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al recorded in the office of Register of Messe Correspondes for Greenvillo County, in Book	dent or  the said  person  company ortgage, id mort- n failure amount and shall rding to remain shall be premises id State proceeds e profits
irs and Assigns forever.  And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto a stranges.  And I, the said mortgages, are to claim the same or any part thereon.  And I, the said mortgages, agree to insure the house and buildings on said land for not less than.  Three thousand & no/1000  Three thousand & no/1000  Companies which shall be accorately to the nortgages, and keep the same insured from less or damage by fire during the continuation of this me diask the loss under the policy or policies of insurance agaptable the mortgages and that in the event 1 shall at any time full to so, when the segme may cause the same to be insured as above provided and be reinhanded to any part thereof the mortgages and the same insurance or any part thereof the mortgages and the same insurance of the same of the same insurance of the same insurance of the same of the same insurance of the same of the same insurance of the same insurance of the same insurance of the same of the same insurance	che said r person company ortgage, d mort- failure amount nd shall rding to remain shall be premises id State proceeds e profits
ins and Assigns forever.  And I do berely linds myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the sold premises unto integer.  And I, the said mortgager, agree to insure the house and buildings on said land for not less than.  Three thousand to hold and the mortgager, and the mortgager of more than the mortgager of post any insurance under this mortgage. Use the mortgager to post any insurance perminum or any taxon or other assembler of any put thereof the mortgager of post any insurance perminum or any taxon or other assembler or any put thereof the mortgager. Use the mortgager has not been mortgager than the mortgager being and the said mortgager being and the said mortgager being the mortgager being the said mortgager being the mortgager being the said mortgager being the mortgager being the said the said mortgager being the mortgager being the said the said mortgager being the said mortgager being the said the said mortgager being the said mortgager being the said the said mortgager being the said the said profits to the above described paid the said mortgager and said the said profits to the above described paid the said mortgager and said the said profits to the above described paid the said the said mortgager and said the said and paid the said mortg	company ortgage, id mortamount amount remain shall be oremises id State proceeds e profits
regages. htg omsever lawfully claiming, or to claim the same or any part thereof, and I, the said mortgagor, agree to insure the house and bailtings on said and for not less than  Three thousand & no/100  Dollars, in a companies which shall be acceptable to the mortgages, and keep the same insured from loss or dismage by fire during the continuation of this m d make the loss under the policy or policies of insurance payable to the mortgages, and that in dereptine of such insurance ander this mortgage, the heavy the mortgages and pay the mortgages, and that in dereptine of such insurance ander this mortgage, the mortgages and payable to the mortgages, and that in dereptine of such insurance ander this mortgage, the mortgages and payable.  But the mortgages of the payable such that is a second to the mortgages, and pay at thereof the mortgages the said point and insurance ander this mortgages, the said the mortgages of the said point and insurance and the same payable.  But the mortgages of the said note, then this deed of bargesia and sale shall cease, determine, and be utterly not and void, otherwise to a true intent and meaning of the said premises until dealut of payment and said shall cease, determine, and be utterly not and void, otherwise to a said mortgages or. In the said mortgage of the said premises until dealut of payment deed.  And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits to the above described.  WITNESS MY  Herry MY	company ortgage, id mortamount amount remain shall be oremises id State proceeds e profits
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this protegge, due and payabes.  The parties of these presents, that if I, the said mortgagor, do a list is the true intent and meaning of the parties to these presents, that if I, the said mortgagor, do a list is the content and meaning of the said noted to the said debt or sum of morey aforesaid, with intentence, if any shall be die, accept true intent and meaning of the said noted.  AND IT IS AGREDD, by and between the said parties, that I, the mortgagor, and to hold and enjoy the said premises until default of payment.  AND IT IS AGREDD, by and between the said parties, that I, the mortgagor, and to hold and enjoy the said premises until default of payment.  AND IT IS AGREDD, by and between the said parties, that I, the mortgagor, and to hold and enjoy the said premises until default of payment.  