TO HAVE AND TO MOLD all and singular, the said Feemines unto the said SOUTHEASTERN LIPE INSURANCE COMPANY, in uncerners and Assign, Ander — 60 hereby hind. Herit. December and Administrators to various and forest defined all and simpler the said Premises unto the said SOUTHEASTERN LIPE INSURANCE COMPANY as the current of Said New Company from the largest and Assign, time and against. — Here. Execution, from the against. — Here. Execution, Administrators and Assign, and very yearsh whereover invitally daining or to dains the same or any part thereof. And the said Mexiquent—agree—to insure the basis and bubblings on anid but in a sam not ten than intraced and the said Mexiquent—agree—to the same and the said the same of any part thereof. — And it is at the intraced of the same and the said mergany or companies exhibitations of the mergany and keep to the intraced in the same of the said mergany or companies and the said mergany and keep to the intraced of the said mergany or companies and the said mergany of the said mergany or companies and the said mergany or the said mergany or companies and the said mergany or the said mergany or companies and the said mergany or companies a	TOGETHER with, all and singular, the Rights, Members, Hereditaments a	and Appurtenances to the said Premises belonging, or in anywise incident or apper-
and Administrators, to warrant and convert fortend all and singular the said Premies unto the said SOUTHEASTERN LIFE INSURANCE CORPANY, no Successors and Antines, from and section. Heirs. Executors. Administrators and Antines, from and section. Heirs. Executors. Administrators and Antines, from and section. Dollaries, in a sum are less than Dollaries, in a company or companies estimated by the northeaster, and the said Mercagoner, and the said Mercagoner of said debt, as increased the remove to be trausered to be same and collected and results and provide, said Mercagoner, and the said Mercagoner of said debt, as increased the said mercagoner, and said debt, careful and said debt, as increased and said said and said said said and said debt, as increased and said said said said said said said sai	-	said SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and
Helio. Executors. Administrators and Ansiens, from and against. Helio. Executors. Administrators and Ansiens, from and against. And the setal Anorqueper agree to insure the house and buildings on and but in a sem not less than. Deliber, in a company or companies satisfactory to the smoothyce, and keep the same more allowed from the company or companies. And first all your agree to insure the house and buildings on and but in a sem not less than. Deliber, in a company or companies to the same to be insured in the normal and violent to the sale mortispace and the in the correct and interest work? This company is the same to be insured in the case and violenteer lesslif for the premium and exposer of and hard and exposer of and interest when the same to be insured in the case and violenteer lesslif for the premium and exposer of and interest work? This company is receiver, with unsured from the same to the insured in the case and violenteer lesslif for the premium and exposer of and interest work the carries and violenteers and violenteers and violenteers and violenteers or assigns, and violenteers and violenteers and violenteers or assigns, and violenteers and violenteers and violenteers or assigns, and violenteers to treate in an indicent and violenteers to treate in and macrine of the sand montes of the antivity of the parties to these Prevents, that if it is the decision of the parties to the violenteers and violenteers		
And the said Mirricagen— agree— to insure the books and ballings an said tot in a sum not less than —Dellars, in a company or companies satisfactory to the mortgages, and keep the same insured from less or disrusage by for, and assign the policy of insurance to the said mortgages; and that is the event that the workages,—altal at any time fail to do to, then the said mortgages quase the same to be transper by the same many or companies satisfactory to the mortgages, and keep the same many of the fail to do to, then the said mortgages, was the same to be transper of insurance sucher that mortgages, with interest. And it at any time any part of and delds or interest thereon, he gast doe and usuaid, —hearty, assign for reas and profits of the theory of the part of the said mortgage and that is the event and some fails State, man, as chambers or otherwise) callections upon said debt interest and or expense; withinto floidily to account for asyltimage source that the said mortgage and said and said will are many pays or cases to be gain that as fails create and profits and profits only in the said confidence of the create interest and meaning of the parties to these Prevents, that if —PROVIDED ALWAYS, recordleds, and it is the true intert and meaning of the parties to these Prevents, that if —PROVIDED ALWAYS, recordleds, and directly any or cases to be gain that as fast dimortgages. —And and datall well and relative pays or cases to be gain that as fast dimortgages due to the or use of meaning and the case of the reason of any pays or cases to be gain that as fast dimortgages and said shall crease, determine and the utterity null and void; delevers to the reason of any pays or cases to be gain that as fast dimortgages and said shall crease, determine and the utterity null and void; delevers to be fast on the prevents of the reason of the cream of the fast of the said parties, that said mortgages and said shall crease, determine and the task of the parties of the parties of the parties of the parties of the parti		
