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South Automa deducting from the value of land, for the purpose of taring any lien thereon, or changing in say we settled of any such taxes, to as it as differ this mortgage, or the mortgage of the mortgage of the purpose, or the manner extends of any such taxes, to as to affect this mortgage, without notice to any party, become immediately of bile. In case proceedings for forcelorure shall be instituted, the mortgaged, agree. In a tond does hereby assign the reflection of any such as the proceedings of the contract of the mortgaged premises as without notice to any party, become immediately of the contract of the mortgaged premises as without notice to any party, become immediately of the contract of the mortgaged premises, without laddle of the parties to these freenth and profits actually received. DVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these freents, that if the unit of the said mortgage the debt or sum of money aforesaid with interest thereon, if any be the according to the admental profits and the parties to the parties to the parties to these freents, that if the unit of the said mortgager the debt or sum of money aforesaid with interest thereon, if any be the according to the admental parties that said mortgagers. In a said mortgager, and the said mortgager of the said note, and say and all other sums which may become the and payable hereunder, the estate here of shall cose, determine and to sutterly unit and void; otherwise to remain in full force and virtue. DIT IS ACREED by and between the said parties that said mortgagers. In the part of our Lord one thousand, nine hundred and. Fifty-one are the parties of the parties and be made as the parties of the parties and be made to the parties of the parties and the parties of the parties and the parties of the parties and the parties of the par	pecomes due, or in the case of failure to keep insure ses against fire and tornado risk, as herein provided, or	to the benefit of the mortgagee the houses and buildings on the
the state of South Carolina, REEENVILLE COUNTY In the year of our lord one thousand, nine hundred and. Seventy-fifth In the year of our lord one thousand, nine hundred and. Fifty-one and made oath that's Sonalty appeared before me. Martina E. Leathers. M	of South Carolina deducting from the value of land ws now in force for the taxation of mortgages or debi illection of any such taxes, so as to affect this mort	d, for the purpose of taxing any lien thereon, or changing in any way to secured by mortgage for State or local purposes, or the manner of gage, the whole of the principal sum secured by this mortgage, together
when the said mortgages the debt or num of mortgages and shall well and truly pay or cause and meaning of the said note, and say and all other sums which may become and any be due according to the eds shall cease, determine and be utterly null and void; otherwise to remain in full force and virtue. DIT IS AGREED by and between the said parties that said mortgagor. S. shall be entitled to hold and enjoy the said runtil default shall be made as herein provided. DIT IS AGREED by and between the said parties that said mortgagor. S. shall be entitled to hold and enjoy the said runtil default shall be made as herein provided. DIT IS AGREED by and between the said parties that said mortgagor. S. shall be entitled to hold and enjoy the said runtil default shall be made as herein provided. DIT IS AGREED by and between the said parties that said mortgagor. S. shall be entitled to hold and enjoy the said runtil default shall be made as herein provided. DIT IS AGREED by and between the said parties that said mortgagor. S. shall be entitled to hold and enjoy the said runtil default shall be made as herein provided. DIT IS AGREED by and between the said parties that said mortgagor. S. shall be entitled to hold and enjoy the said runtil default shall be entitled to hold and enjoy the said runtil default shall be entitled to hold and enjoy the said runtil default shall be research to the runtil default shall be runtil shall be runtil shall be runtil default shall be runtil default shall be runtil shall	oronts arising or to arise from the mortgaged premises iction may, at chambers or otherwise, appoint a receive premises, and collect the rents and profits and apposts, costs and expenses, without liability to account for	as additional security for this loan, and agree that any Judge of or of the mortgaged premises, with full authority to take possession by the net proceeds (after paying costs of receivership) upon said debt or anything more than the rents and profits actually received.
State of South Carolina, PREENVILLE COUNTY State of South Carolina, PREENVILLE COUNTY J. Milton Williams And April Appil April Appil Appil		
runti default shall be made as herein provided. TINESS OUP hand, 3, and seal, 5 this 16th day Fill in the year of our Lord one thousand, nine hundred and Fifty-One as sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Presence of: What is a sealed and delivered in the Independent Independent in the Independent In	and meaning of the said note, and any and all other	I sums which may become due and payable bereunder the estate here.
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Sealed and delivered in the Presence of: Country		· · · · · · · · · · · · · · · · · · ·
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Notary Public for South Carolina (L. S.) And L. Charles	r interest and estate and also all her right and claim e	ed by me, did declare that she does freely, voluntarily, and without nomsoever, renounce, release and forever relinquish unto the within the control of Dower, in, or to all and singular the Premises within mentioned and
Carrier 1.	interest and estate and also all her right and claim of d. under my hand and seal, this 16th April A. D. 1951.	ed by me, did declare that she does freely, voluntarily, and without nomsoever, renounce, release and forever relinquish unto the within. C
	interest and estate and also all her right and claim of the land and seal, this 16th April A. D. 19.51	ed by me, did declare that she does freely, voluntarily, and without homsoever, renounce, release and forever relinquish unto the within the composition of Dower, in, or to all and singular the Premises within mentioned and the composition of Dower, in, or to all and singular the Premises within mentioned and the composition of Dower, in, or to all and singular the Premises within mentioned and the composition of Dower, in, or to all and singular the Premises within mentioned and the composition of Dowers, in, or to all and singular the Premises within mentioned and the composition of Dowers, in, or to all and singular the Premises within mentioned and the composition of Dowers, in, or to all and singular the Premises within mentioned and the composition of Dowers, in, or to all and singular the Premises within mentioned and the composition of Dowers, in the composition of Dowers and the composition of Dowers, in the composition of Dowers and Dowers a