		4 2	<u> </u>		10.1				<del></del>
7		7 4			A SW	mattie.	M. Esimar	v	
3	\$ 24	3 2	2	1 Sth	Que	241	5 1	1	
\$	12 8	W A	A A A	50	1 2	7 / 3	581		
1	) 💸		1 2 6 16	8 (3)	, v	5 8 8 2	1		
W.	AN PAR	OFTHER ,	with all and singu	r the hights, member	s. hereditaments a	nd appurtenances to	the aid Premises below	nging, or in anywise incident or appert	taining.
A	(% )	<b>M</b>	\	and singular, the said	, (	7 7 1	9		***********
	h h	1 <del>7</del> 4 .			. / . /		s forever And	g\	
ζ	7	1)	1	bind My a	SIN S	1-12kg		heirs, executors and adminis	trators
3	K TO		do hereby	bild Jeegy	y have the stid	77	XI Bax	kedale, tie	
8	to warrant	and torever	defend all and sin	ngular the same premi	ses unto the said	N. Sec VI		a i W	
3	<b>X</b>	5 5	the heirs and ass	igns, from and again	st 50	3700	.1.	u j	
7	Heirs, exec	utors, admin	istrators and assign	is and every person	chomsoever bovfull	ly claiming or to ch	ain the same or any pa	ary thereon.	R
Ψ,			ortgagol agreen	to insure the hou	se and buildings	on sale lot in a su	m ot less than	Twe Thousan	1
4,	1 20	P) de		Dollars, in	company of com	panies satisfactory t	o the mortgagee and	l keep the same insured from loss or o	amage
h	by fire, an	nd assign th	policy of insura	ince to the said mor	tgagee the t	at in the event sha	t the mortgagor, sl	hall at any time fail to do so, then the	ne said
4	mortgagee.	, may ca	use the same to be	e insured in	1, J 1	N Mes 3	nar	ne and reimburse	
A	The state of	) D			7 2	E A D C	7		
D	for the pro	emium and	xpense of such an	surance under his m	ortgage, with intel	Best. Parch	Q \		
٦.	Ar YAr	nd if at any	time any part of sa	aid debt, or interest t	rereon be past due	and unpaid	. 1 7	hereby assign the rents and profits	
4	above desc	ribed premis	es to said wortgag	ree, or	2 rs	fixrs, executors,	administrators or assig	gns, and agree that any Judge of the	Circuit
14	Court of s	Aid State m	ay, at changers of	otherwise, appoint a	Preceived with aut	hor ity to hake poss	estion of aid premises	s and collect said rents and profits, a	pplying
•	the net or	oceeds there	after after paying	g costs of collection)	upon aid debt,	terest, cost of ex	cpenses; thout liabili	ity to account for anything more th	an the
2	٠.١	1	ny collected	7.7	8	J d D J	(h 7)	$\wedge$	
2,	. •	( ) -	V (1 TC	RTHELESSI and it.	is the true tent	nd meaning of the	e parties to these Pres	ents, that if	the
4	- 1		-\ \Y • ·	Y \ \ \	· / / 1	U 7 1	<b>¬</b>	oney aforesaid, with interest thereon, if	
1	: 1			1		<b>Y</b> 1	.0 • • • • • • • • • • • • • • • • • • •	d be utterly null and void, otherwise to	
K		13 T		7	7	X . V	1 0		
B	m Tull 10r	ce and write	(1) 15 mm	etween the said partie	d that the said ma	rtoa gor	2.	to hold and enjoy the	he said
4					, mat the said mo	(S)	3-71	to note and enjoy a	
4		າ ັ	of payment shall b	1	*********	CA KING	25	May	
2	2 0:			hand and seal	·	Z.J.	and last and to de	i and Farty 62 gh	th
. 4	4	1~ '		e hundred and	inege (	TWA R	Aire one nundred	· and	W. Harris W. harry
éЬ	year of the	e Independer	nce of the United S	States of America.	(, 2 , , ,	le 25.	<u>\</u>		
	Si <sub>1</sub>	gned, Sealed	and Delivered in	the Presence of	12 27 .		V 0 2 4	0 <b>x</b> 0	
$\sim$	. 2	Ja L	e Welk	4		, <u>, , , , , , , , , , , , , , , , , , </u>	~ barl s	Bryan	(L. S.)
1	4, 1	War	ied Half	& Dreeder	La Company	, , , , ,			(L. S.)
`	۲ ۱ع	ો છે	0 P	at the	7			······································	(L. S.)
	7) 9	₹ ∪. ヽ	1, 4, 4, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	7 3 0	7 2 1	, V	, )	(2)	(L. S.)