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Dollars, in a company or companies ratisfactory to the marriage, and keep the same same from loss or damage by fare, and assign the policy of inturance to the sald mortages; and that in the event that the mortages— shall at any five fail of 6 sp, then the said mortages with interest. And if at any from any part of said defid, or interest thereon, be past due and unpaid,		
named from loss or demage by fire, and assign the policy of insurance to the said mortgage; and that in the event that the concepture		
shove discribed premises to said mortgages, or its sectessors or assigns, and agree that any Judge of the Circuit Court of said Nate, mas, at chamiters or otherwise, popolis a receiver, with authority to Like possession of collection) upon said debt, interest, court or expenses; without liability to actount for anything more than the cents and profits actually collected. PROVIDED ALWAYS, occertheless, and it is the true intent and meaning of the parties to these Prevents, that it	insured from loss or damage by fire, and assign the policy of insurance to the second so, then the said mortgagee may cause the same to be insured in its name,	said mortgagee; and that in the event that the mortgagor shall at any time fail
nortragen. do and fall well and truly pay or cause to be paid unto the said mortagee the debt or sum of money aforesaid, with interest thereon, if any be deed, according to the true intent and meaning of the said nort. then this deed of bargain and sale shall cease, determine, and be utterly still and void; atherwise to remain in full force and virtue. AND IS IS AGREED by and between the said parties, that said mortagagor	above described premises to said mortgagee, or its successors or assigns, and agree appoint a receiver, with authority to take possession of said premises and colle	e that any Judge of the Circuit Court of said State, may, at chambers or otherwise, ect said rents and profits, applying the net proceeds thereafter (after paying costs
se due, according to the true intent and meaning of the sold note, then this deed of bargain and sale shall cease, determine, and be utterly noll and void; sherwise to remain in full force and virtue. AND IS IS AGREED, by and between the said parties, that sold mortgagor		
witten Deed; and thathe, with	be due, according to the true intent and meaning of the said note, then this	
of our Lord one thousand nine hundred and		gorto hold and enjoy the said Premises until default of
of our Lord one thousand nine hundred and	WITNESShand and seal, this	day ofin the year
Signed, Sealed and Delivered in the Presence of (L. S.) (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County. FERSONALLY appeared before me and made oath thathe saw the within named. sign. seal and as act and deed, deliver the within written Deed; and thathe, with. SWORN to before me, this. day of	of our Lord one thousand nine hundred and	and in the one hundred and
(I. S.) (I.	ear of the Independence of the United States of America.	
(I. S.) (I. S.		
THE STATE OF SOUTH CAROLINA, County. PERSONALLY appeared before me. and made oath thathe saw the within named. sign. seal, and as. act and deed, deliver the within witnessed the execution thereof. SWORN to before me, this day of. 192 (L. S.) Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County. I, do hereby certify unto all whom it may concern, that firs. 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 compulsion, read or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE OMPANY, its successors and assigns, all her interest and estate, and also all her right and claim of dower, in, of or to all and singular the premises within day of. A. D. 192 day of. A. D. 192		(4. 2.)
THE STATE OF SOUTH CAROLINA. PERSONALLY appeared before me and made oath that he saw he within named sign. seal, and as act and deed, deliver the within ritten Deed; and that he, with. SWORN to before me, this day of [L. S.] Notary Public, S. C. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER County. L, do hereby certify unto all whom it may concern, that firs. the 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 compulsion, iread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE MEANANCE CIVEN under my hand and seal, this. GIVEN under my hand and seal, this. day of A. D. 192.		
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PERSONALLY appeared before me and made oath that the saw he within named sign. seal, and as act and deed, deliver the within named. SWORN to before me, this sworth to before me, county. I, sworth to before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, lead or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and assigns, all her interest and estate, and also all her right and claim of dower, in, of or to all and singular the premises within nentioned and released. GIVEN under my hand and seal, this sworth to sworth the saw he within the saw her within the saw here within the saw her within the saw her within the saw her within named. A. D. 192.	WITE CONTROL OF COLUMN CATION IN A	,
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