	go gas ANO . Fig. p_{ij} and singular the solid preserve us to the distribution of the i i i i i i i i	l /	
	AND the sould receive selection of the first bed in a first constitution of the consti	and assigns, from and against himself	
and	Harakar in the contraction of th	· lawfully claiming or to claim the same	
	PETATE OF SOUTH CAROLINA) PROUNTY OF CHEENVILLE () 33.	., shall pay unto the said mortgagee, its	
success mention of life		same be fully paid, shall keep said policy void, otherwise to remain in full force	
and the	STATES, the owner and holder of a mortgage executed by	ssigns, covenants with the mortgagee as	
iollow	TRUEST EUGINE SNIPES on the 3rd day of February, 1922, cover- ing a lot of land in Greenville County, South Carolina, re-	,	
in the no	corded in the office of the Register of Lissne Conveyances in and for said County in Book 117 at page 56, does hereby	id, will keep said policy of life insurance covenants and conditions herein contained,	
	sacknowledge payment of said mortgage in full mand does here by empower the said Clerk to enter satisfaction of the same	l	
sans.	upon the record.	and (\$5000.) Itisfactory to the mortgagee, and to assign	
and di	IN WITNESS WHEREOF. THE EQUITABLE LIFE ASSURANCE	orm as it may require, all renewal policies ion of the old policies, and that in the	
250 10 10	IN WITNESS WHEREOF, THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STATES has here nto caused its corpor-	nortgagee may cause the same to be insured to foreclose the same as though default debtedness hereby secured or in rebuilding	
	and seal to be affixed and these presents subscribed by	paid, shall become due and payable at the	
option	this the day of april, 1923.	in the payment of any tax or assessment said premises, anything herein contained	
to the	THE EQUITABLE LIFE ASSURANCE	es in as good order and condition as they	
now or any	SOCIETY OF THE UNITED STATES	this mortgage, and not commit any waste s mortgage to become foreclosable at the	
option	Signed, sealed and delivered in the presence of the presence o	nced for the foreclosure of this mortgage,	
to app such a	DU Garage Millemid	ts due the mortgagee, or the solvency of	
any pe	Assistant Auditor	s, charges and assessments which may be	
receipts	ြေရေးရေးရေး ရေးရေးရေး ရေးရေးရေး ရေးရေးရေး ရေးရေးရေး ရေးရေးရေး မြိမ်းမည်။ ရေးမြို့ရေးကျွင်း ရေးရေးရေး ရေးရေးရေးရေး မြိမ်းရေးရေးရေး ရေးရေးရေး ရေးရေးရေးရေး ရေးရေးရေး ရေးရေးရေး ရေးရေးရေး ရ သွေးရေးရေးရေးရေးရေးရေးရေးရေးရေး ရေးရေးရေးရေး မေးရေးရေးရေးရေးရေးရေးရေးရေးရေးရေးရေးရေးရေ	to deliver to the mortgagee on demand aortgagor to pay the amount of any covenants and agrees to repay to the	
mortga and th	STATE OF NEW YOR.2	orthwith, anything herein contained to the	
contrar ·	COUNTY OF NEW YORK ss.	na deducting from the value of land for	
the pur or the to give	have been Personally appeared before met.	by mortgage for State or local purposes, bt which it secures, shall have the right rereby agreed that if such notice shall be	
given,	hand made oath that he was present and saw HE BUITABLE LIFE	of the mortgagee, if the mortgagor	
'shall c manner	wits and seal and as its Act and	ecome vested in any other owner in any	
therefo	deed deliver the within written satisfaction and that he with witnessed the execution	iums and interest to its several securities	
» secured	thereof.	te hereof of prepaying the amount hereby	
principi	1 Tomann	prepayments in excess of the instalment and the number of installments payable	
ter e un (1915) - (1915) -	engata kenang terbinan mendengan pelanggan pelanggan penanggan penanggan penanggan penanggan penanggan penangg	nthly instalment or relieve the borrower principal until the entire indebtedness is	
	dey of April, 1923	agor agree S to pay	
	Retail Public New York County No. 85	tgage shall become immediately due and	
paya ¹ /	New York Co. Register No. 4094 Torm Expires March 80th 1924	under the terms of said policy and pay	
	and the control of th	and enjoy the said premises until default	
	Lord one thousand nine hundred and twenty-two and in the one hundred and form	the the	
of the	Independence of the United States of America.	year	
D, c	Signed, Sealed and Delivered in the Presence of Wassel	(SEAL)	
au	Justus D. Hart	(SEAL)	
የጥልጥን	OF SOUTH CAROLINA,	PROBATE.	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	County of Greenville.	·	
المرسم	Personally appeared before me U. O. Manya. and makes oath that he was present and saw Ennest Gugenl Snikes		
sign, seal and as MA act and deed execute and deliver the within written deed, and that he with Musture 15, Hart			
******	SWORN TO AND SUBSCRIBED before me, this day of day	an 100 2/	
	a. C. Marson	7	
Que	/ustus/ J. Hart (SEAL) Notary Public for South Carolina.		
STATI	Country of Creenville	RENUNCIATION OF DOWER.	
	County of Greenville. I. Cluquetus D. Hart	a Notary Public in and for South Carolina,	
do hereby certify unto all whom it may concern that Mrs. Dataly Co. Dnifeld wife of the within named Ounlest Gualne Snifeld			
did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within written THE EQUITABLE LIFE ASSURANCE SOCIETY			
OF TH	OF THE UNITED STATES, its successors and assigns, all her interest and estate, and also all 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 4 day of Jehnsang	A. D. 192.22	
Res	gustus B. Hart (SEAL)	uple	
C.Y.Y.L	Notary Public for South Carolina.		
,	Recorded Tehnary 15th	192.2	
		·	

TON TO HIS with a same congress to cligity, complete to confirm the confirmation and apparaining.