| AND It is any time any part of and debt of integer through the mile mortgage, with interest, or may preced to correlect to the mortgage, with interest, or may preced to correlect to the mortgage, with interest, or may preced to correlect to the mortgage were past date.  AND It is also such any part of and debt of integer through the mortgage were past date.  AND It is also such any part of and debt of integer through the mortgage were past date.  AND It is also such any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the mortgage were past date.  AND It is a sey time any part of and debt of integer through the debt of the second through the mortgage were past date.  AND IT IT IS ACRETION. It is not through the second through the parties and the second through the second tha | TOGETHER with, all and singular, the rights, members, hereditaments and appurted TO HAVE AND TO HOLD, all and singular, the said premises unto the said mortgo                      | $\mathcal{Y}$   |
|--|---|---|
| Executors, Administrators and Aniques, and every person whospearer invitally claiming or to thim the same or any part thereof.  AND the anid company or companies antification to the mortgages———————————————————————————————————   | in and Assigns forever And Q I I I I I MAAA O lA  | and my  |
| Executors, Administrators and Assigns, and every person whomesever havings fabring or to claim the same or my part thereof.  AND the said congages— agree— to feature the house and buildings on aid to in the same for less than a congage or companies artification to the mortgages— and headings on aid to in the same for less or disagned by fire, and easign the policy of linearists of an company or companies artification to the mortgages— and lead in the same fact that the mortgages— and lead in the same first the congage by fire, and easign the policy of linearists or aid mortgage, with internal, or may proceed to fearedness as though the mortgage were your date.  AND if as any time any part of that delice or linearists are though the mortgage were your date.  AND if as any time any part of that delice or linearists are though the mortgage were your date.  AND if a say time any part of that delice or linearists are though the mortgage were your date.  AND if a say time any part of that delice or linearists are the same of the part of the | irs and Assigns, forever. And do nereby bind dispute the  | said premises unto the said mortgages and 112/  |
| AND if at my time any part of asid did or integrate thereon, be past during or to claim the time or any part during the companies solidation to the morning of the control of  | Using an  | d Assigns from and against MIAALLA OII A MIA  |
| AND if at any time any part of said dict or integrate thereon, he past during on to claim the anne or any part thereof.  AND if at sometingness — is not than in the creat that the mortgager —, shall at my time this to claim the same the said margager. — in the same to the creat that the mortgager —, shall at my time this to claim to the said margager. — in the same to it is margager. — in the same to it is margager, with interest, or may part of said dict or integrate thereon, he past due and unpaid. — hereby satigat the reasts and profits of the should be precise to said mortgager. — or Andrewson's mortgager were past due.  AND if at any time any part of said dick or integrate thereon, he past due and unpaid. — hereby satigat the reasts and profits of the should be precised to said mortgager. — or Andrewson's mortgager were past due and unpaid. — hereby satigat the reasts and profits of the should be precised to said mortgager. — or Andrewson's mortgager were past due and unpaid. — hereby satigat the reasts and profits, applying the net proceeds thereof (size spaying out of collection) upon unit die and on an angeler of the said margager. — or and the said create and profits, applying the net proceeds thereof (size spaying out of collection) upon unit die and on an analysis to take passes and profits actually collected. — here will mortgager. — do and shall were a past of the parties to these presents, that if it is mortgager. — the debt or sum of morey advantable, with interest thereon if any to the carecting to the said margager in the said mortgager. — the debt or sum of morey advantable, with interest thereon if any to the carecting to the true interests and developed to promote shall be made.  PROVIDED, ALWAYS, NEVERTIELESS, And it is true interest and meaning of the parties to these presents, that if it.  1. **The STATE OF SOUTH CAROLINA*** — the development of the said margager. — the debt of the said marg |   | A Assigns from and against  |
| in in a company or companies solidationy to the morgages   |   |   |
| in in a company or companies solidationy to the morgages   | AND the said mortgagor agree to insure the house and buildings on said  | lot in the sum of not less than   |
