South Carolina					
	A.E. Spencer Treas				
	nyself and my				
	, all and singular, the said premises				
	A. E. Sponcer, Treasure ors and Assigns, and every person of		-		
And the said Mortgagor.	agree8 to insure the house	and buildings on said	d lot in a sum not l	ess thanTwo	thousend Five hund
•	insurance to the said mortgagee				
rtgagee may cause the s	same to be insured init.	B. Ownnam	ne and reimburse	itself	
the premium and expense	of such insurance under this mortga	ge, with interest.			
And if at any time any t	part of said debt, or interest thercon	be past due and un	paid	he	reby assign the rents and profits
reuit Court of said State ma	es to said mortgagee, or ay, at chambers or otherwise, appoin reof (after paying costs of collectio ollected.	nt a receiver with au	thority to take posse	ssion of said premises at	nd collect said rents and profits
	, NEVERTHELESS, and it is the t				
reon, if any be due, accord 1 void; otherwise to remain		of the said note, the	hen this deed of barg	gain and sale shall cease	, determine, and be utterly null
AND IT IS AGREED,	by and between the said parties, that	t the said mortgagor	is		to hold and enjoy the said
emises until default of payn					14 - •
WITNESS	hand and seal, this	twer	nty-eighth	day of	February
	one thousand nine hundred and				and in the one hundred and
49th.	year of the S	overeignty and Inde	pendence of the Unite	ed States of America.	
• •	vered in the Presence of	1			T (- (
	nd				Lolter (L. S.)
•		1			(L. S.)
		1			(L. S.)
IE STATE OF SOUTH C	CAROLINA,)	na Mana analysis an anta antala. A generative come can constant and a field that a		MC	RTGAGE OF REAL ESTATE
Greenville County.	}				
Personally appeared befo	ore me	oreland			
	w the within named Cha	rlotte Trip	liolter		
t made oath that he say					
d made oath thathe sav		``````````````````````````````````````			
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n, seal, and as	l er act and deed, delive	r the within written	Deed; and thath		
n, seal, and as		r the within written	Deed; and thath		
n, seal, and as	leract and deed, delive Jno. C. Henry his2&th	r the within written	Deed; and thath		
n, seal, and as SWORN to before me, the brug ry	his	r the within written	Deed; and thath	witnes	sed the execution thereof.
n, seal, and as SWORN to before me, the brug ry	leract and deed, delive Jno. C. Henry his2&th	r the within written	Deed; and thath	witnes	
n, seal, and as	Leract and deed, delive Jno. C. Henry hisA. D. 192.5 Ary Public for South Carolina.	r the within written	Deed; and thath	W.F. Wostnorel	ed the execution thereof.
n, seal, and as	Leract and deed, delive Jno. C. Henry hisA. D. 192. A. D. 192. Ary Public for South Carolina. CAROLINA,]	r the within written	Deed; and thath	W.F. Wostnorel	ed the execution thereof.
n, seal, and as	Leract and deed, delive Jno. C. Henry hisA. D. 192. A. D. 192. Ary Public for South Carolina. CAROLINA,]	r the within written	Deed; and thath	W.F. Wostnorel	ed the execution thereof.
n, seal, and as	leract and deed, delive Jno. C. Henry hisA. D. 192.5 A. D. 192.5 Ary Public for South Carolina. (SEA	The within written	Deed; and thath	W.FWostnorel	and RENUNCIATION OF DOWER
n, seal, and as	leract and deed, delive Jno. C. Henry hisA. D. 192. A. D. 192. A. D. 192. (SEA Ary Public for South Carolina.	or the within written 5 AL)	Deed; and thath	W.FWestmorel	and RENUNCIATION OF DOWER
n, seal, and as	leract and deed, delive Jno. C. Henry hisA. D. 192.5 A. D. 192.5 Ary Public for South Carolina. (SEA CAROLINA, }	The within written	Deed; and thath	W.F.	and RENUNCIATION OF DOWER
n, seal, and as	ler .act and deed, delive Jno. C. Henry his 2.8th // A. D. 192.5 // A. D. 192.5	The within written	Deed; and thath	W.FWostnorel d without any compulsion	sed the execution thereof. and RENUNCIATION OF DOWER did this day appear before me , dread or fear of any person of
n, seal, and as	ler act and deed, delive Jno. C. Henry his 28th A. D. 192.5 CAROLINA, Separately examined by me, did derelease and forever relinquish unto Heirs and Assigns, al	The within written	Deed; and thath	W.F. Westnorel without any compulsion	and RENUNCIATION OF DOWER
n, seal, and as	ler act and deed, delive Jno. C. Henry his 28th A. D. 192.5 A. D. 192.5 Ary Public for South Carolina. CAROLINA, Separately examined by me, did derelease and forever relinquish unto Heirs and Assigns, all and released.	r the within written	Deed; and thath	W.F. Westnorel without any compulsion	and RENUNCIATION OF DOWER
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