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before 2015 11 11 11 11 11 11 11 11 11 11 11 11 1	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	id 27, 6 Macrey, his
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And the stild Mortagers—— sagres— to listen the home and beliefung on said bit in a sun set fer them.  10 More (in a congrue or companies achieves to the unique person), with the same broard (concleta or clamach by the same bury of inversor) to the analyses——, and that in the conclusion.  10 In president and expense of rach insurance under this mortages— and that in the conclusion.  11 And if as any time any cort of said difficult in inverse thereon be past the and manual or includes.  12 And if as any time any cort of said difficult in inverse thereon be past the and manual.  13 And if as any time any cort of said difficult in inverse thereon be past the and manual.  14 And if as any time any cort of said difficult in inverse thereon be past the and manual.  15 And if as any time any cort of said difficult in inverse thereon the past the and manual.  15 And if as any time any cort of said difficult in inverse thereon the past the and manual.  15 And if a cary time any cort of said difficult in inverse thereon the past the and manual.  15 And if a cary time any cort of said difficult in inverse thereon the past the analyses.  15 And if an early time any cort of said difficult in inverse thereon the past the analyses of the said said said said the said said the said said sai	warrant and forever defend, all and singular, the said premises unto the said	W. E. M. C. St. 1 g, LAS
Deltar (is a company to governous substances). Each term of the management of the sale insurance to the sale company, and that in the sense that the management dall it may turn aid to do so, then the sale responses, may take the same to be insured in the sale company.  The growth and express of each insurance mater this sourtegoe, with insured.  And if a say there my good of said data, or induced theretoe be post due and ampaid.  Interest the place describes to still describes to each surgeous of said data, or induced theretoe be post due and sample.  Interest the place describes to still describes to each surgeous of said data, or induced theretoe be post due and sample.  Interest the place describes to each surgeous or induced the said management of the place data for said forth may complete or otherwise, the said said said provider and cortex and precise to said still management of said forth may induced the cortex and precise to said said said said said said said said	eirs, Executors, Administrators and Assigns, and every person whomsoever law	fully claiming, or to claim the same, or any part thereof.
and about the policy of inventors to the soil merchanges—and that in the event that the workgood—dail of any time fail to do to then the had sorregate—may trave the rame to be insurance under this workgood with interest.  And if at any time any your of soil delts, or interest thereon be past due and unpaid.  And if at any time any your of soil delts, or interest thereon be past due and unpaid.  And if at any time any your of soil delts, or interest thereon be past due and unpaid.  And if at any time any your of soil delts, or interest thereon be past due and unpaid.  And if at any time any your of soil delts, or interest thereon be past due and unpaid.  And if at any time any your of soil delts, or interest thereon be past due and unpaid.  And any time any your of soil delts of the any in case to be paid, only the only unappear of the particular collection.  And any time any your and and time to any or and the time to any or any of the particular collection.  And all the past of the past were and your and of the soil owner times.  And all the past of the pas	And the said Mortgagor agree to insure the house and buildings o	n said lot in a sum not less than
re the premium and expense as such assumance under this montaging, with interest.  And if a any time any part of said delts, or interest theorem be post due and suppoid the above (xeering) produce in each meanance under this montaging, or interest and profits the above (xeering) profits in the propagate of a said delts, or interest theorem is profit or interest the profit of profits on a few propagates.  And if a any time any part of said delts, or interest theorem is profit or interest. The profit of the profit of the profit of said profits of the profit		
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the above described premises to not be correspondent on the correspondent of the control of the	r the premium and expense of such insurance under this mortgage, with interest	t.
regist Court of said Systems, at chambers or otherwise, uponts a receiver with authority to take, powers or said symptoms of said promises returned and provided the control and provided the said providers of returned with authority to take, powers or or said providers or returned and providers and said providers, or extra and providers, and a said providers, and the providers and authority of the providers and said providers, and the said providers, and the providers and said providers, and the said returned to control and said said the said the said the said the said the said that the said more said providers, and all the said that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  BURNINGER OF REAL ESTATE.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  AND IT IS ACREED, by and the said parties of the	And if at any time any part of said debt, or interest thereon be past due an	d unpaidhereby assign the rents and profits
the said mortagore— do and shall well and ruly no or cause to be gold, and the said mortagore— for said chell or ann of money afforcasid, with increase cornection, if any body exceeding to the real mortagore of the said mortagore— for said chell crass, decremine, and he metry mill cloth, chieves the varieties in ruly flower and varieties.  ADD ITS ARREED, by and defecte the waith parties, that the said mortagore—  to hold and enjoy the said remines until deciach of payment shall be reade.  WITNESS, hilly— land—and sed—this  in the year of our Lord one Chousand mine hundred and.  WITNESS, hilly— land—and sed—this  year of the Severeignty find Independence of the Chiefed States of America.  Signed, Saided and Delivered in the Versence of  ALLEY LALISTAL—year of the Severeignty find Independence of the Chiefed States of America.  Signed, Saided and Delivered in the Versence of  ALLEY LALISTAL—year of the Severeignty find Independence of the Chiefed States of America.  Signed, Saided and Delivered in the Versence of  ALLEY LALISTAL—year of the Severeignty find Independence of the Chiefed States of America.  Signed, Saided and Delivered in the Versence of  ALLEY LALISTAL—year of the Severeignty find Independence of the Chiefed States of America.  Signed, Saided and Delivered in the Versence of  ALLEY LALISTAL—year of the Severeignty find Independence of the Chiefed States of America.  Signed, Saided and Delivered in the Versence of  ALLEY LALISTAL—year of the Severeignty find Independence of the Chiefed States of America.  MORTGAGE OF REAL ESTATE  OF SOUTH CAROLINA,  Greenville County.  L. S. C. S.	ircuit Court of said State may, at chambers or otherwise, appoint a receiver with oplying the net proceeds thereof (after paying costs of collection) upon said d	h authority to take possession of said premises and collect said rents and profits.