X	37	2 1	26 , B	1 8	5 8	, (	<u>,</u>	<u></u>	
1	3 4 7	7~	7 , 3 %		6 7 3	3421	Ž	<u>)</u>	
1	THE STA	NE OF SOI	UTH CAROLINA,	1 2 3	162	8 3 4 4	2	MORTGAGE OF REAL ESTAT	E.
1/	i and	Greenville		} & V	9	8-3 4		<i>'</i> '3	
9	γ ' <b>*</b>		2 X 1	y 6 2	PENO	St of	1	9	
\$	) / <b>P</b> i	ersonall	Y appeared beine	me J		Cally &			
2	and made	oath that	he saw the within	n named)	\$, 3, °	Tryfax	<b>5</b>	<b>5</b>	
	<u>,                                    </u>	10	2 (2)				\	) 500	
,	sign, seal,	and as	5000	.act and deed, deliver	the within writte	n Deed, and that	he with	Jul- Mar Free	el dell_
ζ	1.7 18	ZK				witnessed the	secution thereof.	, 30	
3	, g anto:	Dies topeator	me this	2. Ludy	JOH 12	13	<b>a</b> C		
·	9 340	TO SELON	N Rha	× 9 6 2.	D. 1932	3 , ;	Jola 6	Hell	
0	y asy	N. S.		1 St. A	(SE)	2 2 7	1. 4		
7	3 J-K-	SH C	quetica)	tary Public for Sou	th Carolina.	2 8 6	1 2	7 ~ 3 /	
,	· W	, b	12 0 12	: 1 2/11	er ort of	6 1.1 6	, 1,	3 ) 4	
0.	ta CE	2 2	1112	1 8 9 6	2 3 8	, 2 3 3	t o T	g . 3	
		1 1 0		E 2 2 d	, 4 j	~ 120% B	$\sim M \sim$	2 7 d	
	THE ST	ATE OF SO	UNIT CAROLINA		$ \leftarrow $	2 2 3	. 10.	RENUNCIATION OF DOW	ER.
-	472	Greenville	Collecty. 12	1, , ,	1 1.9	7265	4 1		
•	2 11	10 +		Y SA DI	A STE			6 00	
		* 7/2	erg sisties		Se of W		1 CAS		
; ;	7 , I.	-1 7 1	1.1	concern, that Mrs.	Harry 210,	3 10x ruyar	7 7	( )	
	O 1 1	cortify unto		$\mathcal{L}$	1 1 m 1 (		` `	مط سمم المام المناه الم	
	Wife & tl	certify unto	med 56	arts I, &	Jay But	<b>X</b>	1 N X	did this day appear bel	
	Wife & tl	certify unto	med 56	arts I, &		does freely volum	tarily and without any	compulsion, dread or fear of any pe	
	and upon	certify unto he within no being priva	med tely and separately	arts I, &	id declars that she		tarily and without any		
	and upon	certify unto he within no being priva	med tely and separately	examined by me d	id declars that she unto the within na	amed P		computation, dread or fear of any pe	erson or
	and upon	certify unto he within no being priva	med tely and separately	examined by me d	id declars that she unto the within na	amed P			erson or
	and upon persons w	he within no hearing private whomsoever,	med tely and separately	examined by me d	id declars that she unto the within na	amed P		computation, dread or fear of any pe	erson or
no officer	and upon persons w	he within respectively hoursoever,	tely and separately renounce telease as an arrenounce telease as an arrenounce telease as a second telease	examined by me do not forever relinquish Heirs to ased.	id declars that she unto the within na	amed P		computation, dread or fear of any pe	erson or
	and upon persons w	he within respectively hoursoever,	tely and separately	examined by me do not forever relinquish Heirs to ased.	id declars that she unto the within na	amed P		computation, dread or fear of any pe	erson or
Service Confession	and upon persons w	he within respectively hoursoever,	tely and separately renounce telease as an arrenounce telease as an arrenounce telease as a second telease	examined by me do not forever relinquish Heirs to ased.	id declars that she unto the within na	amed P		computation, dread or fear of any pe	erson or
Chief a solid out of	and upon persons w	he within respectively hoursoever,	med and separately renounce release as mediately and release as mediately and release may hand and seal,	examined by me do not forever relinquish Heirs to ased.	id declars that shounts the within na	amed P		computation, dread or fear of any pe	erson or
The state of the state of	and upon persons w	he within respectively hoursoever,	med and separately renounce release as mediately and release as mediately and release may hand and seal,	examined by me do not forcever relinquish theirs to ased.	id declars that shounts the within na	amed P		computation, dread or fear of any pe	erson or
The state of the state of	and upon persons w	he within respectively hoursoever,	med and separately renounce release as mediately and release as mediately and release may hand and seal,	examined by me do not forcever relinquish theirs to ased.	id declars that shounts the within na	amed P		computation, dread or fear of any pe	erson or
Charles of the same	and upon persons w	he within respectively hoursoever,	med and separately renounce release as mediately and release as mediately and release may hand and seal,	examined by me do not forcever relinquish theirs to ased.	id declars that shounts the within na	amed P		computation, dread or fear of any pe	erson or
The Brand Constant	and upon persons w	he within respectively hoursoever,	med and separately renounce release as mediately and release as mediately and release may hand and seal,	examined by me do not forcever relinquish theirs to ased.	id declars that shounts the within na	amed P		computation, dread or fear of any pe	erson or
The man of the same	and upon persons w	he within respectively hoursoever,	med and separately renounce release as mediately and release as mediately and release may hand and seal,	examined by me do not forcever relinquish theirs to ased.	id declars that shounts the within na	amed P		computation, dread or fear of any pe	erson or