AND if at any time any part of said debt or interest thereon, be past due and uniteribed promises to said mortgagee	aid premises unto the said mortgagee and and against and against according to claim the same or any part thereof. In the sum of not less than bollars, and assign the policy of insurance to to do so, then the said mortgagee may cause the same to be for the premium and expenses of such insurance re past due. In the said State may, at chambers or otherwise, appoint a receiver, go the net proceeds thereof (after paying cost of collection) upon said ents and profits actually collected. In the said mortgagor and and shall well and coaid, with interest thereon, if any be due, according to the true in-
AND if at any time any part of said debt or interest thereon, be past due and universed promises to said mortgage. AND if at any time any part of said debt or interest thereon, be past due and universed promises to said mortgage. AND if at any time any part of said debt or interest thereon, be past due and universed in the province of said profits and approach to insure that any judge of the Green's authority to take possession of said premises and collect said rents and profits, apple, interest, cost or expenses; without liability to account for anything more than the PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine. AND IT IS AGREED, by and between the said parties, that said mortgager and meaning of the said note, then this deed of bargain and sale shall cease, determine. WITNESS. Hand & and Seal. & this. AND IT IS AGREED, by and between the said parties, that said mortgager are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of AND IT IS AGREED, by and between the said parties, that said mortgager are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of AND	aid premises unto the said mortgagee
Meirs an Month said mortgagor	ming or to claim the same or any part thereof. In the sum of not less than Dollars, from loss or damage by fire, and assign the policy of insurance to to do so, then the said mortgagee
AND the said mortgagor	Dollars, from loss or damage by fire, and assign the policy of insurance to to do so, then the said mortgagee
AND the said mortgagor	Dollars, Dollars, I from loss or damage by fire, and assign the policy of insurance to to do so, then the said mortgagee
company or companies satisfactory to the mortgagee, and keep the same insusaid mortgagee; and that in the event that the mortgagor shall at any time red in	Dollars, from loss or damage by fire, and assign the policy of insurance to to do so, then the said mortgagee
company or companies satisfactory to the mortgage	from loss or damage by fire, and assign the policy of insurance to to do so, then the said mortgagee
AND if at any time any part of said debt or interest thereon, be past due and unperiod premises to said mortgagee	hereby assign the rents and profits of the above rt of said State may, at chambers or otherwise, appoint a receiver g the net proceeds thereof (after paying cost of collection) upon said ents and profits actually collected. e parties to these presents, that if the said mortgagor. A., do and shall well and esaid, with interest thereon, if any be due, according to the true in-
AND if at any time any part of said debt or interest thereon, be past due and universited premises to said mortgagee or	rt of said State may, at chambers or otherwise, appoint a receiver, g the net proceeds thereof (after paying cost of collection) upon saidents and profits actually collected. e parties to these presents, that if the said mortgagor A., do and shall well and esaid, with interest thereon, if any be due, according to the true in-
ribed promises to said mortgagee or Assigns, and agree that any Judge of the Circuit on authority to take possession of said premises and collect said rents and profits, apple, interest, cost or expenses; without liability to account for anything more than the PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of y pay, or cause to be paid, unto the said mortgagee the debt or sum of money at and meaning of the said note, then this deed of bargain and sale shall cease, determine. AND IT IS AGREED, by and between the said parties, that said mortgagor. And it is true intent and meaning of the premises until default of payment shall be made. WITNESS. And a between the said parties, that said mortgagor. And it is default of payment shall be made. WITNESS. Hand and Seal & this. It is a likely and the year of our Lord one thousand nine hundred and. The said parties, that said mortgagor. And the said parties is until default of payment shall be made. WITNESS. And I would be made. WITNESS. And I would be well a likely and a beautiful and said parties. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Seal & S	rt of said State may, at chambers or otherwise, appoint a receiver, g the net proceeds thereof (after paying cost of collection) upon said ents and profits actually collected. e parties to these presents, that if the said mortgagor A, do and shall well and esaid, with interest thereon, if any be due, according to the true in-
rs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit of a authority to take possession of said premises and collect said rents and profits, applet, interest, cost or expenses; without liability to account for anything more than the PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of y pay, or cause to be paid, unto the said mortgagee	rt of said State may, at chambers or otherwise, appoint a receiver, g the net proceeds thereof (after paying cost of collection) upon said ents and profits actually collected. e parties to these presents, that if
y pay, or cause to be paid, unto the said mortgagee	the said mortgagor, do and shall well and esaid, with interest thereon, if any be due, according to the true in-
y pay, or cause to be paid, unto the said mortgagee	esaid, with interest thereon, if any be due, according to the true in-
AND IT IS AGREED, by and between the said parties, that said mortgagor of premises until default of payment shall be made. WITNESS Hand and Seal this 3 development of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Presence of Hand and the said of the United States of America. THE STATE OF SOUTH CAROLINA, County. PERSONALLY appeared before me Assar learned and and assar learned within named August Language. In made oath that She saw the within named August Language. SWORN to before me, this day of Agrant A. D. 1932 (Seal) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I. Assar Carolina,	and be utterly null and void, otherwise to remain in full force and
WITNESS ALL Hand A and Seal B, this 3. A he year of our Lord one thousand nine hundred and the stay side of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the State of South CAROLINA, MILLIAND STATE OF SOUTH CAROLINA, Manual State of South Carolina, Witnesses SWORN to before me, this Salary A. D. 1936 On Annual South South Carolina, Witnesses SWORN to before me, this South Carolina, Witnesses SWORN to before me, and upon being privately and separately examined by new South Carolina, Witnesses	