| AND If at any time any part of said disk or interpret thereon, he peat due and uniqued.  AND If at any time any part of said disk or interpret thereon, he peat due and uniqued.  AND If at any time any part of said disk or interpret thereon, he peat due and uniqued.  AND If at any time any part of said disk or interpret thereon, he peat due and uniqued.  AND If at any time any part of said disk or interpret thereon, he peat due and uniqued.  AND If at any time any part of said disk or interpret thereon, he peat due to the Circuic Court of said State may, at chambers or entherwise, appoint a recolver, we district to the peat of said State may, at chambers or entherwise appoints a recolver, and the control of said State may, at chambers or entherwise and posting uping the net proceeds thereoff (said paying ovel of collection) upon maid ded set, cost or expense; without liability to account for sarything more than the reasts and profits acquiging the net proceeds thereoff (said paying ovel of collection) upon maid ded set, cost or expense; without industry in NEWENTHERISES, And it is true intent and meaning of the said mortgager.  The said mortgager of the said mortgager of the said mortgager of the said mortgager of the said mortgager.  The said mortgager of the district of payment shall be made.  WINDESS Made of the paid, and between the said spaties, that said mortgager processes with district of payment shall be made.  WINDESS Made of the United States of America.  Signed, Said and Delivered in the Presence of College of the Independent of the United States of America.  Signed, Said and Delivered in the Presence of College of the Independent of the United States of America.  Signed, Said and Delivered in the Presence of College of the Independent of the William States of the Said America of the  | Ilars in a company or companies satisfactory to the mortgagee, and keep the sa  | me insured from loss or damage by fire, and assign the policy of insura                               |
| AND if at any time any part of said debt or integrals thereon, be past one and unquid.  AND if at any time any part of said debt or integrals thereon, be past one and unquid.  AND if at any time any part of said debt or integrals thereon, be past one and unquid.  AND if at any time any part of said debt or integrals thereon, be past one and unquid.  AND if at any time any part of said debt or integrals thereon, be past one and unquid.  AND if at any time any part of said debt or integrals thereon, be past one and unquid.  AND if is any time any part of said debt or integrals and original may be proceed thereof (after unique cost of callection) upon said det at come or expense, without liability to account for anything more than the evidence to these presents, that if  BY, or cause to be paid, set to the said unorpager.  The control of the said once, then shi deed of bargain and sais shall cease, determine, and be utterly said and void, otherwise to remain in fail force and written.  AND IT IS ACKERD, by and between the said particips, that and moregager  AND IT IS ACKERD, by under between the said particips, that and moregager  APPER OF LORD ON THE CAROLINA.  The STATE OF SOUTH CAROLINA.  Segmed, Saide and Delivered in the Presence of  CALL AND   |   |   |
| THE STATE OF SOUTH CAROLINA,  Bellements to not before me, this  as and deed deliver the within manned.  The STATE OF SOUTH CAROLINA,  Bellements to state one the substantial to the state of the state of the state state to the state of the state of the state state of the state state to the state to the state of the st |   | · · · · · · · · · · · · · · · · · · ·   |
| THE STATE OF SOUTH CAROLINA,  Bellements to not before me, this  as and deed deliver the within manned.  The STATE OF SOUTH CAROLINA,  Bellements to state one the substantial to the state of the state of the state state to the state of the state of the state state of the state state to the state to the state of the st |   |   |
| THE STATE OF SOUTH CAROLINA,  Bellements to not before me, this  as and deed deliver the within manned.  The STATE OF SOUTH CAROLINA,  Bellements to state one the substantial to the state of the state of the state state to the state of the state of the state state of the state state to the state to the state of the st |   |   |
| A. Executors, Administrators or Anigma, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, are projectly to take proseasation of said premises and collect said reas and profits, applying the net proceeds thereof (after paying cost of collection) upon said de each cost or expenses; without liability to account for anything more than the rests and profits aftually collected.  The without liability to account for anything more than the rests and profits aftually collected.  The said mortgager—do and that well a provide said mortgager—the date or must obe part, unto the said mortgager—the date or must obe patch, unto the said mortgager—the date or must obe patch, unto the said mortgager—the date of said case, determine, and be unterly until and void, otherwise to remain in fail force and virtue.  AND IT IS AGREED by and between the said parties, that said mortgager—the said parties, and said mortgager—to be determined and forty fold and early of premises until default of payment shall be made.  WITHERS PLATE OF SOUTH CAROLINA.  The said mortgager of the United States of America Signed, Sealed and Delivered in the Presence of the Company of the Said States of America Signed, Sealed and Delivered in the Presence of the Company of the Said States of America Signed, Sealed and Delivered in the Presence of the Company of the Said States of America Signed, Sealed and Delivered in the Presence of the Company of the Said States of America States of | AND if at any time any part of said debt or interest thereon, be past due and unpai   | dhereby assign the rents and profits of the ab  |
