To HAVE AND TO HOLD, 18 red singular, the sold Premises into the sold	TOGETHER with all and singular the Rights, Members, Hereditam appertaining.	ents and Appurtenances to the said Premises belonging, or in anywise incident or
force and Andreas forces. And I do be redy that NYOOL And MY  force, Description, Administrators and Andreas and every groups whomosome that said Premises and the said. Real Stance, hils  force, Description, Administrators and Andreas and every groups whomosome breining canning to to think the annex on one through  force, Description, Administrators and Andreas and every groups whomosome breining canning to to think the annex on one through  file and the said Andrease—a weed, the breine the brees and banking, on mid the in a way on the Premiser.  file 2000(2002)  file, and every the profition of the said and the said and the said Andrease—a week of the through the policy of included and the said an		Paul Sisco, his
The same Assigns corres. Nature 1  de sameny back #Weell and Wy  from Correction and Administrations and Accepts and covery person whomesees threating the said Persons on the said. PRUL \$1820.0 https://doi.org/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1001/10.1		and the state of t
this, Newtoties and Administrators to warrant and turveer defend all and depute the soid Pennice and the Land Land Land Land Land Land Land Land		
Hein and Assigns, from and action. 100 ASS MY  And the and Mertagope agency. In inner the home we have record brightly claiming at the claim the many of mer part home.  And the and Mertagope agency. In inner the home we have displayed as all as in an one tea the 100 Merch 100 Action (1, 2000A-00).  In the claim to have the policy of instances to said Merch (in a company or companies achidence; to the mercagope) and keep the same formed from his or chains agreement to be innered in 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		
tion. Execution. Administration and Analysis and every person whomesees behavior, and and the last Annual man and Annual and Annual Ann		
(\$2000.00) Delite: (in a company or companies satisfactory to the mortgage		
The second assign the policy of financiacs to said Morgages	And the said Mortgagor agree 5 to insure the house and building	gs on said lot in a sum not less than Two Thousand
maps may reave the some to be intered to hids a manus and reindages. himself  or the presents and expenses of such interest on this wortgase, with interest  And if at any time my part of said debt, at interest threeton, be past due and unpubl.  Thereby ask or the rears and position of the shore described promises of and apertages— or hills  for s. Evergones, Administrators or Analyse and sprace that my Judge of the firests. Count of and State may, at chambers or otherwise, appoint a receive that shorehing to take promises on deal apertages— or and apertages— or an interest of contraction, coats or expenses; without lashing to account on application good than the treats and proving count of relevelety good of relevelety on the contraction, coats or expenses; without fails high you become to applicate the read of coats and proving count of relevelety to the past of the read of the coats of the coats and possition, and it is the treat and for past or cause to be poid unous the said Mortages—, the said dish or said of the state of the coats and contract and coats and contract and coats and contract and coats and contract and coats a	(\$2000.00) Dollars (in a company or compani	es satisfactory to the mortgagee, and keep the same insured from loss or damage
And if at any time any part of said delay, or interest thereon, he post due and unoid.  And if at any time any part of said delay, or interest thereon, he post due and unoid.  And if at any time any part of said delay, or interest thereon, he post due and unoid.  And if at any time any part of said delay, or interest thereon, he post due and unoid.  And if it is any time any part of said delay, or interest thereon, he post due and unoid.  And if it is any time any part of said delay, or interest the said sourcest and unoids. So like possessed of said said sourcest and unoids, to like possessed of said said seeds on the said parties and profits, ambiting the new possessed, which said said said said said said said said	agee may cause the same to be insured in his	name and reimbursehimself
And if at any (fine may part of said debt, or interest mercon, he post due and uppaid.  List code, usages the reats and peofs of the showe described premises to said mortgages— or his accounts of the showed described premises to add mortgages— or commission of the premises and agree that any foliage of the Crimic Centre of said state may, at chambers or otherwise, appelled a receive all such said said services or openeas; without billion to access for expecting which in the control of the principle of the princ	or the premium and expenses of such insurance under this mortgage, wit	h interest
anthy acign the revie and gradits of the above described premises to mid mortgages. or his section for a described premises to mid mortgages. or desire, Executors, Administrators or Assigns and agree that my judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receive at anthority to the possession of all grounds and storing to the possession of all grounds and storing to the possession of all grounds and storing to the present present (store paying out of collection) upon as a contract of any agreement of the paying out of collection of the storing of the storing to the time time.  PROVIED ALMANS, accordance, and it is the me inects and managing of the section to these Premarch, the fill. It is not at truly pay or cause to be paid unto the said Morttages. the said deck or sum of morey aforesaid, with interest thereon, it may be decorated in the contract of the contract of the said parties that said mortgages.  ANO FT IS AGREET by and between the said parties that said mortgages.  ANO FT IS AGREET by and between the said parties that said mortgages.  19 had and edge, the said Premises until default of payment shall be made.  Forty.  The mort Lect one thousand, since hundred and.  10 forty.  10 the one hundred and.  11 forty.  12 In Bonson  13 In Bonson  14 Bonson  15 In Bonson  16 Saitty-Ferrith  26 Security County.  27 In Bonson  18 Saitty-Ferrith  28 A Richardson  19 Julia R. Maroney  19 Julia R. Maroney  10 Julia R. Maroney  10 Julia R. Maroney  11 Saitty-Ferrith  29 Julia R. Maroney  11 Saitty-Ferrith  20 Julia R. Maroney  21 Julia R. Maroney  21 Julia R. Maroney  22 Julia R. Maroney  33 A. R. Richardson  34 Julia R. Maroney  35 Julia R. Maroney  36 Julia R. Maroney  37 Julia R. Maroney  38 Julia R. Maroney  39 Julia R. Maroney  30 Julia R. Maroney  30 Julia R. Maroney  30 Julia R. Maroney  31 Julia R. Maroney  31 Julia R. Maroney  31 Julia R. Maroney  32 Julia R. Maroney  33 Julia R. Maroney  34 Julia R. Maroney  35 Julia R. Maroney  36 Julia R. Maroney  37 Julia R. Maroney  38		
