Heins and Ansigns, forever, And.  The bereby bind.  Eygolf and my  Heins, Escenture and Admini  Authority of Wyatt, the  Secretic and Admini  Authority of Wyatt, the  Moirs and Assigns, forever, And.  Moirs and Assigns, from and against.  Hyalf, 2nd. my  Holes, Escenture, Administrators and Assigns, and every percon whoseseer lawfally deliming or to distinct the same, or may pure thereof.  And the said Mortgages.  Books (in a company or companies satisfactory in the mortgages), and keep the mane incomed from  language by fire, and swiger the policy of Instruction to said Mortgages.  Books (in a company or companies satisfactory in the mortgages) and keep the mane incomed from  language by fire, and swiger the policy of Instruction to a company or companies satisfactory in the mortgages) and keep the mane incomed from  language by fire, and swiger the policy of Instruction to said Mortgages.  Books (in a company or companies satisfactory in the mortgages) and keep the mane incomed from  language of south insurance under this mortgage, with insertat.  And if it is say time say part of said delet, or interest thereon, he past due and unpublic.  If hardy sessign the rents and it is also the same to be insurance under this mortgage, with insertant.  And if it is say time say part of said delet, or interest thereon, he past due and unpublic.  If hardy sessign the rents and it is also the formation of the parties to the state of the interest produced.  If he add mortgages.  And if it is say time say part of said delet, or interest thereoes the said and interest the state of the interest and mortgage, and it is desired to the said device of the said deviced to the said and produce and profits actually columns of Charles and an administry of the said mortgages.  Be said mortgages.  Be said the said and profits actually columns to said parties, that the said mortgages.  Be said the said that the said between the said parties, that the said mortgages.  Be said the said that the said to the parties of the butte	G.R.E.M. 4-a	
TOGETHER with, all and singular, the Shights, Nechota, Recottomons and Appartaments to the said Promition belonding or in anywas inclinin or apparent to the said and singular, the said promises must be said.  The said converted and and singular, the said promises must be said.  Julion D. Wyntt, his.  There and Assigns, forever. And.  The said forever devical, all and singular the said prantes must be said.  Julion D. Wyntt, his.  Sities and Assigns, forever and Adeleted and Shigh, and every parton whomesever he said of the said present of the said.  Julion D. Wyntt, his.  Sities and Assigns, forever and against.  The Shift of the same, or any part of whomesever he said and beliefing on and said in a sum active that means, and the said Mortgages.  And the said Mortgages.  So the president of the said strength of the same of the said foregrees.  The said strength of the said of the said foregrees.  The said strength of the said strength of the same of the said foregrees.  The said strength of the said st		
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TO HAVE AND TO HOLD, all and singular, the said Permitses must the said.    Miles and Assign, forew. Ass	TOGETHER with, all and singular, the Rights, Members, Hered	
in brothy bind.		to the said Julien D. Wyatt, his
warrant and forewer defend, all and singular the said promises note the said.  Here and Assign, from and against. By all I. And. My Here and Assign, thou and against. By all I. And. My Jedicia, Executors, Administrators and Assign, and every pures whosesever lavely dealing are to allot to access, any special through.  And the said Mortgager. agree. to instruct the bace and buildings on said lot in a sum not less than. The Hundred.  And the said Mortgager. agree. To instruct the said market less all Marketanes. And that in the event that he mortgager. In the same instruct from hunger by fire, and savign the polloy of instructs to said.  Here, and savign the polloy of instructs to said fractions. If My and the said savign the polloy of instructs to said market less and instruct.  And if all accy time any part of said debt, or interest thereon, he past due and uppated.  And if all accy time any part of said debt, or interest thereon, he past due and uppated.  And if all accy time any part of said debt, or interest thereon, he past due and uppated.  And if all accy time any part of said debt, or interest thereon, he past due and uppated.  And if all accy time any part of said debt, or interest thereon, he past due and uppated.  And if all accy time any part of said debt, or interest thereon, he past due and uppated.  And if all accy time any part of said debt, or interest thereon thereon the and the account of the said marketanes to said promises and debt, or any of money aftersaid, with the said marketanes to said part of said period to said said account of said the said said said account of said the said said said said said said said said	·	Heirs and Assigns, forever. And
