STATE OF SOUTH CAROLINA COUNTY OF Greenville

WHEREAS Eula Valentine wide	(Formerly Eula Croft) & son Clay Valer
nerelighter referred to as first party (whather one as we	remanded is indebted to M. M. Karr dd/h/s
INTERSTATE ROOFING & STOING CO.	•
and account bearty, for relative wild re-	rty is hereby acknowledged by first party, in the sum of
ONE THOUSAND FOUR HUNDRED FIFTY-O	NE AND 88/100(\$1,451,38)Dollars,
for which first party has executed and delivered to second	d name his note in said amount of over data harmwith namely
in monthly installments of \$40.33	with 19 TH down of each mouth homesthan making the cold in
thereunto being had, will more fully appear.	y at 6% per annum, as in and by the said note, reference
NOW, KNOW ALL MEN that in consideration of the man	remises and for the better securing the payment of said debt according
soknowledged, first party has granted harmined sold and re-	do paid by second party to first party, receipt of which is hereby
and and another, an that certain for or ign	nd, together with the improvements thereon, situated in or near the
	eanville State of South Carolina, fronting On oad, located in Gantt Township, about si
miles from the city of Greenvilles	outh Carolina containing about cight property
No. owned and occupied by mortgagor	property described
to first party, datedMay 19.	, 19.41, and recorded in the office of the
	County
	all and singular the rights, members, hereditaments and incident or appertaining; to have and to hold all and singul-
	and assigns, forever; and first party hereby binds himself and rever defend all and singular the said premises unto second
persons whomsoever lawfully claiming or to claim the sai	me or any part thereof
	tim care of defends in mannerat of an about 11 and a second
that in case of foreclosure of this mortgage the second new	rigage shall immediately become due and payable at once, and
PROVIDED ALWAYS, NEVERTHELESS is the stand	the included in judgment of foreclosure.
The state of said the fermion of said note. Then the	IS MOTURED Shall be litter! v null and void
WITNESS the hand and seal of the first party this	5th by of March
Signed, Sealed, and Delivered	VSINCE Vaxentine
in the presence of:	First Party (SEAL)
Stury Slasse	ald NACT: a
Witness	First Party (SEAL)
erry Blumon	(SEAL)
Witness	First Party
TATE OF SOUTH CAROLINA	
PERSONALLY APPEADED LAST HOME	E Hlanen
and made oath that he saw the within named Park	y E. Glasser Valentine (so
find named	seal, and as her act and deed, deliver the within
written Deed, and that he with I was Blump	sear, and as ANY A sect and deed, deliver the within
witnessed the execution thereof.	
WORN to before me this	
5th day of March 1811	Jours & Starser
Stance Ward Swelain (SEAL)	Witness
Notary Public for South Carolina	Witness
TATE OF SOUTH CAROLINA	•
VE DOULINA	
OUNTY OF Greenville	
OUNTY OF Greenville I,	, Notary Public of South Carolina. do hereby
OUNTY OF Greenville I,	, Notary Public of South Carolina, do hereby
OUNTY OF Greenville  I,  ortify unto all whom it may concern, that Mrs.  e, and upon being privately and separately examined by me may compulsion, dread or fear of any person or persons who ithin named second party, his bairs person or persons who ithin named second party.	e, did declare that she does freely, voluntarily, and without omsoever, renounce, release, and forever relinquish unto the
I,  ertify unto all whom it may concern, that Mrs.  ee, and upon being privately and separately examined by meny compulsion, dread or fear of any person or persons who ithin named second party, his heirs and assigns, all her interest, in, or to all and singular the premises within mentioned	e, did declare that she does freely, voluntarily, and without omsoever, renounce, release, and forever relinquish unto the
I,	, wife of the within named did this day appear before e, did declare that she does freely, voluntarily, and without omsoever, renounce, release, and forever relinquish unto the terest and estate and also all her right and claim of dower and released.
I,	, wife of the within named  did this day appear before e, did declare that she does freely, voluntarily, and without omsoever, renounce, release, and forever relinquish unto the terest and estate and also all her right and claim of dower and released.
I,	, wife of the within named did this day appear before e, did declare that she does freely, voluntarily, and without omsoever, renounce, release, and forever relinquish unto the terest and estate and also all her right and claim of dower and released.
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