before me, this within named.  Motary Fublic for S. C.  THE STATE OF SOUTH CAROLINA.  County.  L  Mort Public for S. C.  THE STATE OF SOUTH CAROLINA.  County.  L  Mort of the within named.  Id this day appear before me, and uson being privately and separately examined by me, did declare that she does freely, voluntarily and without any compained of the within named.  Mort of the within n	AND IT IS AGREED, by and between the said parties, that said mor	tgagor to hold and enjoy the
Signed, Sealed and Delivered in the Presence of    Japan (Caller )	did premises until detault of payment shall be made.	histieth 1/2 January
Signed, Sealed and Delivered in the Presence of    Japan (Caller )	WITNESS Hand and Seal this	district the second of the sec
THE STATE OF SOUTH CAROLINA,  County.  PERSONALLY appeared before me and action of a county.	sai of the independence of the outside States of States of	and in the one hundred and torty
THE STATE OF SOUTH CAROLINA,  County.  PERSONALLY appeared before me and action of a county.	J. Lynn walker	) 9, 00 Berry (L S.)
THE STATE OF SOUTH CAROLINA.  PERSONALLY appeared before me.  di made oath that S. he saw the within named  J. J		(L. S.
THE STATE OF SOUTH CAROLINA,  PERSONALLY appeared before me.  and made oath that S. he saw the within named.  Go, seal, and as.  SWORN to before me, this.  A. D. 1926  A D. 1926  THE STATE OF SOUTH CAROLINA,  County.  I.  do hereby certification of the within maned.  II.  do hereby certification of the within named.  did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computed on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of A. D. 19  Notary Public for S. C. S.)  Notary Public for S. C. S.)	Sais C. Ruiss	
PERSONALLY appeared before me decided and that She saw the within named J. Wallary Stray  go, seal, and as decided, deliver the within written Deed; and that She with G. Syman Walk  witnessed the execution thereof.  SWORN to before me, this A. D. 1926  J. Walk W. (Seal)  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA.  County.  County.  County.  County.  County.  County.  Late wife of the within named.  In this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computence, dream of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  County had or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  County had and seal, this day of A. D. 19.  Notary Public for S. C.	<u> </u>	.)(L. S.,
PERSONALLY appeared before me and act and deed, deliver the within written Deed; and that She with Gray Walk witnessed the execution thereof.  SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this A. D. 1926  THE STATE OF SOUTH CAROLINA.  County.  County.  I		(L. S.
gn, seal, and as like act and deed, deliver the within written Deed; and that She with J. Lynn Walk witnessed the execution thereof.  SWORN to before me, this 3 Kh. day of JANNARY Public for S. C.  THE STATE OF SOUTH CAROLINA, County.  I, do hereby certife nto all whom it may concern, that Mrs. de wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  heirs and assigns, all her interest and estate, and also all her right and of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of  Notary Public for S. C.	Greenville County.	
gu, seal, and as act and decd, deliver the within written Deed; and that S. he with J. Jynn Walk witnessed the execution thereof.  SWORN to before me, this 3.7. 'th day of January A. D. 197. (Seal) Notary Public for S. C.  THE STATE OF SOUTH CAROLINA. County.  I, do hereby certifinto all whom it may concern, that Mrs.  the wife of the within named.  id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of A. D. 19  Notary Public for S. C.	PERSONALLY appeared before me	Piues
gu, seal, and as act and decd, deliver the within written Deed; and that S. he with J. Jynn Walk witnessed the execution thereof.  SWORN to before me, this 3.7. 'th day of January A. D. 197. (Seal) Notary Public for S. C.  THE STATE OF SOUTH CAROLINA. County.  I, do hereby certifinto all whom it may concern, that Mrs.  the wife of the within named.  id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of A. D. 19  Notary Public for S. C.	nd made oath that She saw the within named	Er Gerry
witnessed the execution thereof.  SWORN to before me, this	(/	
SWORN to before me, this		
day of January A. D. 1926  June 102 (Seal) Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certife  more all whom it may concern, that Mrs.  the wife of the within named.  id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of.  A. D. 19.  (L. S.)  Notary Public for S. C.	3,4/	
THE STATE OF SOUTH CAROLINA,  County.  I,	day of January A. D. 1926.	Lois C. Lives
THE STATE OF SOUTH CAROLINA,  County.  I,	J. Lynn walker (Seal)	
County.  I	Notary Public for S. C.	
I		RENUNCIATION OF DOWER.
nto all whom it may concern, that Mrs	County, J	do hereby certify
he wife of the within named	I,	
id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compution, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
ion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this	* **	
day of(L. S.)  Notary Public for S. C.		
day of		
day of		
Recorded Jan. 307h at 2/30, P. m 102h	<b>i</b>	
ACCUMULATION AND A STATE OF THE	Recorded Jan. 30th at	2/30, P, m 19.26