STATE OF SOUTH CAROLINA,

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its certain policy of financings, bearing register date the agreeting to begy to the beneficiary spoken named upon recipit of que proof of the death of the agreeting provided precisional place been due, said and said policy be then in store and by then surrentfloor properly released, they would be the said of the death of the agreeting provided precisional places been due, said and said policy the day due such that surrentfloor properly released, they would be said. Whereas, Whereas, "AND CLAIRS, and the properly of the said of the said. Whereas, "AND CLAIRS, and the said of the State of South Carolina, in the full and jost and of the said. "AND CLAIRS, and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the State of South Carolina, in the full and jost and the said of the s					SEND GREETING:
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accordance with the terms and Spottones of said policy the family before the honoficiary before a mental spot of the open proof of the death of the important provided premium have been due total and said policy be them in force and be then surregularly properly released, in the family of the proof of the death of the said surregular property released in the family of the said surregular property released in the family of the said surregular property of the said of the said surr					
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Whereas. The said fill the sa	vided premiums have been duly paid and said	policy be then in force and be the	n surrend ded properly released,	the star of;	
Whereas. The said fill the sa	accordance with the terms and conditions of	said policy this day duly assigned	ho Southeastern Life's	NSURANCE COMPANY, as is) DOLLARS, alk in evidenced by the note
in and by. MATASTERN LIFE INSTRANCE CHICAGO AND A STATE OF A STATE OF A STATE BOOK STORMS. THE MATERIAN AND A STATE OF A	which this mortgage secures; and	1 An m		V	·
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cach and a final installment of the same of the same date in each according year interest, as therein provided, the same shall been simple interest from the event datable to the contribution of the same date in each according year interest, as therein provided, the same shall been simple interest from the according to the first installment to make the same dates in each according year interest, as therein provided, the same shall been simple interest from the event datable is made in the proportion of any intuitinent of the manufacture of the found that are only interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been same shall been simple interest from the according to the same shall been simple interest from the according to the same shall been simple interest from the according to the same shall be according to the same shall be according to the same shall be according to the same shall been same shall be		LLARS, to be paid (at its Home			
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The fourth installment being payable on the	The third installment being payable on	the 30th	La day is Din	~ e	1923 6
and the successive installments on the same dates in each succeeding year thereafter, under the entire principal sum, with all interest thereon, is paid in full; and in the event detail it is made in the payment of any installments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid, at the rate of right (9%) per contum, per annum. And if any portion of principal or interests be at any time past due and unpaid, or in ease of the default in the payment of any permiss or a said policy station and the provided of the holder thereof, who may such the payment of any permiss or it default be made in respect to any condition, agreement or coverant contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the holder the option of the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note or this force its maturity, it should be desemed by the holder thereof necessary for the protection of its interests to place, to pay all costs and expenses, including ten (10%) per cent, of the indebtedness as attorneys fees, this to be added to the mortgage interbedness, and to be secured under this mortgage as a part of said debt. NOW, KNOW ALL MEN, That the said MALL ALL ALL ALL ALL ALL ALL ALL ALL AL	The fourth installment being payable o	n the 30th	L John de Dollard Se	stember	19236
And if any portion of principal or interest to at any time past due and unpaid, exim asset of the default be made in respect to any condition, agreement or covenant contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the holder thereof, who may sue thereon and foreclose this mortgage; and in case said note, after its maturity should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note of this mortgage in the hands of an attorney for any legal proceedings, then in either of said cases, the mortgage romines under this mortgage as a part of said selection. NOW, KNOW ALL MEN, That. The said SOUTHEASTERN LIFE INSURANCE COMPANY, according to the said note, and also in consideration of the said SOUTHEASTERN LIFE INSURANCE COMPANY, at and before the said soil and truly paid by the said SOUTHEASTERN LIFE INSURANCE COMPANY, at and before the signing of these Presents, the receipt whereof is been should have granted, bargained, sold and released, and by these Presents, do grant, bargain, soil and release unto the said SOUTHEASTERN LIFE insurance of the said soil of the sai	and the successive installments on the same	dates in each succeeding year the	reafter, und the entire principal	sum with all interest thereon is	poid in full, and in
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the SAID SOUTHEASTERN LIFE INSURANCE COMPANY, according to the terms of the said note, agid also in consideration of the further sum of THREE DOIL-LARS, to the said south the sai	and the holder should place, the said note of to pay all costs and expenses, including ten (under this mortgage as a part of said debt.	r the store its maturity, it should r this mortgage in the hands of a (10%) per cent. of the indebtednes.	be deemed by the holder thereof n attorney for any legal proceedings as attorneys' fees, this to be ad	necessary for the protection of igs, then in either of said cases, the ided to the mortgage indebtedness	its interests to place,
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