TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgage. Its successors. Assigns, forever. And. I hearthy bind. myself, my Heirs, Executors and Administrators and Assigns, forever to decad all and singular the said Premises unto the said Mortgage and 112 SHORBROTS. THE STATE OF SOUTH CAROLINA, Greenville Compt. Assigns, forever. And. I hearthy singular the said Premises unto the said Mortgage and 112 SHORBROTS. THE STATE OF SOUTH CAROLINA, Greenville Compt. Assigns, forever. And. I hearth works are successful to the said Mortgage and 112 SHORBROTS. THE STATE OF SOUTH CAROLINA, Greenville Compt. Assigns, forever. And. I hearth works are successful to the said Mortgage and assign the premiser and and seal of the said Mortgage. I and that the Mortgage. I shall at a ceal is not so, then the said Mortgage. I shall see that the Mortgage. I shall all the Mortgage. I shall see that the Mortgage I shall all a ceals it on so, then the said Mortgage. I shall see that shall be premised and expense of such interance under this mortgage, with interest. And if at any time any part of said dobt, or interest thereon, be past due and unpaid. I hereby assign the rents and profit and above described permises to said mortgage. I shall see that says forever with authority to take possession of said premises a see that any fodge of the Grenit Court of said State may, at clambers or otherwise, appoint a receive, with authority to take possession of said premises a see that any fodge of the Grenit Court of said State may, at clambers or otherwise, appoint a receive, with authority to take possession of said premises a see that any fodge of the Grenit Court of said State may, at clambers or otherwise, appoint a receive, with authority to take possession of said premises a see that any fodge of the Grenit Court of said State may, at clambers or otherwise, appoint a receive, with authority to take possession of said premises a see that any fodge of the Grenit Court of said State may, at a see that the said		
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were lawfully claiming or to claim same or any part thereof. And the said Mortgagore agrees. In insure the house and buildings on said lor/a a sum of not less than Seventron Hundrad Fifty and Mo/Pollars in a company or companies satisfactory to the Mortgagee; and the said Mortgage is and that in the event that the Mortgage is all at a since deem decrease a damage—being and assign the policy of insurance to the said Mortgage and that in the event that the Mortgage is all at a since deem decrease a damage—being and assign the policy of insurance to the said Mortgage and that in the event that the Mortgage is all at a since decrease of the said Mortgage and call at a since and unpaid. I hereby assign the reuts and profile amplying the net proceeds thereof (fater paying coats of collection) upon said deb, interest, costs or expenses; without liability own for anything more than the route and profiles amplying the net proceeds thereof (fater paying coats of collection) upon said deb, interest, costs or expenses; without liability own for anything more than the route and profiles amplying the net proceeds thereof of damage the debt or sum of money, with interest thereon, it has be fault as and the said Mortgage the debt or sum of money, with interest thereon, it has be fault to the said Mortgage the debt or sum of money, with interest thereon, it has be fault to the said Mortgage the debt or sum of money, with interest thereon, it has be day according to the true and naturality of the said note, then this feet of bargain and sale shall ceate, determine, and be tutterly mull and with, otherwise to remain in fall for attained payment shall be made. WITHESS MY hand a separate before me. Be STATE OF SOUTH CAROLINA, Greenville County Residence of the said Mortgage the development of the said Mortgage the day and the said parties and the said the said payment of the sa		
And the said Mortgagor agree2. to insure the house and buildings on said tot fin a sum of not less than Seventeen Hundred Fitty and No./Donars in a company or companies satisfactory to the Mortgagor and keep the said of the said to so, then the said Mortgagor and seep the said seep remains and expense of sach insurance ander this mortgage, with interest. And if at any time any part of said delts, or interest thereon, he past due and unpaid. I hereby assign the reats and profit he above described premises to said of mortgage or X Heirs, Executors, Administrators or Assigns, a ce that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises to said premises a set said reass and profits, applying the net proceeds thereof (after paying costs of collection) upon said delts, interest, costs or expenses; without limited set said reass and profits, applying the net proceeds there of (after paying costs of collection) upon said delts, interest, costs or expenses; without limited would profit to anything more than the roots and profits actually collected. PROVIDED ALWAYS, NEVERITIELESS, and it is the true interest and meaning of the parties to these Presents, that if the said Mortgagor do a lived not fruly pay or cause to be paid unto the said Mortgagor, the debt or cause of the said mort, and the said Mortgagor and the form of the said mort, then this deced of brazian and said said creas, determine, and be unterly mail and void, otherwise to remain in full for a land mort, then this deced of brazian and said said creas, determines, and be unterly mail and void, otherwise to remain in full for debt in the premate shall be made. WITHESS		Ieirs, Executors, Administrators and Assigns, and every person who
