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the resecutor, administrator and assigns, and every peaces absorbed to the peace and the same or agreement to insure the loans and brillings on midd but in one no these than compages, agreement to insure the loans and brillings on midd but in one no the than the same and greement to insure the loans and brillings on midd but in one no these than more performed and greement to insure the loans and brillings on middle in a one no the the transpage.  Delar, is a compage or empages and anticory to the corregage, pell keep, the mean factor from the control in a c	do hereby bind Duysel 200	heirs, executors and administrators
the recenters, administrations and analysis and early persons decreased by the process of the control of the co	warrant and forever defend all and singular the said preprises unto the said	A de orge lowood his
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Dollars, in congasty or enumals satisfactory to the moregone, and keep, the same instead from too to many by fee, and assign the policy of instructor to the aid mortgager		
may by five, and assign the policy of insurance to the earl mortgage	And the said mortgagor agree to insure the house and buildings on sa	aid lot in a sum not less than.
is mortgager—may cause the same to be insured in.  And if a way time any part of such insurance under this mortgage, with interest.  And if a way time any part of said delay, or interest harding, he gust due and organic.  And if a way time any part of said delay, or interest harding, he gust due and organic.  And if a way time any part of said delay, or interest harding, he gust due and organic.  And if a way time any part of said delay, or interest harding, he gust due and organic and said premises and collect said rends and profits a politics or an interest of said premises and collect said rends and profits a politics of said premises and collect said rends and profits a politics to these Protents, that if  If mortgager—do and shall wall and truly may or cause to be paid not the said contingues—the delay or said and profits and profits and in the true interest and meaning of the sold porting, exceeding to the time interest and be utterly may or cause to be paid not the said contingues—the delay or said and said wall that it is to remain in full force and victure.  AND IT IS AGNETIO, by and between the said parties, that the said mortgages the continued of the said parties, that the said nortgages the said in the one founded and politics to hook of the said or continued to the said or the said and that the said and the said parties, that the said mortgages the said and the said in the one founded and politics to hook and every the said and the said or the said and the said	Dollars, in a company or companies	s satisfactory to the mortgagee and keep the same insured from loss or
The personness and experses of such insurance under this scorings, with interest.  And if a any pile was pure of on did did, or alterest theyspee, he past does and unpaid.  Bereity assign the rests and profits of the sove described previous to said mortagate.  or. Add.  bereity assign the rests and profits of the sove described previous to said mortagate.  or. Add.  bereity assign the rests and profits of the sove described previous to said mortagate.  or. Add.  bereity assign the rests and profits of the profits to the posterior, schribidistations a said profits are not proceeds thereafter (after paying cours of collection), upon said debt, interest, nost or expense; without liability to decount for sarphing more than been said optical schally volked.  PROVIDED, AUANYS, NYERTHELESS, and is is the true interest and macraing of the parties to these Presents, that if	id mortgagee, may cause the same to be insured in	name and reimburse
And it at any time any part of said debt, or interest thyrologie, be paid does and capoud.  Percyl soling the resist and youther of the circuit of said State way, at chambers or eitherwise, expoint a retainer, which authority to take possession of said yoralise and collect and provides applying one or proceeds thereafter (tite paying costs of collection), your said debt, interest, each or response; without liability to decount for said State way, at chambers or eitherwise, expoint a retainer, with authority to take possession of said yoralises and collect and retain and profits, applying ones than the said goald's said type of the paying costs of collection), your said debt, interest, each or response; without liability to decount for supplying store than the said goald's said type of the parties to these Presents, that it is and goald's said to an advant with capture of the said ones to go the parties to these Presents, that it is distributed.  PROVIDED, ALWAYS, REVERTEDLESS, and it is the true intent and marking of the parties to these Presents, that it is distributed to the parties of the said ones and said with interest thereon, if any debt carries are said in the contributed of the parties and the said ones that in the case of the true force and vistor.  AND IT IS AGREED by and between the said parties, that the said markages of the case, determine and be utterly noil and value of the parties of the case of the case of one Lord applicate shall essay determine and the said parties. The said markages of the case o		•
more described premises to said meragence or how horse, executions and meragence of the more related by the provided premises to a said meragence of the more related by the provided premises and the more process therefore (after paying costs of collection), upon said does, interest, cost or expenses; without tability to recount for saything more, than the said and restant study collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true interest and meaning of the parties to these Presents, that it is a did mortgagor		