and mortsgage— do and shall well and fruly page or close to be paid, anter the main mortsgage— the said cloth or sum of morey a foresaid, with increase concern, if may be close, according to the real manual or olds, delicers to remain it full force and visite.  AND IT IS ARREED, by and delicers the visite mortinger— to hold and enjoy the said mortingers— and in the number of holds and enjoy the said mortingers— and in the number of holds and enjoy the said mortingers— and in the our hundred and the said mortingers— and in the our hundred and the said mortingers— and in the our hundred and the said and before the said and before of the United States of America.  Summet, Soiled and Delivered in the Prosence of the Sovereignst and Independence of the United States of America.  Summet, Soiled and Delivered in the Prosence of the Sovereignst and Independence of the United States of America.  Summet, Soiled and Delivered in the Prosence of the Sovereignst and Independence of the United States of America.  Summet, Soiled and Delivered in the Prosence of the Sovereignst and Independence of the United States and Independence of In	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and r	neaning of the parties to these Presents, that if
WINESS. In 19 hand and seal this year of our Levi our thousand nine hundred and till till till year of our Levi our thousand nine hundred and till till year of the Sovereignty bind Independence of the United States of America.  Signed, Sealed and Delivered in the Prescise of the Sovereignty bind Independence of the United States of America.  Signed, Sealed and Delivered in the Prescise of the Sovereignty bind Independence of the United States of America.  Signed, Sealed and Delivered in the Prescise of Sovereignty bind Independence of the United States of America.  Signed, Sealed and Delivered in the Prescise of Sovereignty bind Independence of the United States of America.  Signed, Sealed and Delivered in the Prescise of Sovereignty bind Independence of the United States of America.  Signed, Sealed and Delivered in the Prescise of Sovereignty bind Independence of the United States of America.  MORTGAGE OF RIVAL, ESTATE OF SOUTH CAROLINA, Independence of the United States of America.  SWORN to before use, this State of Sovereignty bind Independence of the United States of America.  SWORN to before use, this within mention of the within america.  SWORN to before use, this States of America.  SWORN to before use, this States of America.  SWORN to before use, this States of America.  SWORN to before use, this of	e said mortgagor, do and shall well and truly pay or cause to be paid, un ereon, if any be due, according to the true intent and meaning of the said no	to the said mortgagee the said debt or sum of money aforesaid, with interest
WITNESS 7114 hand and seal, this grant of our local one thousand nine transfered and solution the year of our local one thousand nine transfered and solution of the Sourceignty find Independence of the United States of America.  Shared, Sacked and Delivered in the Presence of  (L. S.)  (L.	AND IT IS AGREED, by and between the said parties, that the said mort	gagor to hold and enjoy the said
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(I. S. (I	Signed. Scaled and Delivered in the Presence of	4
The STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  If made oath that Eine saw the within named.  If a seal, and as a can deed, deliver the within written Deed; and that Line, with witnessed the execution thereof.  SWORN to before me, this Carolina.  Notafy Public for South Carolina.  IE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  If of the within named.  If this day appear before me within named.  If this day appear before me within privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or icar of any person or sons 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 premiaces within mentioned and released.  GIVEN under my hand and seal, this.  A D. 192.  Notary Public for South Carolina.		duriett ker mant and (L. S.)
MORTGAGE OF REAL ESTATE  Greenville County.  Personally appeared before me.  di made oath that sale saw the within named.  m. seal, and as Black act and deed, deliver the within written Deed; and that sale, with  witnessed the execution thereof.  SWORN to before me, this.  A D. 19225  Nordy Fublic for South Carolina.  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me  di upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or resuss 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, premises within mentioned and released.  GIVEN under my hand and seal, this.  y of		
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Greenville County.  I,	. Notaky Public for South Carolina.	
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