TO RAYE AND TO TOTAL of and sequence requires before mapping up to the and delighborary country and adjust plants and the control of the cont
inches inche Medicilitation laws consumers and selection productions and simple the said generate was one on the laws the said and the said of the sai
D PRIVIDES, ANDREWS REPORTERS, and a is in term demonstrated and the particle of the particle
A CARLAN MAN CONTRACTOR OF BRAIL STATES  COMMAND AND ADMINISTRACTOR ASSESSMENT OF ADMINISTRATION OF AD
and the confinited Extension written, then this coin of Danges and we, shall excess use be velocity controlled to the controlled of the control of the contr
planel nove the sale headlings than the numeron circurate, all such internatives shall be made graphed in circurate with the submitted and the shall be shall be required the sale of the state of the s
planel nove the sale headlings than the numeron circurate, all such internatives shall be made graphed in circurate with the submitted and the shall be shall be required the sale of the state of the s
account of the anaexamo money poid shall be agained either on the indebtedens security betty, or in referribility and revoluting the distance of the contract of the anaexamo money poid shall account the theory of the presentation of the contract of the anaexamo money points and the contract of the anaexamo money and the contract in places and the contract in pl
It is further commended and grouper of the three of the commended and grouper of the commended and grou
The further constanted and agreet that the said analogous that present and a state of the said and a s
The set of
The content imposed the content proper shall got all taxes and assessment, general or spowl, whether samp to such as the protection of a law imposing syncem of the whole or any position of the content shall as the protection of a law imposing syncem of the whole or any states or assessment in legal, more content in laws and assessment in legal, more content in laws and states of the content of
parton or any or the facus accrementation to again programmer, or it adapted, then and it may easily accorded to control develope when the control develope to the control expect become ministerability by the mortgager or as been provided, to my any takes of an accordance in a gain, programmer or to permit the said property or any part thread, or any interest therein to be said for takes, and turbles agrees to turnish annually to the mortgager, core between the control of the contro
And it is convenanted that if the said mortgaged does not hold said premises also pasted and large and described you have an assessment be used or Peter due you the delte scores berefoy, or upon the mortgage or its successors or assigns shor or on account of this loan, either by the state or country, or for fixed purposes, the mortgage or its successors or assigns shall have the quite to deduce the entire indicates secretal berefoy, or upon the mortgage or it is successors or assigns shall have the quite to deduce the entire indicates secretal berefoy.  And it is for the control and agreed that in case this mortgage or the indicatedness secretal berefoy, the shore of an astrone for collection, or a collection of the popular or previous chaining through one time the mortgage of the shore of an astrone for collection, or a collection of the popular or previous chaining through one time the mortgage of the shore of an astrone for collection, or a collection of the shore of an astrone for collection, or a collection of the shore of an astrone for collection, or a collection of the shore of the mortgage of the shore of the mortgage of the shore of the collection of the shore of
premiers are not free and clear of all luries and encombrances whatsopers; or if any varies have been begun affecting the same, or if any turse or assessments be made or levied upon the docts source in successors or assigns and have the right to declare the mortgager or as suggests and have the right to declare the entries indictiones sourced berefy at once the and psychile, and the muritagen or the person or persons chaining the mortgager or its ancessors or assigns and have the right to declare the entrie indictiones sourced between the contract of the persons of the
further sum of ten per contain on the amount then due shall be paid by the mostgage or the person or persons claiming through or under the mortgager, for attorney's commissions and also in addition thereto, there shall be paid a reasonable consonal (e.g. all of which shall stand general plus in mortgage and may be presented in any suit or action between or hereunder.  And it is further covenanted and agreed that upon default in the payment of any of the indebtedness secured between, or any part of the interest thereon, or upon any faiture of the mortgager to keep and perform all of the covenants and conditions hereoft, that then the mortgage or assigns may enter and possess and premises, and shall have demand, collect, receive and receip for the rents, moome and profits cortinating from or issuing out of said mortgaged premises, and thuilt but indebtedness secure theretoy, all of which shall be without any liability whatsoever on the payment of any of the interest payment of any of the payment of any of the successors or assigns and the cultive rents and profits cortinating the said rents, moore and profits cortinating from or issuing out of said mortgaged premises, and the cultivation that the expenses of the collection tenerof, all of which shall be without any liability whatsoever on the payment of any of the interest payment of any of the indebtedness secure the payment of the indebtedness of the indebtedness secure of the payment of the indebtedness hardy secure, and thereto's out default in the payment of any of the indebtedness secure of the payment of the indebtedness hereby secured, and the payment of the payment of the indebtedness between the payment of the payment of the indebtedness payment of the indebtedness payment in the payment of the payment payment payment payment payment payment payment payment payment payme
