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corby asside the retait and profits of the above described premises to said mortgages— or Aller, Executors, Administrators or Assign and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, identification of said premises and callect said rents and profits, applying the net praceded thereof (after paying cost of callection) upon said with authority to take possession of said premises and callect said rents and profits, applying the net praceded thereof (after paying cost of callection) upon said goil, interest, costs or expanses; without liability to account for anything more than the rosts and profits are and said contracts of the parties to those Presents, that it — MP — the said contragged of the parties to these Presents, that it — MP — the said contragged of the parties and viriac. AND IT IS AGREED by and between the said parties that said mortgaged and said shall coses, determine, and be atterty and and void; otherwise to remain a full force and viriac. AND IT IS AGREED by and between the said parties that said mortgaged and said shall coses, determine, and be atterty and and void; otherwise to remain and life one hundred and defeat of payment shall be made. WITHESS OUP hand 8 and seats, this. 7th day of December for by the said remains and ideal of payment shall be made. WITHESS OUP hand 8 and seats, this. 7th day of December for by the said remains and ideal of payment shall be made. WITHESS OUP hand 8 and seats, this. 7th day of December for by the said remains and ideal of payment shall be made. WITHESS OUP hand 8 and seats, this mand for the presence of Seats of the payment of the Soversignty and Independence of the United States of America. Seats of the said remains and the said parties that said mortgaged and the said parties to remain and the said parties that the said parties that the said parties that the said parties to remain and the said parties that the said parties that the said parties that the said parties that the said parties	due and	d unpaid,
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AND IT IS AGREED by and between the said parties that said mortgagor R. STE. AND IT IS AGREED by and between the said parties that said mortgagor R. STE. to hold and enjoy the said Premises until default of payment shall be made. WITNESS. OUR _band S and sealS, this _ 7th _ day of	pith authority to take possession of said premises and collect said rents and promises, interest, costs or expenses; without liability to account for anything more the PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning	han the rents and profits actually collected. g of the parties to these Presents, that if, the said mortgagor, he said debt or sum of money aforesaid, with interest thereon, if any be due,
AND IT IS AGREED by and between the said parties that said mortgagor \$ \$70 hold and enjoy the said Premises until default of payment shall be made. WITHESS. OUR hand \$ and sends exis* this. 7th day of Porcets in the year of our Lord one thousand, mine hundred and the content of the Content of the United States of America. Signed, scaled and delivered in the presence of Robert T. Ashmore Hoyt Hudson THE STATE OF SOUTH CAROLINA, America and made out that he saw the within named. James H. White and William C. Howis (I. S.) THE STATE OF SOUTH CAROLINA, America and made out that he saw the within named. James H. White and William C. Howis Sign, scal and st. Libeit act and deed deliver the within written deed, and that he, with. Robert T. Ashmore Notary Fublic for South Carolina THE STATE OF SOUTH CAROLINA Greenville County. A D. 19. 40 Pocember December A D. 19. 40 Robert T. Ashmore Notary Fublic for South Carolina THE STATE OF SOUTH CAROLINA Greenville County I. the wife of the within named and one presons whomsoever, renounce, release and forever relinquish unto the within named within named purpose of persons whomsoever, renounce, release and forever relinquish unto the within named persons whomsoever, renounce, release and forever relinquish unto the within named persons whomsoever, renounce, release and forever relinquish unto the within named persons whomsoever, renounce, release and forever relinquish unto the within named	. Call farms and wirtue	
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in the one hundred and	the room of our Lord one thousand, nine hundred and	TOTOY
Signed, sealed and delivered in the presence of Robert T. Ashmore	in the one hundred andX	year of the Sovereignty and Independence of the United States of America.
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Hoyt Endson (I. S.)	Robert T. Ashmore	
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