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Notery Preservings. Administrators and Assigns and every persons whomosever leavilly distaining or to claim the same or any part thereof. And the end contegeors agree to insure the house and belidings on said let in a sum not less than Deliars, in a company or companies excitated by the merchanges and keep the married from hose or desurge by fire, and assign the policy of insurance to the add mortgages; and that in the event that the mergages alali at an incremitude and expense of such insurance and company or companies excitated to mergage and it at any time any part of said death, or interest thereon, the house, the part due and unputed I hereby assign the rests and profits of the show do and it are due to extra any particle of said mertages and that any takes of the Covent's Court of said States than, at a temperature of the said mertages It is covered to merging more than the excels and profits caught velocities. An excellent, with multivity to take passession of said twenty in a receiver, with multivity to take passession of said twenty. PROVIDED ALWAYS, nevertheless, and that is it the true intera and meaning of the partites to these Presents, that it I. the said mort is a partite of the said mortgages the door or arm of money aforesaid, with interest thereon, if any the due, occurred, to the rest and profits excellent of the said mortgages the door or arm of money aforesaid, with interest thereon, if any the due, occurred, is the tour interest and mean the said mortgages the door or arm of money aforesaid, with interest thereon, if any the due, occurred, to the rest of mortgages the door of agree All the said and county and the said and trilly pay or all the said profits and and said all enable discussed in the said profits and mean he said mortgages It is the said profits and the said mortgages It is the said profits and the said mortgages It is the said profits and the said mortgages It is the said profits and the said mortgages It is		
And the sold mortgagor ogres to instree the house and solidings on said lot in a sum not less than		
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And if a in any time any part of and delice, in interact thereon, he past due and unpaid, I hereby assign the rents and profits of the above deprendent to said meetings, and that any Jurge or the Coresit Carrier of said State may, at chambers or etherwise, appoint a receiver with any form of the Coresit Carrier of said State may, at chambers or etherwise, appoint a receiver with thereby to asked presented and rents and profits, applying the net proceeds betwarder, (after paying costs of collection) upon and debt, interest, cease or expenses, without a received and profits, applying the net proceeds betwarder, (after paying costs of collection) upon and debt, interest, cease or expenses, without a received profits asked by collection and the paying may be an advantage of the parties to these Presents, that if, the said ment of the parties to these Presents, that if, the said ment of the parties to these Presents, that if, the said ment of the parties of the paying and the payi		
premise to said mortgages. or. Administrators or Assigns, and that any Patego of the Overeit Centr of said State rapy, at disorders or otherwise, append a receiver, with authority to take possession of said greating to account for surface of the Overeit Centr of said State rapy, at disorders or otherwise, append a receiver, with authority to take possession of said greating to account for surface and the control of the patents of the Overeit of State (1997) and the receiver of the Central	fail to do so, then the said mortgagee may cause the same to be insured in	name and reimbursexfor the
that any Jadge of the Circuit Court of said State many, at chanbers or otherwise, appoint a receiver, with autherity to take possess the extract state process and profits, applying the said process thereafter (after paums costs of collection) uses and profits, applying the said process thereafter (after paums costs of collection) uses and profits actually calleded. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	And if at any time any part of said debt, or interest thereon, be past due and unpaid,I	
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PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	CUNECL SAID FEILS AND DIONES. ADDIVING THE DEF DECERGES THERESTEEP LETTER DEVING ANGLE OF ANHALLIC	ceiver, with authority to take possession of said premises and on) upon said debt, interest, costs or expenses; without liability
to be paid unto the said mortgages		es to these Presents, that if, the said mortgago
witness. My. hand. and seal., this 2lth day of		, do and shall well and truly pay or cause
Witness MY hand and seal , this 21th day of January year of our Lord one thousand, nine hundred and that one hundred and that one hundred. Signed, sealed and delivered in the presence of Lillio Watson Mrs. Lillian Lockhart (I J. G. Landrum (I) THE STATE OF SOUTH CAROLINA, Spert Lendrum Witnessed the case that her saw the within named for an and as a seal and as her and deed deliver the within written deed, and that he saw the within named for a seal and as her and deed deliver the within written deed, and that he saw the within same (I) SWORN TO before me this 21, and made cash that he saw the within anned (I) SWORN TO before me this 21, and made cash that he saw the within anned (I) SWORN TO before me this 21, and made cash that he saw the within anned (I) SWORN TO before me this 21, and made cash that he case that the case that here of the within written deed, and that he saw the within the within the case of the within written deed, and that he within the case of the case of the within written deed, and that he case of the within the case of the case of the case of the within the within the case of the within the case of the within that the does freely, voluntarily and without any compared of the within named. It is and Assigns, all her interest and centre, and also all her right and dalim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this	to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest ther the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and AND IT IS AGREED by and between the said parties that said mortgager.	eon, if any be due, according to the true intent and meaning of void; otherwise to remain in full force and virtue.