and establishes one, at Chambers or etherwise, popular a recises, with authority to lake possession of said prantices and collect and reasts and profits, applying one or proceeds therefore (Girp paring exists of collections), upon said debt, interest, cost or expectes; without liability to fitcount for anything more than the its and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the portion to these Presents, that if the interagrace—, do and said well and truly pay or casts to be paid auto the said mortgager—the debt or sum of money sporesaid, with interest thereon, if any club, exceeding to the tree intent and meaning of the said note.  AND IT IS AGREED, by and between the said parties, that the said mortgager the continues until defaulty to graverat shall be made.  WITNESS III hand—and seal, this III hand—and seal this III hand—and seal this III hand—and seal this III hand—and the parties and the hadependence of the United States of America.  Signed, Socied and Delivered in file Presence of III hand States of America.  Signed, Socied and Delivered in file Presence of III hand States of America.  Signed, Socied and Delivered in file Presence of III hand States of America.  Seal of the hadependence of the United States of America.  SWONN to being me, this II have a grant dead pattern the official written Deed; and that S. he, with witnessed the execution thereof.  SWONN to being me, this II hand III hand		
energy records thereafter (after paying coats of colloction), upon said debt, interest, cost or expenses; without lability to account for anything more, than the sand profits actually ordicesed.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if		
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if it do not year or and to the parties to these Presents, that if it more agreement to create and and well and redity pay or cause to be gold unto the said mortgager. The debt or sum of money affortship, with interest thereos, it are does, according to the true intent and meaning of the said mortgager. The debt or sum of money affortship, with interest thereos, it are into creating in this force and 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 SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and dead that the said rediction of the Independence of the United States of America.  Signal, Speled and Deviced in the Presence of the United States of America.  Signal, Speled and Deviced in the Presence of the United States of America.  Signal, Speled and Deviced in the Presence of the United States of America.  Signal, Speled and Deviced in the Presence of the United States of America.  Signal, Speled and Deviced in the Presence of the United States of America.  Signal, Speled and Deviced in the Presence of the United States of America.  MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA)  Greenville County.  PRESONALLY appeared before me.  A D. 1921  A D. 192	e net proceeds thereafter (after paying costs of collection), upon said debt, interest	
id mortgages —, do and stall well and crelly say or cause to be poil unto the said mortgages. — the debt or sum of money aforeaaid, with interest thereon, it any doe, according to the true intent and meaning of the said note. — then this deed of largain and sale shall cease, determine and be utterly mill and void, other se to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgager — to hold and enjoy the said remises until definitely figurest shall be made.  WITNESS. — the made, without and seal, this day of said the one fludred and property of the variety of our Lord applican bundered and twenty. — The said the vary of our Lord applicant bundered and twenty. — The said in the one fludred and of fifty fluently and the top of the United States of America.  Signed, Spiled and Delivered in the Presence of — Comment of the Individual of the States of America.  Signed, Spiled and Delivered in the Presence of — Comment of the United States of America.  It is state of SOUTH CAROLINA — MORTGAGE OF REAL ESTATI — The said made each that — he saw the within named. — Comment of the States of America.  SWORN to believe me, this, flat — A D. 1024 —		
due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine and be utterly null and void, other se to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgager the to hold and enjoy the said said and the said parties, that the said mortgager the the said said of the said said to hold and enjoy the said said the parties within mended and very.  AND IT IS AGREED, by and and seal, this. Both day of Select the said said to hold and enjoy the said said the parties of the United States of America.  BY AND IT IS AGREED, by and and seal, this. Both day of Select the United States of America.  Signed, Soled and Delivered in the Presence of Select the United States of America.  Signed, Soled and Delivered in the Presence of Select the United States of America.  Signed, Soled and Delivered in the Presence of Select the States of Select the	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and me	eaning of the parties to these Presents, that if the
inte to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor the said mortgagor the said remains until default of gayment shall be made.  WITNESS W. Jand. and and scal., this. S. J.	id mortgagor, do and shall well and truly pay or cause to be paid unto the said	mortgagee the debt or sum of money aforesaid, with interest thereon, if any
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emines until default of agreement shall be made.  WITNISS.  WORTGAGE OF REAL ESTATI  WITNISS.  WORTGAGE OF REAL ESTATI  WITNISS.  WORN to before me, this.  WITNISS.  WORN to before me, this.  WITNISS.  WORT to before me, this.  WITNISS.  WITNISS.	se to remain in full force and virtue.	
WITNESS  the year of our Lord représen hundred and treaty.  The year of our Lord représen busined and treaty.  The year of our Lord représente of the United States of America.  Signed, Sepled and Delivered in the Presence of  L. S.  Signed, Sepled and Delivered in the Presence of  L. S.  L. S.  C. L. S.  The STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  L. S.  Seal, and as.  Seal, and as.  Seal, and as.  A. D. 1922  A. D. 1924  A. D. 1924	AND IT IS AGREED, by and between the said parties, that the said mortgage	gorto hold and enjoy the sai
the year of our Lord piperson hundred and twenty.  are of the Independence of the United States of America.  Signed, Septed and Delivered in the Presence of  Signed, Septed and Delivered in the Presence of  (L. S.	emises until default of payment shall be made.	
