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and Ansigns, forever, And. WYSSIT. do hereby bind. WY Horizogee and Lis.  Micros and Anomand against war compared the said Mortraguee and Lis.  Micros and Anomand against war of the manual process of the said Mortraguee and Lis.  Micros and Anomand against war of the manual process of the said Mortraguee. The said Mortraguee and the said Mortraguee. The said Mortraguee. The said war of not less than SIX HUNDRED & NO/100 (\$600.00).  (\$600.00).  Micros or desting by the, and assign the policy of insurance to the said Mortraguee. The said mort and the said debt, or interest thereon, be past due and unpaid. The said mort manual mortrague. The said mortrague. The said mortrague. The said mortrague. The said mortraguee. The said mortraguee and said said said said said said said sai	TO HAVE AND TO HOLD all and singular the said Premises unto	o the said Mortgagee and his Hei
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Section of damage by fire, and assign the policy of insurance to the said Mortgages; and that in the event that the Mortgages, aball as me fail to do so, then the said Mortgages may cause the same to be insured in	pever lawfully claiming or to claim same or any part thereof.	
mered from loss or damage by fire, and assign the policy of insurance to the said Mortgagee—; and that in the event that the Mortgageo—, shall a me fail to do so, then the said Mortgageo—my some the came to be insured in.   The premium and expense of such insurance under this surrigage, with interest.  And if at any time any part of said debt, or interest therefore, be past due and unpaid.  I hereby assign the rents and for the above described promises to said mortgage, or.  And if at any time any part of said debt, or interest therefore, be past due and unpaid.  I hereby assign the rents and for the above described promises to said mortgage, or.  All well can profit any local security of the security of the parties to these presents, that if the said Mortgageo—the debt is the true intent and meaning of the parties to these Presents, that if the said Mortgageo—the debt virtue.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  WITNESS.  WY hinned, and seal this said this said the can describe the said with the deal of suprant shall be made.  WITNESS.  WY hinned, and seal this said parties, that the said Mortgagor.  Is do not do not house and, since hundred and.  INTEXT—ONE  MORTGAGE OF REAL ESTATE  PERSONALLY appeared before me.  Kithy Browne  S. M. Miller  (A)  LI. LOYS  NORT Public for South Carolina.  PURCHASE MONEY MORTGAGE.  RENUNCIATION OF DOWER  The STATE OF SOUTH CAROLINA of the said of the said one, and the second of the hinder deal of the said one, and the second of the said one	And the said Mortgagor agree to insure the house and building	s on said lot in a sum of not less than SIX HONDRED & NO/100
me fail to do so, than the said Mortgages—may cause the same to be insured in wy name and reimburse. himself or the premium and expanse of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and unpaid.  If the above described premises to said mortgages, or himself and the said premise to said mortgages, or himself and the said premise to said mortgages, or himself and the said premise the said mortgages.  Hiss.  Hers, Executors, Administrators or Assign the results and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liable processes the said profits and profits and profits and profits applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; that if the said Mortgages—it the debt or sam of mousey, with untrest thereon, if any the dine society to the total and meaning of the said note, then this dies and biortgages—it the debt or sam of mousey, with interest thereon, if any the dine society to the total and meaning of the said note, then this dies and biortgages—it the debt or sam of mousey, with interest thereon, if any the dine society to the total and meaning of the said note, then this dies and biortgages—it the debt or sam of mousey, with interest thereon, if any the dine society to the total and mouse the control of the said note, then this dies and biortgages—it the debt or sam of mousey, with interest thereon, if any to die and voil; otherwise to remain in full divine.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor—Is and world, otherwise to remain in full divine.  WITHESS MY  LEVELO CONTROL AND		
or the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and unpaid,  I hereby assign the rents and further the provided of the continuous of the parties of the		
And if at any time any part of said debt, or interest thereon, be past due and unpaid,	me fail to do so, then the said Mortgagee may cause the same to be insort the premium and expense of such insurance under this mortgage, with	interest.