Heirs and Awigus, from and against. MySalf. Sild. Hy  fairs, Executors, Administrators and Awigus, and revery person wissenses having chinning or to date the sounce on any past thereof.  And the said Mortgager. agree. to insures the house and buildings on said this assumes heads. TXC. EMPERGE.  Balary (is a company or companies established to a sum one least. TXC. EMPERGE.), and keep the same insured from tamage by fee, and sasign the policy of insurements of said Murturguez. and that in the event that the nortgager. shall at any time and the insured in the mortgager, and the said mortgager. The said said to the said to do so, and all mortgages, and the said the said mortgager.  And if at any time any part of said debt, or interest thereon, he past does and suppoid.  And if at any time any part of said debt, or interest thereon, he past does and suppoid.  And if at any time any part of said debt, or interest thereon, he past does and suppoid.  I hereby described predicts to said surrangers. or .  Malf. He is sufficient to said surrangers.  And if at any time any part of said debt, or interest thereon, he past does and suppoid.  I hereby described predicts to said surrangers.  And if at any time any part of said State many at channess or otherwise, appoint a receiver with authority to this proceeds or of said pressure and or said spating the said said, part of said State many at channess or otherwise, appoint a receiver with authority to the processes without influence and pressure than the said said pressure that the said part of said State many at channess or otherwise, appoint a receiver with authority to the processes and collect and my ranger.  PROVIDED ALWAYS, EXPERTIFICENESS, and it is the true interest and creating of the parties to these Presents, that if .  I have all the said and pressure of said and said to the range in creating the parties of the parties of the said said to the said said construction of the parties of the said said said to the said construction of the parties of the said said said t	lo hereby bind myself and m	YHeirs, Executors and Administrato
deles, Executors, Administration and Assigns, and every person whomsover law-fully claiming on to claim the cause, or may park thermef.  And the said Mortragor agree to insure the house and buildings on said but in most one than TWO. HURGHOM  Bollars (in a company or compacts satisfactory to the nortgages), and leep the same insured from lamage by fire, and savign the policy of instruces to said Mortragor and that in the event that the mortgages	to warrant and forever defend, all and singular the said premises unto	the saidJulien D. Wyatt, his
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and mortgagee	Dollars (in a com	pany or companies satisfactory to the mortgagee), and keep the same insured from loss
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remises until default of payment shall be made.  WITHERS _UV	he said mortgagor, do and shall well and truly pay or cause to be hereon, if any be due, according to the true intent and meaning of the	paid unto the said mortgagee, the said debt, or sum of money aforesaid, with inte
The year of our Lord one thousand nine hundred and thirty-seven and in the one hundred for the year of the year of the Sovereignty and Independence of the United States of Signed, Scaled and Delivered in the Presence of Lucille Searcy Marshall E. Duncan.  Jas. A. Ballentine.  THE STATE OF SOUTH CAROLINA.  OTHERWISE County. of Pickens.  PERSONALLY appeared before me. Lucille Searcy and made oath that S. he the within named.  Marshall E. Duncan.  Jas. A. Ballentine.  SWORN to before me, this.  Jas. A. Ballentine, witnessed the execution thereof.  SWORN to before me, this.  Jan.  A. D. 19. 38  W. A. RODINSON. (SEAL)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Notary Public.  Obereby certify unto all whom it may concern, that Mr. Pearl Duncan.  Marshall E. Duncan.  did this day appear be med 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 chomsoever renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also her right and  Heirs and Assigns, all her interest and estate, and also her right and		d mortgagorto hold and enjoy the
n the year of our Lord one thousand nine hundred and thirty-seven and in the one hunded form of the year of the Sovereignty and Independence of the United States of Signed, Sealed and Delivered in the Presence of Lucille Searcy Jas. A. Ballentine.  FHE STATE OF SOUTH CAROLINA, OREMANKE County. of Pickens.  PERSONALLY appeared before me. Lucille Searcy and made oath that S. be the within named. Marshall E. Duncan.  Jas. A. Ballentine, witnessed the execution thereof.  SWORN to before me, this. Jrd., and J. 19. 38 W. A. Robinson. (SEAL) Notary Public for South Carolina  PHE STATE OF SOUTH CAROLINA, EXEMPTING County. of Pickens.  Jan. A. D. 19. 38 Lucille Searcy.  W. A. Robinson. Notary Public.  John A. Robinson. Notary Public.  John A. Robinson. Notary Public.  John A. Robinson. Marshall E. Duncan.  Julian D. Wystt, his.  Heirs and Assigns, all her interest and estate, and also her right and Heirs and Assigns, all her interest and estate, and also her right and Heirs and Assigns, all her interest and estate, and also her right and Heirs and Assigns, all her interest and estate, and also her right and Heirs and Assigns, all her interest and estate, and also her right and Heirs and Assigns, all her interest and estate, and also her right and Heiris and Assigns, all her interest and estate, and also her right and Heiris and Assigns, all her interest and estate, and also her right and Heiris and Assigns, all her interest and estate, and also her right and Heiris and Assigns, all her interest and estate, and also her right and Heiris and Assigns, all her interest and estate, and also her right and Heiris and Assigns, all her interest and estate, and also her right and Heiris and Assigns, all her interest and estate, and also her right and Heiris and Assigns, all her interest and estate, and also her right and Herimself Assigns.	WITNESSmyHand and Seal, this	29th day of December