AND IT IS AGREDD, by and between the said parties, that I, the mortgagor, and to hold and enjoy the said premises until default of payment.  AND IT IS AGREDD, by and between the said parties, that I, the mortgagor, and to hold and enjoy the said premises until default of payment.  AND IT IS AGREDD, by and between the said parties, that I, the mortgagor, and to hold and enjoy the said premises until default of payment.  AND IT IS AGREDD, by and between the said parties, that I, the mortgagor, and to hold and enjoy the said premises until default of payment.  AND IT IS AGREDD, by and between the said parties, spall by and the said that the said the lates of the Circuit Court of say, at chambers of order paying coats of collection upon said debt, interest, costs and expenses without liability to account for anything more than the rests and the attention of said premises and celete said and the payment than the rests and the unity collected.  WITHERS The Agreed Agreed to the Circuit Court of say, at chambers of said paying the new the said of the Circuit Court of say, at the said paying the new the said paying the said paying the new the said paying th	nd shall rding to remain shall be premises id State proceeds e profits our Lord
And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits to the above described; said mortgages—, or h15  Heirs, Executors, Administrators, or Assigns, and sgree that any Judge of the Circuit Court of sa way, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, apphring the net, and the control of the profits apphring the net, and the control of the profits apphring the net.  WITNESS MY hand and seal , this 8th day of September in the year of or the control of the contr	oremises id State proceeds e profits our Lord
said mortgages _ or h1s	id State proceeds profits ur Lord
the thousand nine hundred and thirty four  Signed, Sealed and Delivered in the Presence of W. Harold Arnold  Charlotte Stevenson  PATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY APPEARED BEFORE ME W. Harold Arnold.  Indicate that he saw the within named Lauretta C. Fossett  Charlotte Stevenson, witnessed the execution thereof.  Sworn to before me, this 6th by of September A. D. 19.34  Charlotte Stevenson, (SEAL)  Notary Public, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER COunty of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  Lauretta C. Fossett  W. Harold Arnold.  W. Harold Arnold.  RENUNCIATION OF DOWER CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  Lauretta C. Fossett  W. Harold Arnold.  RENUNCIATION OF DOWER CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.  A Notary Public for South CAROLINA, County of Greenville.	······································
Signed, Sealed and Delivered in the Presence of  W. Harold Arnold  Charlotte Stevenson  ATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY APPEARED BEFORE ME W. Harold Arnold.  d made oath that he saw the within named Lauretta C. Fossett  To, seal and as her act and deed deliver the within written deed; and that he with  Charlotte Stevenson, witnessed the execution thereof.  Sworn to before me, this 8th  y of September A. D. 19 34  Charlotte Stevenson, (SEAL)  Notary Public, S. C.  CATE OF SOUTH CAROLINA, County of Greenville.  A Notary Public for South Carolina, Cherby certify unto all whom it may concern, that Mrs.  the wife of the within did this day appear be dupon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of the step of th	
W. Harold Arnold  Charlotte Stevenson  CATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY APPEARED BEFORE ME  di made oath thathe saw the within namedLauretta C. Fossett  made oath thathe saw the within namedLauretta C. Fossett  made oath thathe saw the within namedLauretta C. Fossett  made oath thathe saw the within namedLauretta C. Fossett  made oath thathe saw the within namedLauretta C. Fossett  made oath thathe saw the within namedLauretta C. Fossett  made oath thathe saw the within namedLauretta C. Fossett  made oath thathe saw the within namedLauretta C. Fossett  Charlotte Stevenson,witnessed the execution thereof.  Sworn to before me, thisSth	( <b></b> , 20.)
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County of Greenville.  a Notary Public for South (  the reby certify unto all whom it may concern, that Mrs.  the wife of the within did this day appear be a upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a separately examined by me, did declare that she does freely examined by the separately examined by me, did declare that she does freely examined by the separately exami	Colored Co.
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d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of a	
n or persons whomsoever, renounce, release, and forever relinquish unto the within named	iny per-
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and sing remises within mentioned and released.	ular the
Given under my hand and seal this	
y of	
Notary Public, S. C.	
Recorded September 8th 19 34 at 3:50 o'clock, P. M	
For value received I do hereby assign, transfer and set over to	•
the within mortgage and the note which it secures without recou	
day of19	
	rse, this
Assignment recorded	rse, this