preceits any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premiss ellects said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, coats or expenses; without liable count for anything more than the cents and profits actually collected.  PROVIDED ALWAYS, NEVERTIELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgager de debt or sum of money, with interest thereon, if any he due, according to the tent and meaning of the said once, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full ut virue.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor 18  AND TIS AGREED, by and between the said parties, that the said Mortgagor 18  AND TIS AGREED, by and between the said parties, that the said Mortgagor 18  AND TIS AGREED, by and between the said parties, that the said Mortgagor 18  AND TIS AGREED, by and between the said parties, that the said Mortgagor 18  AND TIS AGREED, by and between the said parties, that the said Mortgagor 18  AND TIS AGREED, by and between the said parties, that the said Mortgagor 18  AND TIS AGREED, by and between the said parties, that the said Mortgagor 18  AND TIS AGREED, by and between the said parties, that the said Mortgagor 19  AND TIS AGREED, by and between the said parties, that the said Mortgagor 19  AND TIS AGREED, by and between the said parties, that the said Mortgagor 19  AND TIS AGREED, by and between the said parties, that the said Mortgagor 19  AND TIS AGREED, by and between the said parties, that the said Mortgagor 19  AND TIS AGREED, by and between the said parties, that the said Mortgagor 19  AND TIS AGREED, by and between the said parties, that the said Mortgagor 19  AND TIS AGREED, by and between the said parties, that the said Mortgagor 19	たいしょう はんしゅう はんしゅう はんしゅう はんしゅう はんしゅう かんしゅう 多子 佐藤 大田	
precental any Jedge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premiss effects and rents and profits, applying the near proceeds thereof (after paying coats of collection) upon said debt, interest, coats or expenses; without labble count for anything more than the cents and profits actually collected.  PROVIDED ALWAYS. NEVERTITELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgager the debt or sum of money, with interest thereon, if any he due, according to the tent and meaning of the said note, then this deed to bargain and sale shall cease, determine, and be utterly nall and void; otherwise to remain in fall not virtue.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  IS	f the above described premises to said mortgagee, or his	Heirs, Executors, Administrators or Assigns, a
hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sum of money, with interest thereon, if any be due, according to the treat and meaning of the said note, then this deed of bargain and sale shall ecase, determine, and be utterly null and void; otherwise to remain in full divitue.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor. 18	ollect said rents and profits, applying the net proceeds thereof (after paying count for anything more than the rents and profits actually collected.	ng costs of collection) upon said debt, interest, costs or expenses; without liability
mild-default of payment shall be made.  WITNESS MY hand and seal this 15th day of March in the four Lord one thousand, nine hundred and for by-one and in the one hundred and sixty-fifth ear of the Independence of the United States of America. igned, Sealed and Delivered in the Presence of:  KALTLY BROWNE  J. L. 2008	hall well and truly pay or cause to be paid unto the said Mortgagee the entent and meaning of the said note, then this deed of bargain and sale shall	debt or sum of money, with interest thereon, if any be due, according to the tr
miti default of payment shall be made.  WITNESS MY hand, and seal, this, 13th day of March, in the of our Lord one thousand, nine hundred and 10rty-one and in the one hundred and 11xty-fifth  rear of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of:  Kitty Browne  J. L. 2000  (1)  CHE STATE OF SOUTH CAROLINA, Greenville County,  PERSONALLY appeared before mc. Kitty Browne  and made hat She saw the within named S. M. Miller  S. M. Miller  WITHE STATE OF SOUTH CAROLINA, Greenville County,  PERSONALLY appeared before mc. Kitty Browne  and made hat She saw the within named S. M. Miller  S. W. Miller  Kitty Browne  A. D. 1941.  THE STATE OF SOUTH CAROLINA  Greenville County  REPORT TO before me this 12 day of March A. D. 1941.  THE STATE OF SOUTH CAROLINA  Greenville County  REPORT TO before me this 12 day of March A. D. 1941.  THE STATE OF SOUTH CAROLINA  Greenville County  REPORT TO before me this 13 day of March A. D. 1941.  THE STATE OF SOUTH CAROLINA  Greenville County  REPORT TO before me this 14 do bereby certify, I. do bereby certify, II. do bereby certify, II. do be the wife of within named did this day appear in the made of the present of the wife of within named did this day appear in the appearance of the present of the present of the wife of within named did this day appear in the appearance of the present of the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the wife of within named did this day appear in the presence of the wife of within named did this day appear in the presence of t	AND IT IS AGREED, by and between the said parties, that the said	d Mortgagorto hold and enjoy the said Premis
four Lord one thousand, nine hundred and for by-one and in the one hundred and six by-fifth rear of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of:  Kitty Browne  J. L. 20090  (1)  CHE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me Kitty Browne and made hat she saw the within named S. W. Miller  S. W. Miller  MORTGAGE OF REAL ESTATE  PERSONALLY appeared before me within written deed, and that S. he, with J. L. LOVE  Wign, seal and as his act and deed deliver the within written deed, and that S. he, with J. L. LOVE  Wign, seal and as his act and deed deliver the within written deed, and that S. he, with J. L. LOVE  Whorn TO before me this 13 day of March A. D. 1941.  FURCHASE MONEY MORTGAGE -  RENUNCIATION OF DOWER  THE STATE OF SOUTH CAROLINA Greenville County  I, do hereby certify  I, do hereby certify  II whom it may concern that Mrs. , the wife or within named did this day appear ine, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear or person or persons whomsoever, renounce, release and forever relinquish unto the within named decreases.		