Signed, Sealed and Delivered in the Presence of Lucille Searcy Jas. A. Ballentine.  THE STATE OF SOUTH CAROLINA, OTHER STATE OF SOUTH CAROLINA, Indian and each that She the within named.  Sign, seal, and as.   act and deed, deliver the within written Deed; and that She, with  Jas. A. Ballentine.  SWORN to before me, this.  Jas. A. Ballentine.  SWORN to before me, this.  Jan.  A. D. 19. 38  W. A. RODINSON.  (SEAL)  THE STATE OF SOUTH CAROLINA, IN W. A. RODINSON, Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, IN W. A. RODINSON, Notary Public.  Marshall E. Duncan		•
Lucille Searcy  Jas. A. Ballentine,  THE STATE OF SOUTH CAROLINA,  OTHERNALLY appeared before me.  Lucille Searcy  and made oath that _S he the within named.  Marshall E. Duncan  Mortgage of Real in Mortgag	63nd.	year of the Sovereignty and Independence of the United States of Amer
THE STATE OF SOUTH CAROLINA,  OTHER STATE OF SOUTH CAROLINA,  OTHER STATE OF SOUTH CAROLINA,  OTHER STATE OF SOUTH CAROLINA,  Description of Pickens.  PERSONALLY appeared before me. Lucille Searcy  and made oath that S he the within named.  Marshall E. Duncan  Marshall E. Duncan  Jas. A. Ballentine,  witnessed the execution thereof.  SWORN to before me, this.  Jan. A. D. 19-38  W. A. Robinson,  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Marshall E. Duncan  Marshall E		
THE STATE OF SOUTH CAROLINA,  ORIGINATE County. of Pickens.  PERSONALLY appeared before me. Lucille Searcy  and made oath that S. he the within named. Marshall E. Duncan  sign, seal, and asact and deed, deliver the within written Deed; and that S. he, with  Jas. A. Ballentine, witnessed the execution thereof.  SWORN to before me, this		
THE STATE OF SOUTH CAROLINA,  OTHER STATE OF SOUTH CAROLINA,  Der State of South Carolina  SWORN to before me, this		}
PERSONALLY appeared before me. Lucilla Searcy and made oath that S he the within named. Marshall E. Duncan  Jas. A. Ballentine, witnessed the execution thereof.  SWORN to before me, this Jrd, and D. 19 38 Lucilla Searcy.  W. A. Robinson, (SEAL)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF  I, W. A. Robinson, Notary Public.  Description of Pickens.  I, W. A. Robinson, Notary Public.  Marshall E. Duncan		
PERSONALLY appeared before me Lucille Searcy and made oath that She the within named Marshall E. Duncan  Lign, seal, and as	THE STATE OF SOUTH CAROLINA,	
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ign, seal, and asact and deed, deliver the within written Deed; and that _S_he, withwitnessed the execution thereof.  SWORN to before me, this	PERSONALLY appeared before meLucille Sea	rcy
SWORN to before me, this		
Jas. A. Ballentine, witnessed the execution thereof.  SWORN to before me, this		
SWORN to before me, this		
Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  EXECUTION OF Pickens.  I, W. A. Robinson, Notary Public.  RENUNCIATION OF MACKETY Public.  RENUNCIATION OF Dearly unto all whom it may concern, that Mrs.  Pearl Duncan  Wife of the within named  Marshall E. Duncan  Wife of the within named  Marshall E. Duncan  Whomsoever renounce, release and forever relinquish unto the within named  Whomsoever renounce, release and forever relinquish unto the within named  Heirs and Assigns, all her interest and estate, and also her right and	SWORN to before me, this	l
Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  EXECUTION OF Pickens.  I, W. A. Robinson, Notary Public.  Notary Public.  RENUNCIATION OF Pickens and whom it may concern, that Mrs.  Pearl Duncan  Wife of the within named Marshall E. Duncan did this day appear be und 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 whomsoever renounce, release and forever relinquish unto the within named Julien D. Wyatt, his  Heirs and Assigns, all her interest and estate, and also her right and	lay ofA. D. 19_38	Lucille Searcy.
RENUNCIATION OF  I, W. A. Robinson, Notary Public.  Marshall E. Duncan,  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 on whomsoever renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also her right and	W. A. Robinson. (SEAL)  Notary Public for South Carolina	j ·
RENUNCIATION OF  I, W. A. Robinson, Notary Public.  Notary Pub	THE STATE OF SOUTH CAROLINA,	
wife of the within named	<b>}</b>	RENUNCIATION OF DOW
wife of the within named	I, W. A. Robinson, Notary Publ	ic. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
whomsoever renounce, release and forever relinquish unto the within named		
whomsoever renounce, release and forever relinquish unto the within namedJulien_D. Wyatt, his		
	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 pers
Heirs and Assigns, all her interest and estate, and also her right and		
lower, of, in or to all and singular, the premises within mentioned and released		
, , promoco vienti meneroneu anu l'eleaseu.	lower, of, in or to all and singular, the premises within mentioned and	d released.

Mrs. Pearl Duncan

Recorded January 6th 19 38, at 10:46 o'clock A. M. BY:E.G.

W. A. Robinson. (SEAL)

Notary Public for South Carolina