failure of the mortgagor to kesp and perform all of the covenants and conditions hereof, that then the mortgages or its auccessors or assigns may enter and possess said premises, and shall have decimand, collecting for the rents, income and profits accrained from or issuing out of said mortgaged premises, and until the indebtedness secured hereby shall be fully paid, are hereby assigned, transferred and delivered unto the mortgaged and its successors and analysis, to be applied to assign discontained and profits.  And it is also covenanted and an agreed that the payment of any of the installments of principal or any part of the interest thereon; or upon default in the payment of any of the installments hereby secured, all the interest thereon; or upon default in the payment of any of the installments hereby secured hereby, or any part thereot; or in failure of the mortgager to keep and perform any of the covenants or conditions hereon, that then and in any such event, the whole amount of money secured hereby, or any part thereot; or in failure of the mortgager to keep and perform any of the covenants or conditions hereon, that then and in any such event, the whole amount of money secured hereby, or any part thereot; or in failure of the mortgager to keep and perform any of the covenants or conditions aberron, that then and in any such event, the whole amount of money secured hereby hereby hereby assigns, for any part of the interest thereon; or upon default in the payment of any of the summer of the indetections hereby the part hereby assigns, for any part of the interest thereon; or upon default in the payment of any of the summer of the indetections hereby the part of the mortgager and and collection and conditions have a receiver appointed to take possession of and manage and control the mortgaged protection proceeding the mortgager and payment of the mortgager and control the mortgaged protection of the mortgager and payment of the mortgager and payment of the mortgager and payment of the mortgager and paym
nontrages or its successors or assigns, for lackes or neglect in collecting the said rents, income and profits.  And it is also occentuated and agreed that upon default in the payment of any of the installments of principal or any part of the interest thereon; or upon default in the payment of any of the sum of money secured hereby, or any part thereof; or on failure of the mortgager to been any of the occentains or conditions hereon, that then and in any suck event, the whole amount of the industreless sheetly secured, at that time unpaid, shall, at the option of the lawful owner and holder of said note and of this security be and become due and collectific at once, anything herein before or in said note contained to the contrary notwithstanding; such option to be exercised without notice.  Should foreclosure proceedings be instituted hereunder on account of any preach or violations of the covenants herein contained, it is covenanted that the mortgages hall have the right, without notice to the mortgagers, to make application for and to have a receiver appointed to the possession of and manage and control the mortgaged property pending foreclosure proceedings, for the purpose of renting, preserving, or protecting the same, and apply the net income therefrom to the preservation and protection of the mortgage of property pending foreclosure proceedings, for the purpose of renting preserving on a great data on failure of the mortgage indictions in such manner as the centre majority of the debt hereby secured under the foregoing conditions shall be taken or deemed as a waiver of right to decide under the foregoing conditions shall be taken or deemed as a waiver of right to decide under the foregoing conditions shall be taken or deemed as a waiver of the right to decider the maturity of the individences hereby secured, by reason of the failure of the mortgager or is successor or analysis to exercise any option to declare the maturity of the individences hereby secured, by reason of the failure of the mortgager by t
of the indestechness hereby secured, at that time unpaid, shall, at the option of the lawful owner and holder of said note contained to the contrary notwithstanding; such option to be exercised without notice.  Should forcelosure proceedings be instituted hereunder on account of any breach or violation of the covenants herein contained, it is covenanted that the mortgages shall have the right, without notice to the mortgagors to make application for and to have a receiver appose of renting, preserving, or protecting the same, and apply the net income therefrom to the preservation and protection of the mortgaged property and to the payment of the mortgage indebtechness in such manner as the court may direct.  And it is covenanted and agreed that no failure of the mortgage or its successors or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing conditions shall be taken or deemed as a waiver of right to exercise such option or declare such forfeture; either as to any past or present default on the part of the mortgagor nor shall any default as to the provincement of the lailure of the mortgage or by the mortgages shereinabove provided, be taken or deemed as a waiver of the right to declare the maturity of the indebteciness hereby secured, by reason of the failure of the mortgagor to procure such insurance or pay such taxes.  All appraisments and bomoneted laws are hereby expressly waived.  Witness DUM, hand S. and seal S., this