the year of our Lord one thousand nine hundred and the stage of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of By State Of SOUTH CAROLINA, Delivered before me County. PERSONALLY appeared before me County. I made oath that She saw the within named Auct le Sussion, seal, and as the saw the within named deed, deliver the within written Deed; witnesses SWORN to before me, this 324 day of Jelles Notary Public for S. C. THE STATE OF SOUTH CAROLINA, Sulphille County. I Lower County. I County County. I Lower County. I wife of the within named Auct le Sulphille County. I wife of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the within named Auct le Sulphille County on the stage of the stage of the within named Auct le Sulphille County on the stage of t	day of Jebruary
THE STATE OF SOUTH CAROLINA, Sworn to before me, this day of States of America. SWORN to before me, this day of States of America. SWORN to before me, this day of States of America. SWORN to before me, this day of States of South Carolina, One of the United States of America. Signed, Sealed and Delivered in the Presence of Lack Grant	Since the dead forty to 19th
THE STATE OF SOUTH CAROLINA, Description of the within named of the within written Deed; SWORN to before me, this day of John Mary Public for S. C. THE STATE OF SOUTH CAROLINA, O all whom it may concern, that Mrs. Wife of the within named of the separately examined by new forms of this day appear before me, and upon being privately and separately examined by new forms of this day appear before me, and upon being privately and separately examined by new forms of this day appear before me, and upon being privately and separately examined by new forms of the within named of the	and in the one hundred and torty
THE STATE OF SOUTH CAROLINA, DERSONALLY appeared before me. I made oath that She saw the within named Sucile Jume Manage oath that She saw the within named Sucile Jume Manage oath that She saw the within named Sucile Jume Manage of Sworn to before me, this act and deed, deliver the within written Deed; witnesses SWORN to before me, this She saw the within written Deed; Notary Public for S. C. THE STATE OF SOUTH CAROLINA, So all whom it may concern, that Mrs. Manage of the within named She s	le Turner, Montgomery (L. S.
THE STATE OF SOUTH CAROLINA, Description The STATE OF SOUTH CAROLINA, Description The STATE OF SOUTH CAROLINA, County. Description The STATE OF SOUTH CAROLINA, THE STATE OF SOUTH	
PERSONALLY appeared before me	CL S.
PERSONALLY appeared before me	(L. S.
PERSONALLY appeared before me	MORTGAGE OF REAL ESTATE.
made oath that She saw the within named Sucille Sums g. Dewey Supposed and seed, deliver the within written Deed; n, seal, and as Supposed and deed, deliver the within written Deed; witnesses SWORN to before me, this Supposed A. D. 1936 Notary Public for S. C. THE STATE OF SOUTH CAROLINA, Successful County. I, South Successful County. I, Successful County. I, Successful County. Wife of the within named Successful County. Wife of the within named Successful County. I this day appear before me, and upon being privately and separately examined by not the successful County.	bell
SWORN to before me, this 3rd (Seal) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, Successful County. I, Loud Louis field Mrs. Lucille Markets wife of the within named Louis for S. C.	Mont go mery and
SWORN to before me, this 32 d (Seal) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, I, Love County. I, Love County. The wife of the within named before me, and upon being privately and separately examined by not the separately examined the s	
SWORN to before me, this 32d day of John Motary Public for S. C. THE STATE OF SOUTH CAROLINA, I, Lova County. I, Lova County. I wife of the within named 2 Love of the within named 2 Love of the within named 2 Love of the within named by no this day appear before me, and upon being privately and separately examined by no the separa	d that The with of Irman
SWORN to before me, this	the execution thereof.
day of John Many A. D. 1926 Notary Public for S. C. THE STATE OF SOUTH CAROLINA, Leavelle County. I, Lova lower field a Motor of the within named Levelle Many of the within named Levelle Many of this day appear before me, and upon being privately and separately examined by not the separately examined t	
THE STATE OF SOUTH CAROLINA, Selevable County. I, Low Lower hell a Note to all whom it may concern, that Mrs. Levelle Survey wife of the within named. Level The Africant of this day appear before me, and upon being privately and separately examined by n	
I, Lowelle County. I, Lowelle Mrs. Livelle Materials wife of the within named Level Dit At go this day appear before me, and upon being privately and separately examined by n	Lora Campbell
in Low Louis field a Motor with may concern, that Mrs. Levelle Survey wife of the within named. Devel The Affordation and upon being privately and separately examined by n	Lora Camphell
this day appear before me, and upon being privately and separately examined by n	RENUNCIATION OF DOWER.
this day appear before me, and upon being privately and separately examined by n	RENUNCIATION OF DOWER. Ly Public for Slo do hereby certif
n dread or fear of any person or persons whomsoever, renounce, release and forever	RENUNCIATION OF DOWER. Ly Public Low Slow do hereby certif
J. L. Coleman, dis	RENUNCIATION OF DOWER. The stage for Slo, do hereby certification of the stage of
d claim of Dower of, in or to all and singular the Premises within mentioned and re	RENUNCIATION OF DOWER. The stage was specified and without any computation of the within named.
2 , ℓ	RENUNCIATION OF DOWER. The stage for St. do hereby certification of stage and hereby certification of stage
day of Fehruary A. D. 19.36 Silver A. D. 19.36 Silver Public for S. C.	RENUNCIATION OF DOWER. The stage for Slo, do hereby certification of stage departments and selection of stage departments. The stage for Slo, do hereby certification of stage departments and selection departments. The stage for Slo, do hereby certification of selection departments. The stage for Slo, do hereby certification of selection departments. The stage for Slo, do hereby certification of selection departments. The stage for Slo, do hereby certification of selection departments. The stage for Slo, do hereby certification of selection departments. The stage for Slo, do hereby certification of selection departments. The stage for Slo, do hereby certification of selection departments. The stage for Slo, do hereby certification of selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do hereby certification departments and selection departments. The stage for Slo, do he
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