rear of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of:  Kitty Browne  J. L. Zongo  (I)  THE STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me. Kitty Browne  and made  hat		
igned, Sealed and Delivered in the Presence of:  Kitty Browne  J. L. Zbeere  (d)  CHE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Kitty Browne  Alies as we the within named.  S. M. Miller  Seal and as. his. act and deed deliver the within written deed, and that She, with J. L. Love  ritnessed the execution, thereof.  SWORN TO before me this.  J. L. Love  Notary Public for South Carolina.  CHE STATE OF SOUTH CAROLINA Greenville County  I, do hereby certify.  If whom it may concern that Mrs. the wife of this named.  did this day appear le, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of errson, or persons whomsoever, renounce, release and forever relinquish unto the within named.		and in the one hundred and SLX LY - LL LI
Kitty Browne  J. L. 25-25-26  (1)  (2)  THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me Kitty. Browne  and made  S. M. Miller  (1)  MORTGAGE OF REAL ESTATE  PERSONALLY appeared before me Kitty. Browne  and made  at 4 he saw the within named 5 he, with J. L. LOVE  (2)  See 4 he saw the within named 5 he, with J. L. LOVE  (3)  March A. D. 1941.  Kitty Browne  J. L. LOVE  Notary Public for South Carolina.  PURCHASE MONEY MORTGAGE.  RENUNCIATION OF DOWER  Greenville County  I do hereby certify  II whom it may concern that Mrs the wife of thin named did this day appear 1se, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of erron, or persons whomsoever, renounce, release and forever relinquish unto the within named did thin day appear to the within named did this day appear to the within named did		
J. L. 26 DE COLLEGE (1)  THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me Kitty Browne and made As he saw the within named S. M. Miller  South S. M. Miller  Kitty Browne  J. L. LOYS  Notary Public for South Carolina,  THE STATE OF SOUTH CAROLINA Greenville County  I. do hereby certify  Il whom it may concern that Mrs.  South State Money Mortgage.  RENUNCIATION OF DOWER  J. M. Mortgage of Real ESTATE  Kitty Browne  Kitty Browne  Kitty Browne  A D. 1941.  PURCHASE MONEY MORTGAGE.  RENUNCIATION OF DOWER  J. do hereby certify  Il whom it may concern that Mrs.  South State South Sou		S. M. Miller
HE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. K1tty Browne and made nat. As he saw the within named. S. M. M111er.  Ign, seal and as 118 act and deed deliver the within written deed, and that S. he, with J. L. LOYS itenseed the execution thereof.  SWORN TO before me this 15 day of March. A. D. 1041.  J. L. LOYS  Notary Public for South Carolina.  PURCHASE MONEY MORTGAGE. RENUNCIATION OF DOWER  I, do hereby certify itenseed the may concern that Mrs. the wife of thin named did this day appear lae, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of erson, or persons whomsoever, renounce, release and forever relinquish unto the within named	/	and the control of t
HE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Kitty Browne and made a	0 • TI • 24 TI	(L. S
MORTGAGE OF REAL ESTATE  PERSONALLY appeared before me. Kitty Browne and made hat. She saw the within named S. M. Miller  lign, seal and as his act and deed deliver the within written deed, and that She, with J. L. LOVE  ritnessed the execution thereof.  SWORN TO before me this 13 day of March AD. 1941.  J. L. LOVE (L. S.)  PURCHASE MONEY MORTGAGE.  RENUNCIATION OF DOWER  I, do hereby certify lithin named for the within and declare that she does freely, voluntarily and without any compulsion, dread or fear of errson, or persons whomsoever, renounce, release and forever relinquish unto the within named for the resonance of the march.  MORTGAGE OF REAL ESTATE  And made and made made hat. She, with J. L. LOVE  Kitty Browne  Kitty Browne  Kitty Browne  Kitty Browne  Ado hereby certify do hereby certify the many concern that Mrs. Add this day appear late, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of errson, or persons whomsoever, renounce, release and forever relinquish unto the within named		(L, S
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