Seventeen Hundred Fitty and Asoft the content of the mortage and keep the same defermines to deanage by first and assign the policy of instructe to the said Mortgages; and that in the event that the Mortgages shall at a felia to do so, then the said Mortgages may cause the same to be insured in Mortgages shall at a content that the Mortgages the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said dobt, or interest thereon, be past due and unpaid. I hereby assign the reuts and profit he above described premises to said mortgages. or the third and the said Mortgages the centre of the Cinetic Control. Administrations or Assigns, a sent said rents and profits, applying the net proceeds takered (sidere paying costs of collection) apon said debt, interest, onto or expenses without liability out for supplying more than the result and profits, applying the net proceeds takered (sidere paying costs of collection) apon said debt, interest, costs or expenses; without flability out for supplying more than the result without flability out for supplying more than the result and profits, applying the net proceeds takered (sidere paying costs of collection) apon said debt, interest, costs or expenses; without flability out for supplying more than the result of the said Mortgages the said mortgages are said and the said and the said Mortgages the said supplying the net proceeds takered (sidere paying costs of collection) apon said debt, interest, costs or expenses; without flability out for more debt and meaning of the parties to these Presents, that if the said Mortgages. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgages are the said meaning of the parties to the said Mortgages. AND IT IS AGREED, by and between the said parties, that the said Mortgages are to the said the said with the said Mortgages. Bend C. Thornton Notacy Public for South Carolina. C. L. S	And the said Mortgagor agree \(\sigma_{\text{to insure the house and buildings on said lot } \)	n a sum of not less than
seed a compact-time and assign the policy of insurance to the said Mortgagor. I and that in the event that the Mortgagor. I always cause the same to be insured in Mortgagor. Rame and reimburse. Like 1817. The premium and expense of said flow, or interest thereon, be past due and unpaid. I hereby assign the rents and profit the above described premises to said doil, or interest thereon, be past due and unpaid. I Heirs, Executors, Administrators or Assigns, a see that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises to said profits, applying the net proceeds thereof (after paging costs of collection) page on the content of the page of the circuit court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premise and profits actually collected. I Heirs, Executors, Administrators or Assigns, a see that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premise and profits actually collected. I REVOVIDED ALWAYS, NEVERIPELES, and is in the true intent and meaning of the parties to those Presents, that if the said Mortgagor. do a new that and meaning of the said note, then this deed of bearings and said said case, determined, and be used note, then this deed of bearings and said and case, determined, and be used to the said and case and the said and case, determined, and be used to the said and case and case and the said and case and case and case and the said and case and	Seventeen Hundred Fifty and No/100 in a company	or companies satisfactory to the Mortgagee; and keep the sar
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the above described premises to said mortgages, or. It also a great of the Creatic Court of said State may, at chambers on otherwise, appoint a receiver, with authority to take possession of said premises are staid arents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability outs for anything more than the rents and profits actually collected. IN PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgager. do a lived and truly gay or cause to be paid unto the said Mortgager. the debt or sum of money, with interest thereon, if any be due, according to the true and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full for virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgager. AND IT IS AGREED, by and between the said parties, that the said Mortgager. AND IT IS AGREED, by and between the said parties, that the said Mortgager. AND IT IS AGREED, by and between the said parties, that the said Mortgager. AND IT IS AGREED, had not between the said parties, that the said Mortgager. AND IT IS AGREED, by and between the said parties, that the said Mortgager. AND IT IS AGREED, had be not be said the said Permit of the control of the cont		
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The second second state of the second state of	il default of payment shall be made.	
ned, Scaled and Delivered in the Presence of: Maddah M. Bray		
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Ben C. Thornton (L. S. (L. S	ned, Sealed and Delivered in the Presence of:	
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E STATE OF SOUTH CAROLINA, Greenville County. Madah M. Bray PERSONALLY appeared before mc. — he saw the within named. Ruth McDaniel A seal and as heract and deed deliver the within written deed, and thatshe, withRuth McDaniel SWORN TO before me this7thday ofSeptemberA D. 19_43 Ben C. Thornton(L. S.) RESTATE OF SOUTH CAROLINA Greenville County I,, do hereby certify un whom it may concern that Mrs, the wife of thin named, did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of a son or persons whomsoever, renounce, release and forever relinquish unto the within named, do hereby certify un whom it may concern that Mrs, the wife of thin named, do hereby certify un whom it may concern that Mrs, do hereby certify un whom it may concern that Mrs, do hereby certify un whom it may concern that Mrs		(L.
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