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PERSONALLY appeared before me. Atta B Jahrash and made oath that he saw the within named. Attaun B Jahrash and made oath that he saw the within named. Attaun B Jahrash witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed the execution thereof.  SWORN to before me, this F Latta Witnessed T Latta Witne	<b>}</b>	
act and deed geliver the fithin written Deed; and that S. he, with writtensed the execution thereof.  SWORN to before me, this I the A. D. 192!  As a great public for South Carolina.  RENUNCIATION OF DOWE Greenville County.  I, South and Separately examined by me, did declare that she does freely, ignitarily and without any compulsion, dread or fear of any period errons whomsoever, renounce, release, and forever relinquish unto the within named County.  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singula the Premises within mentioned and released.  GIVEN under my pland and see a county.  A. D. 1924  A	Mit 48 ()	a lana an
gn, seal, and as act and dead deliver the ofthin written Deed; and that She, with witnessed the execution thereof.  SWORN to before me, this 3 A. D. 192  Any of Affection (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA)  Greenville County.  I,  ohereby certify unto all whom it may concept, that Mrs.  if of the within named.  And the within named.  And the within named.  And upon being privately and separately examined by me, did declare that she does freely, sountarily and without any compulsion, dread or fear of any person ersons 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 fland and geal, this 3 Other also all her right and claim of Dower, of, in or to, all and singular play of the flant and the state, and also all her right and claim of Dower, of, in or to, all and singular play of the flant and released.  GIVEN under my fland and geal, this 3 Other also all her right and claim of Dower, of, in or to, all and singular play of the flant and released.  GIVEN under my fland and geal, this 3 Other also all her right and claim of Dower, of, in or to, all and singular play of the flant and released.  GIVEN under my fland and geal, this 3 Other also all her right and claim of Dower, of, in or to, all and singular play of the flant and released.  GIVEN under my flant and geal this 3 Other also all her right and claim of Dower, of, in or to, all and singular play of the flant and released.		To annual
SWORN to before me, this of the same of the execution thereof.  SWORN to before me, this of the same of the execution thereof.  SWORN to before me, this of the same of the execution thereof.  A. D. 1929  HE STATE OF SOUTH CAROLINA.  Greenville County.  I,  o hereby certify unto all whom it may concept, that Mrs.  of the within named.  A. D. 1929  It a. B. D.	nd made oath thathe saw the within named	i cogneti
SWORN to before me, this of the same of the execution thereof.  SWORN to before me, this of the same of the execution thereof.  SWORN to before me, this of the same of the execution thereof.  A. D. 1929  HE STATE OF SOUTH CAROLINA.  Greenville County.  I,  o hereby certify unto all whom it may concept, that Mrs.  of the within named.  A. D. 1929  It a. B. D.		
SWORN to be feet me, this Johnson  A. D. 1924  A. D. 1924  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA.)  Greenville County.  I, Johnson  o hereby certify unto all whom it may concey, that Mrs.  ife of the within named Johnson  did this day appear before me and upon being privately and separately examined by me, did declare that she does freely, yountarily and without any compulsion, dread or fear of any person errors whomsoever, renounce, release, and forever relinquish unto the within named for the state, and also all her right and claim of Dower, of, in or to, all and singulate Premises within mentioned and released.  GIVEN under my frand and seal, this Johnson  Notary Public for South Carolina.  I. S.)  Once L. Agreeu  Notary Public for South Carolina.	gn, seal, and as act and deed, deliver the within wi	
HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  o hereby certify unto all whom it may concern, that Mrs.  of the within named.  A. D. 1924  did this day appear before me and upon being privately and separately examined by me, did declare that she does freely, reguntarily and without any compulsion, dread or fear of any person errsons 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 pland and seal, this 30th.  Jay of Seasons Within mentioned and released.  GIVEN under my pland and seal, this 30th.  Notary Public for South Carolina.  IL S.)  Onnul L. Agnew	N G Working	witnessed the execution thereof.
A. D. 1924  Notary Public for South Carolina.  RENUNCIATION OF DOWE  Greenville County.  I,  o hereby certify unto all whom it may concept, that Mrs.  of the within named.  A. D. 1924  did this day appear before me and upon being privately and separately examined by me, did declare that she does freely, Aguntarily and without any compulsion, dread or fear of any person errsons 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 Mand and seal, this 30th.  Jay of Stateman (L. S.)  Notary Public for South Carolina.	SWORN to before me this 30 th	
Notary Public for South Carolina.  RENUNCIATION OF DOWE  Greenville County.  I,	day of Delate A. D. 1929	
Notary Public for South Carolina.  RENUNCIATION OF DOWE  Greenville County.  I,	Thorkman (SEAL)	lita 13 Johnson
Greenville County.  I, John Manney Concern, that Mrs.  o hereby certify unto all whom it may concern, that Mrs.  of the within named.  of the within named	Notary Public for South Carolina.	