| with the consequence of and premises and collect said remis and profits, applying the net proceeds thereof (after paying cost of collection) upon said design cost or expresses; without liability to account for saything more than the rests and profits aftently collected.  PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that it.  PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that it.  PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that it.  PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties thereon, if any be day, according to the true into meaning of the said nore, then this deed of burgain and said that cease, determine, and be utterly null and void, otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that said mortgapor.  PROVIDED, ALWAYS, MARKED, It am the said mortgapor.  The premise suit details of payment shall be made.  WITHERS MICH.  It and a mod Sail.  WITHERS MICH.  It and the thousand nine hundred and.  MARKED, It always and the treatment of the independent of the United States of America.  Signed, Saided and Delivered in the Presence of  PRESCONALLY appeared before one of the Diese States of America.  Signed, Saided and Delivered in the Presence of  PRESCONALLY appeared before one of the Diese States of America.  WORTOAGE OF REAL ESTATE.  COUNTY,  THE FRATE OF SOUTH CAROLINA.  A D. 1927.  A D. 1927.  THE FRATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWNER.  THE FRATE OF SOUTH CAROLINA.  RENUNCIATION of DOWNER.  THE FRATE OF SOUTH CAROLINA.  The present the said of the within the said of the within the said of the within the manual of the said of the within the said of the within the said of the w | scribed premises to said mortgagee or hu  |   |
| pay, or cause to be paid, unto the said mortgages  | thority to take possession of said premises and collect said rents and profits, applying terest, cost or expenses; without liability to account for anything more than the rents at | the net proceeds thereof (after paying cost of collection) upon said dend profits actually collected. |
| per create to be paid, anto the said mortgagee   |   |   |
| premises until default of payment shall be made.  WITNESS My Hand and Seal this forwardless that by the payment shall be made.  WITNESS My Hand and Seal this forwardless that so of the United States of America.  Signed, Sealed and Delivered in the Presence of College and the United States of America.  Signed, Sealed and Delivered in the Presence of College and the United States of America.  Signed, Sealed and Delivered in the Presence of College and Seal and | ly pay, or cause to be paid, unto the said mortgagee the debt or sum of money af  | presaid, with interest thereon, if any be due, according to the true int                              |
| WITNESS May Hand and Seal this fourtheath day of subject of the independence of the United States of America.  a year of our Lord one thousand nine handred and Manufeless and in the one hundred and forty fitted that of the independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Clip Delat The Company (L. C.  |   | to hold and enjoy   |
| e year of our Lord one thousand nine hundred and Marietaless and in the one hundred and forty father that of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Clip Author (I. )  | d premises until default of payment shall be made.  | . +1  |
| of the Independence of the United States of America.  Signed, Seabed and Delivered in the Presence of  CLA DATA THE STATE OF SOUTH CAROLINA,  DILLANGE STATE OF SOUTH CAROLINA,  DILLANGE STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATE  COUNTY  PERSONALLY appeared before me. All Control of the within written Deed; and that She with Signed States of the execution thereof.  SWORN to before me, this  day of JAMAS AD. 1917.  THE STATE OF SOUTH CAROLINA,  DATA STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATE  Witnessed the execution thereof.  SWORN to before me, this  day of JAMAS AD. 1917.  A. D. 1917.  All ALL STATE OF SOUTH CAROLINA,  Bringhall County.  I, I All DAMAS A Flat States of the within manned before me and upon being privager and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dre are of any person or persons whomselver, renounce, release and forever relinquish unto the within named.  Mile of the within named.  Mile o |   |   |
| Signed, Sealed and Delivered in the Presence of Chip Latth. A trick how (I. S. C.  |   | in the one hundred and forty following  |
| Clip Debuth County (I. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.  |   |   |
| THE STATE OF SOUTH CAROLINA.  SWORN to Vetore me, this act and deed deliver the within written Deed; and that She with Standard County.  SWORN to Vetore me, this act and deed deliver the within written Deed; and that She with Standard County.  THE STATE OF SOUTH CAROLINA,  DILLY Public for S. C.  THE STATE OF SOUTH CAROLINA,  DILLY Public for S. C.  THE STATE OF SOUTH CAROLINA,  DILLY AND SOUTH CAROLINA,  DEPLACED AND SOUT |   | Of Comment  |
| THE STATE OF SOUTH CAROLINA,  PERSONALLY appeared before me. Address of Analysis of Personal State of South Carolina and deed deliver the within written Deed; and that She with Sligabith Carolina witnessed the execution thereof.  SWORN to before me, this   |   |   |
| THE STATE OF SOUTH CAROLINA,  BY LLIMBELLS.  Country  PERSONALLY appeared before me and deed deliver the within written Deed; and that he with She with .   | Cau S Chaure  | (L  |