notice to the mortgagers, to make application for and to have a receiver appointed to take possession of and manage and control the mortgaged property appling foreclosure proceedings, for the purpose of renting, preserving, or protecting the same, and apply the net income therefrom to the preservation and protection of the mortgaged property and to the payment of the taxes in such manner as the court may direct.  And it is covenanted and agreed that no failure of the mortgage or its successors or assigns to exercise any option to declare the maturity of the delth hereby secured under the foregoing conditions shall be taken or deemed as a waiver of right to exercise such option or declare such forfeiture; either as to any past or present default on the part of the mortgager nor shall any default as to the procurement of the insurance or pay such taxes.  All appraisements and homesteed laws are hereby expressly waived.  Witness DML hand S. and seal. S., this 2316 day of further such a such taxes.  Signed, sealed and delivered in the presence of Lews M. Bellottle (I., S.)  Thomas R. Bellottle (I., S.)  STATE OF SOUTH CAROLINA,  County of Mellottle saw the within named Thomas R. Bellottle and Lews Mayers  and made oath that She saw the within named Thomas R. Bellottle and Lews Mayers  and made oath that She saw the within named Thomas R. Bellottle and Lews Mellottle and Lews Mellottle says and seal of the control of the property period of the part of the fight to the part of the maturity of the indebtedness hereby secured under the foregoing committee of the mortgager nor shall any default as to any past or present default on the part of the mortgager nor shall any default as to any past or present default on the part of the mortgager nor shall any default as to any past or present default on the part of the mortgager nor shall any default as the past of the feeting past of the feeting of the feeting past of the feet
ditions shall be taken or deemed as a waiver of right to exercise such option or declare such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default as to the procurement of the insurance or payment of the mortgage as hereinabove provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness hereby secured, by reason of the failure of the mortgagor to procure such insurance or pay such taxes.  All appraisements and homestead laws are hereby expressly waived.  Witness. DUM hand S and seal S., this. 2314 day of June in the year of our Lord, one thousand nine hundred and footby fairly and in the part of the Sovereignty and Independence of the United States of America.  Signed, sealed and delivered in the presence of June June July year of the Sovereignty and Independence of the United States of America.  Signed, sealed and delivered in the presence of June July July July July July July July July
Witness OM hand S and seal S, this 2311 day of June in the year of our Lord, one thousand nine hundred and farty fine and in the Pulkundula and rifty year of the Sovereignty and Independence of the United States of America.  Signed, sealed and delivered in the presence of Lena A. Bellotte (L. S.)  Thomas R. Bellotte (L. S.)  STATE OF SOUTH CAROLINA,  County of Steemville America And Mortgage of Real Estate  Personally appeared before me Alora A. Bellotte and Lena R. Bellotte , sign, seal and as their act and deed deliver the within written deed, and that She
Signed, sealed and delivered in the presence of  Gatrick lo. Fant  Floria R. Bellotte (I. S.)  State of South Carolina,  County of Seleviele  Personally appeared before me.  and made oath that She saw the within named Thomas R. Bellotte and Bena R. Bellotte , sign, scal and as  their act and deed deliver the within written deed, and that
Signed, sealed and delivered in the presence of  Gatrick lo. Fant  Floria R. Bellotte (I. S.)  State of South Carolina,  County of Seleviele  Personally appeared before me.  and made oath that She saw the within named Thomas R. Bellotte and Bena R. Bellotte , sign, scal and as  their act and deed deliver the within written deed, and that
State of south Carolina,  County of Glewille  Personally appeared before me  and made oath that She saw the within named Thomas R. Bellotte and Lena R. Bellotte  sign, seal and as  their act and deed deliver the within written deed, and that  She
STATE OF SOUTH CAROLINA,  County of Science Science Science State  Personally appeared before me Science Science Science And made oath that She saw the within named Thomas R. Bellotte and Lena R. Bellotte, sign, scal and as their act and deed deliver the within written deed, and that She
STATE OF SOUTH CAROLINA,  County of Science Science Science State  Personally appeared before me Science Science Science And made oath that She saw the within named Thomas R. Bellotte and Lena R. Bellotte, sign, scal and as their act and deed deliver the within written deed, and that She
STATE OF SOUTH CAROLINA,  County of Mortgage of Real Estate  Personally appeared before me Flora K. Nayes  and made oath that She saw the within named Thomas R. Bellotte and Lena R. Bellotte , sign, seal and as  their act and deed deliver the within written deed, and that She
Personally appeared before me Ilora K. Nayes  and made oath that She saw the within named Ihomas, R. Bellotte and Lena R. Bellotte, sign, seal and as  their act and deed deliver the within written deed, and that She
Personally appeared before me Ilora K. Nayes  and made oath that She saw the within named Ihomas, R. Bellotte and Lena R. Bellotte, sign, seal and as  their act and deed deliver the within written deed, and that She
Personally appeared before me.  and made oath that She saw the within named Thomas R. Bellotte and Lena R. Bellotte , sign, seal and as  their act and deed deliver the within written deed, and that She
and made oath that She saw the within named
their act and deed deliver the within written deed, and that She
, , , , , , , , , , , , , , ,
with Patrick lo Faut in the presence of each other witnessed the execution thereof.
Sworn to before me, this 2311 day of July A. D. 19.45
Patrick b. Faut Flora K. Nayes
notary Public of South Carolina.
CMARTE OF COUNTY CAROLINA
County of Cleritale Renunciation of dower
of Patricle C. Faut, a notary Public for South Carolina.  J. Patricle C. Faut, a notary Public of for South Carolina.
did 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, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named JEFFERSON STANDARD LIFE INSURANCE COMPANY, its successors and assigns, all her interest and estate, and also her right and claim of dower, of, in or to, all and singular, the premises within mentioned and released.
Given under my hand and seal, this 231 day of June, Anno Domini 19.45.  The S. Patrick C, Faut. Leva R, Bellotte (I. S.)
765) Julick C. Jant. Fena R. Bellotte (LS)
Notary Public for South Carolina.  (I. S.)  Recorded June 29# , 19 45 at 2:42 o'clock P. M.
Recorded June 24th, 19 43 at 2 142 o'clock M.