Greenville County.  I, Johnson and Johnson it may concern, that Mrs.  Johnson being privately and separately examined by me, did declare that she does freely, yountarily and without any compulsion, dread or fear of any person ersons whomsoever, renounce, release, and forever relinquish unto the within named of the premises within mentioned and released.  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 found and seal, this 30 the play of A. D. 1924.  Jay of A. D. 1924.  Notary Public for South Carolina.		<b>2</b> .
Greenville County.  I, Johnson it may concern, that Mrs Johnson it may concern, that Mrs Johnson being privately and separately examined by me, did declare that she does freely, yountarily and without any compulsion, dread or fear of any person ersons whomsoever, renounce, release, and forever relinquish unto the within named Johnson 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 Johnson (L. S.)  Notary Public for South Carolina.		
Greenville County.  I, Johnson of the within named of the within n		
Greenville County.  I, So hereby certify unto all whom it may concern, that Mrs.  If of the within named.  If of the with	HE STATE OF SOUTH CAROLINA)	RENUNCIATION OF DOWE
I, Should many concern, that Mrs. Should be a separately whom it may concern, that Mrs. Should be a separately and separately examined by me, did declare that she does freely, rejuntarily and without any compulsion, dread or fear of any person ersons whomsoever, renounce, release, and forever relinquish unto the within named source.  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 frand and seal, this South A. D. 1921.  A. D. 1921.  Notary Public for South Carolina.  L. S.)  Notary Public for South Carolina.	•	,
did this day appear before mend upon being privately and separately examined by me, did declare that she does freely, yountarily and without any compulsion, dread or fear of any person decreases whomsoever, renounce, release, and forever relinquish unto the within named that the serious whomsoever, renounce, release, and forever relinquish unto the within named that the serious within mentioned and released.  GIVEN under my fand and seal, this this that the serious within mentioned and released.  A. D. 1927  A. D. 1927  Notary Public for South Carolina.	Greenvine County.	
did this day appear before me and upon being privately and separately examined by me, did declare that she does freely, yountarily and without any compulsion, dread or fear of any person the dupon being privately and separately examined by me, did declare that she does freely, yountarily and without any compulsion, dread or fear of any person the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons whomsoever, renounce, release, and forever relinquish unto the within named the persons who p	I, I A SVORMAN	
and upon being privately and separately examined by me, did declare that she does freely, requirements and without any compulsion, dread or fear of any person ersons whomsoever, renounce, release, and forever relinquish unto the within named and released.  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 frand and seal, this 30th A. D. 1929.  Notary Public for South Carolina.	o hereby certify unto all whom it may concern, that Mrs	Co Lyseu
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular Premises within mentioned and released.  GIVEN under my hand and seal, this 30th A. D. 1927.  A. D. 1927.  Notary Public for South Carolina.  Connected Advanced Advance		· · · ·
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular epremises within mentioned and released.  GIVEN under my hand and seal, this 30th A. D. 1929.  A. D. 1929.  Notary Public for South Carolina.	d upon being privately and separately examined by me, did declare that she does	freely, yountarily and without any compulsion, dread or fear of any person
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular desires within mentioned and released.  GIVEN under my Rand and seal, this 30th A. D. 1929.  A. D. 1929.  Notary Public for South Carolina.	rsons whomsoever, renounce, release, and forever relinquish unto the within nar	med Glorge Horwood Lu
GIVEN under my Pand and seal, this 30th  day of 100 Man (L. S.)  Notary Public for South Carolina.		
GIVEN under my Pand and seal, this 30th  lay of Content (L. S.)  Notary Public for South Carolina.		estate, and also all her right and claim of Dower, of, in or to, all and singular
GIVEN under my frand and seal, this 30th  day of Street A. D. 1929  Notary Public for South Carolina.  Onnie L. Agnew	Heirs, and Assigns, all her interest and	
A. D. 1924  Notary Public for South Carolina.  Notary Public for South Carolina.		
	ne Premises within mentioned and released.	
	he Premises within mentioned and released.	
	The Premises within mentioned and released.	
Recorded Cet 4 th 1929, at 4:00 o'clock O.M.	The Premises within mentioned and released.	
Recorded Cet 4th 1929, atti-00 o'clock 9. M.	CIVEN under my Cand and released.	
Recorded Let 4th 1929, at 4:00 o'clock J.M.	CIVEN under my Pand and seal this 30th	
	GIVEN under my hand and seal, this Sotto  lay of A. D. 192  Notary Public for South Carolina.	Onnie L. Agnew
/	GIVEN under my hand and seal, this Students of A. D. 1929  Notary Public for South Carolina.	Onnie L. Agnew

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