| THE STATE OF SOUTH CAROLINA,  PERSONALLY appeared before me. County  seal, and sa. Act and deed deliver the within written Deed; and that She with. Sugalitate Continue witnessed the execution thereof.  SWORN to before me, this.  day of Mary Public for S. C.  THE STATE OF SOUTH CAROLINA,  A D. 19.19  I. HANDELLE County.  I. HANDELLE County.  I. HANDELLE County.  Wife of the within named.           |   | (L,   |
| PERSONALLY appeared before me and some state of the within named of the within written Deed; and that She with Sligablth Orlusha witnessed the execution thereof.  SWORN to before me, this of the within written Deed; and that She with Sligablth Orlusha writtenses of the execution thereof.  SWORN to before me, this of the within written Deed; and that She with Sligablth Orlusha writtenses of the execution thereof.  SWORN to before me, this of the writtenses of the same of the writtenses of the execution thereof.  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER.  In the same of the writtenses of the writtenses within named of the writtenses of the writtenses within named of the writtenses writtenses of the writtenses writtenses of the writtenses of the writtenses of the writtenses of the writtenses writtenses of the wr | <u> </u>  | ( <u>I</u> ,  |
| seal, and as act and deed deliver the within written Deed; and that She with Signature Contents and as act and deed deliver the within written Deed; and that She with Signature Contents and as act and deed deliver the within written Deed; and that She with Signature Contents and as act and deed deliver the within written Deed; and that She with Signature Contents and the execution thereof.  SWORN to before me, this Contents and South Carolina (Seal)  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, County, C | Breensille County   |   |
| seal, and as All act and deed deliver the within written Deed; and that She with Elizabeth College and the execution thereof.  SWORN to before me, this Swort Public for S. C.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER.  I, I Darwal County.  I, I Darwal County.  I, I Darwal County.  In 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, dreear of any person or persons whomsofver, renounce, release and forever relinquish unto the within named.  Solution of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this State And State An | 010   | l l l   |
| witnessed the execution thereof.  SWORN to before me, this 25 th   | d made oath that She saw the within named   |   |
| day of July Motary Public for S. C.  THE STATE OF SOUTH CAROLINA,  In a granual County.  I, Manual Motary Public for S. C.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER.  A D. 19/19  July Motary Public for S. C.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER.  RENUNCIATION OF DOWER.  A do hereby cert all whom it may concern that Mrs.  Motary Public for S. C.  A D. 19/19  Motary Public for S. C.   | witnesse  |   |
| THE STATE OF SOUTH CAROLINA,    County   I   | SWORN to betole me, uns   | 11 80 1 11-   |
| THE STATE OF SOUTH CAROLINA,    County   I   | 0/6/1/0 ( @ 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1   | da D. Indentite   |
| I, Parish County.  I, Parish County.  I, Parish County.  I parish  | Notary Public for S. C.   |   |
| all whom it may concern that Mrs. Phanel 12 11111112 wife of the within named 1. 2 211112 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, dree ear of any person or persons whomsofver, renounce, release and forever relinquish unto the within named.    Solution   |   | RENUNCIATION OF DOWER.  |
| all whom it may concern that Mrs. Maria 12 10 10 10 10 10 10 10 10 10 10 10 10 10  | 1, The Charrish a M. P. Lar   | S. Contraction do hereby cer  |
| 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, dree ear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named    Silliams and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.    GIVEN under my hand and seal, this   Sthere   Marue   Marue | to all whom it may concern that Mrs. Marie 12 lothistics  |   |
| 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, dree are of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.   |   | ·   |
| A D. 19.9  Notary Public for S. C.  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  March 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.  | 100   |   |
| claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 19,9  Clay of A. D. 19,9  Notary Public for S. C.   |   | ·   |
| claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this Data A. D. 1919  March January Public for S. C.  Notary Public for S. C.  | Willie O. Williams and her  |   |
| day of Aurish Notary Public for S. C.  GIVEN under my hand and seal, this 25th  Marce 5 Congers  Notary Public for S. C.   |   | heirs and assigns, all her interest and estate, and also all her r                                    |
| day of Aurish Notary Public for S. C.  GIVEN under my hand and seal, this 25th  March 5 Conyers  Notary Public for S. C.   |   |   |
| day of July A. D. 1919   Maril D. Conylers  Notary Public for S. C.  | $\rho = I l$  |   |
| Notary Public for S. C.  | day of / fully A. D. 19.19  | arie & Conyers  |
|  | Notary Public for S. C.   |   |
| 47000 200  | O(1)  | 19.19   |
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