year of our Lord one thousand, nine hundred and thirty-nine not in the one hundred sixty-third year of the Independence of the United Signed, sealed and delivered in the presence of Lillie Watson Mrs. Lillian Lockhart (I J. G. Landrum (I J. G. Landrum (I J. G. Landrum) When the within named that he saw the within named Mrs. Lillian Lockhart here. Sworn to before me this J. G. Landrum witnessed the execution thereof. Sworn to before me this John G. Landrum Landrum Landrum John G. Landrum witnessed the execution thereof. Sworn G. Landrum Notary Public for South Carolina. When State OF South Carolina, Greenville County. RENURCIATION OF DOWER. I, Notary Public for South Carolina here 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 compared or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named felicum of the country of the same of the person or persons whomsoever, renounce, release and forever relinquish unto the within named felicum of Power of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this	•	r
Signed, scaled and delivered in the presence of Lillie Wetson Mrs. Lillian Lockhart [I] J. G. Landrum [I] [II] [III] [III	year of our Lord one thousand, nine hundred and thirty-nine	and in the one hundred and
Signed, sealed and delivered in the presence of Lillie Watson J. G. Landrum (I THE STATE OF SOUTH CAROLINA, Sperial County, Personally appeared before me. X and made cath thathe saw the within named. Nors. Lillian Lockhart her act and deed deliver the within written deed, and thathe J. G. Landrum Notary Public for South Carolina. SWORN TO before me this January A. D. 19-29 Lillie Watson John G. Landrum Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. I	sixty-third	year of the Independence of the United States
J. G. Lendrum (I THE STATE OF SOUTH CAROLINA, Speritandurg County. Personally appeared before me	of America.	
J. G. Lendrum (I THE STATE OF SOUTH CAROLINA, Speritandurg County. Personally appeared before me		Mrs. Lillian Lockhart (L. S.)
THE STATE OF SOUTH CAROLINA, Sper tanours Personally appeared before me. X and made oath that he saw the within named. Mrs. Lillian Lockhart ign, seal and as. her BYS. Lillian Lockhart ign, seal and as. her BYS. Lillian Lockhart ign, seal and as. her BYS. Lillian Lockhart Indian witnessed the execution thereof. SWORN TO before me this. 244 Iay of January A. D. 19.39 John G. Lendrum ILL. S.) Notary Public for South Carolina. Greenville County. RENUNCIATION OF DOWER. I. Notary Public for South Greenville County. Renunciation of Dowers. I. Notary Public for South Greenville for South Greenville County. Renunciation of Dowers. I. Notary Public for South Greenville for South	J. G. Landrum	(L. S.)
Personally appeared before me	***************************************	(L. S.)
Personally appeared before me. And made oath that he saw the within named		• ,
And made oath that he saw the within named	THE STATE OF SOUTH CAROLINA, Spartanburg MORTGAGE OF REAL ESTATE.	en de la composition de la composition La composition de la
and made oath that he saw the within named Mrs. Lillian Lockhart Sign, seal and as	Personally appeared before we	
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SWORN TO before me this		
Isy of January A. D. 19-39 John G. Landrum (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. I, Notary Public for Indicate the Within named. Indicate of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. It is 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 release Given under my hand and seal, this.	J. G. Landmin	
John G. Landrum Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I,		
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. I,	lay ofA. D. 19-39	lie Watson
THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. I,	John G. Landrum (L. S.)	
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Notary Public, S. C. Seal) Notary Public, S. C.	(Seal)	*
Notary Public, S. C. Recorded February 2nd 19 39, at 9 o'clock A. M.	Notary Public, S. C. / February 2nd 39 0	A