	a notification of the second
	$\mathcal{L}_{\mathcal{L}}}}}}}}}}$
	and the party of
	The gray may
	1940
The state of the s	a la sur de la s
	Der)
	and the same of th
) de la	1. The
and like Old Vi	A CONTRACTOR OF THE STATE OF TH
	I was
rate of operation	a amount of
We will the gray	
day of which	MATISFIED AND CANCELLED OF RECOR
	OPP PAY OF SEAL
re Dris	R.M.C. FOR GREENVILLE COUNTY, 8.
	120/13 O'CLOCK CL NO SD 7 720
TOGETHER With all and singular the Rights, Members, Hereditame TO HAVE AND TO HOLD, all and singular, the said Premises un	ents and Appurtenances to the said Premises belonging, or in anywise incident or appertaining the said SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and
assigns. And do hereby bind Heirs, Executors and Administrators, to warrant and forever defend all	and singular the said Premises unto the said SOUTHEASTERN LIFE INSURANCE
COMPANY, its successors and assigns, from and against	and shy
lawfully claiming or to claim the same or any pant thereof	Heirs, Executors, Administrators and Assigns, and every person whomsoever a hougand (\$5,000.00) Dollars - against loss
And the said mortgagor agree of to insure and term insured	d the pouses and buildings on said lot in a sum not less than
in a company or companies satisfactory to the mortgage, from loss or dan that it the over the moregage.	nage by fire and assign and deliver the policies of insurance to the said mortgagee, and the mortgagee may cause the same to be insured and reimburse itself for the premium, on such failure declare the debt due and institute foreclosure proceedings.
with inverest, under this morpgage, or the morpgage at its election may come	on such failure declare the debt due and institute foreclosure proceedings.
In case of detault in the paynest of law part of the principal indebition in the principal indebition of the management	tedness, or of any part of the interest, at the time the same becomes due, at the take of the near of the the same becomes due, at the take of the near of the take of the take of the take of the take of tailure to be the take of tailure to pay any taxes or assessments to of said cases the mortgagee shall be entitled to declare the entire debt due and to institute edings, as herein provided, the policy of life insurance shall be surrendered and cancelled,
become due on said property within the time required by law; in either foreclosure proceedings. And in case of institution of foreclosure proceedings.	of said cases the mortgagee shall be entitled to declare the entire debt due and to institute edings, as herein provided, the policy of life insurance shall be surrendered and cancelled.
and the Infronder value (if any) shall be applied to the indebtedness.	I in forma social locar and this bety forms shall become distributed intelled due and appeals are as the
de this of the indived, and the morneage shall analy toward the paykonn the	I in force, said loan and this trortage shall become immediately due and payable upon the sereot the amount due mon it under the terms of said policy and pay over the balance, if
71) And in case proceedings for foreclosure shall be instituted, the mortg	agor agree to and does hereby assign the rents and profits arising or to arise the terminal that any Judge of jurisdiction may, at chambers or otherwise, appoint a receiver of
the mortgaged premises, with full authority to take possession of the pren receive ship) upon said debt, interest, costs and expenses, without liability	nises, and collect the rents and profits and apply the net proceeds (after paying costs of
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intenthe said mortgagor, do and shall well and truly pay or cause to be pa	id unto the said mortgagee the debt or sum of money aforesaid, with interest thereon if
any be due according to the true intent and meaning of the said note, and granted shall cease, determine and be utterly null and void; otherwise to	any and all other sums which may become due and payable bereinder the estate bereby
made as herein provided	nortgagor shall be entitled to hold and enjoy the said Premises until default shall be
WITNESS hand and seal and seal hand hand hand hand hand hand hand hand	this day of Quaguet ear of our Lord one thousand nine hundred and twenty thirty seller
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	ear of our Lord one thousand nine hundred and twenty
year of the Independence of the United States of America.	and the same and t
Signed, sealed and delivered in the presence of:	anna C. Johnson (L. S.)
Nélène ansaldo	(L. S.)
	(L. S.)
1	(L. S.)
THE STATE OF SOUTH CAROLINA, )	DDOD 4 WE
Les consillos	PROBATE.
PERSONALLY appeared before me Allene una	and made oath that the
saw the within named	
sign, seal and as All act and deed, deliver the wi	thin written deed; and that whe with Patrick C. Sant
	witnessed the execution thereof.
SWORN to before me, this	
Patrick C. Frant (18)	Welene ansalde
Notary Public, S. C.	
THE STATE OF SOUTH CAROLINA, ]	nortagaor - Framan RENUNCIATION OF DOWER
	, do hereby certify unto
the wife of the within named	did this day annear
before me, and, upon being privately and separately examined by me, did deeperson or persons whomsoever, renounce, release and forever relinquish unto	clare that she does freely, voluntarily, and without any compulsion, dread or fear of any the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors
and assigns, all her interest and estate and also all her right and claim of	or Dower, in, or to all and singular the Premises within mentioned and released.
GIVEN under my hand and seal, this	
day of	
THE STATE OF SOUTH CAROLINA,  County.  I,	Nortgagor - 2roman RENUNCIATION OF DOWER.  , do hereby certify unto  , did this day appear clare that she does freely, voluntarily, and without any compulsion, dread or fear of any