with authority to take possession of said premises and collect rold cents and profits, anothers, the role possession through clatter polyage cent of collection) upon a sobility interest, course or squaressy without liability to account to a rathing more than the reast and profits actually ecolected.  PROVIDED ALWAYS, exerciticies, and it is the true intent and manning of the parties to these Presents, that if		
be and shall well and truly pay or cause to be paid unto the cold Morrispect the said debt or num of morey aforesaid, with interest thereon, if any be absenced into the time insurer and menting of said note, then this deed of bergain and sale shall cause, desermine, and be utterfy null and void; otherwise to reuse in fall force and wrine.  AND IT IS AGREED by and between the said parties that said morrispore. 1.9.  and and capter that if Premises until default: of payment shall be made.  WINNESS. BY hand and seat, this. 7th hand by of Feb.  in the year of our Lord one thousand, sine headred and. 20thy.  in the one hundred and. 31xty-fixurth year of the Sovereignty and Independence of the United States of Americans and	with authority to take possession of said premises and collect said rents and	d profits, applying the net proceeds thereof (after paying cost of collection) upon said
AND IT IS ACREED by and between the axid parties that said mortgagors	to and shall well and truly pay or cause to be paid unto the said Mortgag	ee the said debt or sum of money aforesaid, with interest thereon, if any be due
WITNESS TY hand and seat , this. The grantes suit default of payment shall be made.  WITNESS TY hand and seat , this. The day of John Sovereignty and Independence of the United States of Americ Signal, sealed and delivered in the presence of Jas. M. Richardson  Julia R. Maroney  J. H. Benson  (L. S. (L. S. (L. S. )  Creewille County  PESCONALLY appeared before me. Julia R. Maroney  and made on the said the accordant the within samed.  Jamos H. Benson  Mortgage of Preal Estate  Feb. 1  Julia R. Maroney  and made on the said the said the said and said forever reliagable unto the within named  Feb. 2  Julia R. Maroney  AD 19 M. Richardson  Neary Pulic County  Jas. M. Richardson  AD 19 M. Richardson  A Draw H. Donson  Add this day appears before serving privately and separately cannined by me, did defaire that she does freely, voluntarily and without any compulsion, dread or fear of an error or persons whomseever, recounse clease and forever reliagable unto the within named  Paul Sisco, his  Corrie E. Benson  Corrie E. Benson  Neary Public for South Carolina.  A D. 19 M. Corrie E. Benson  Neary Public for South carolina and seate, this. The day of Paul Sisco, his  Corrie E. Benson  Neary Public for South Carolina and Free reliagable unto the within named  Paul Sisco, his  Corrie E. Benson  Neary Public for South Carolina and paul privately and separately examined by me, did defaire that she does freely, voluntarily and without any compulsion, dread or fear of an error or persons whomseever, recounce, release and forever reliagable unto the within named  Paul Sisco, his  Corrie E. Benson  Neary Public for South Carolina, (L. S.)	n full force and virtue.	
VITNESS TY hand and sent this. 7th day of Fob.  in the year of our Lord one thesesand, nine hundred and forty.  in the new heathed and 31217-fourth year of the Sovereignty and Independence of the United States of Americ Signed, sealed and delivered in the presence of Jac. M. Richardson  Julia R. Maroney  THE STATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me. Julia R. Maroney  and made on the She saw the within ramed.  James H. Benson  MORTGAGE OF REAL ESTATE  FOR SOUTH CAROLINA, day of Fob.  SWORN TO before me this 1th day of Fob.  SWORN TO before me this 1th day of Fob.  Notary Pathic County  Jas. M. Richardson  Mortgage  Julia R. Maroney  and made on the State of South Carolina.  The STATE OF SOUTH CAROLINA Greenville County  Jas. M. Richardson  Mortgage  Jas. M. Richardson  Mortgage  Jas. M. Richardson  Aby of Fob.  Jas. M. Richardson  Aby of Fortion of parksons whomsoever, recounce, release and forever reliquish unto the within named  Faul Sisco, his  City of the States of South Carolina.  The State of South Carolina of Dower of, in or to all and singular the Premises within mentioned and release of CIVEN under my hand and seal, this — City of the County  Jas. M. Richardson  Notary Public for South Carolina.  The County of the State of South Carolina of Dower of, in or to all and singular the Premises within mentioned and release of CIVEN under my hand and seal, this — City of the County of the Carolina of Dower of, in or to all and singular the Premises within mentioned and release of the Civil of the County of th		
in the year of our Lord one thousand, sine handred and		
in the one handred and		
Julia R. Maroney  (L. S.  (L.	in the one hundred and sixty-fourth	
Julia R. Maroney  (L. S.  (L.	Jas. M. Richardson	J. H. Benson
HE STATE OF SOUTH CAROLINA, Greenville Consty.  PERSONALLY appeared before me		(L. S
THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Julia R. Maroney and made on a set. She saw the within named. James H. Benson  James H. Benson  James H. Benson  Jas. M. Richardson  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA Greenville County  Jas. M. Richardson  Notary Public for South Carolina.  RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE Greenville County  Jas. M. Richardson  Il whom it may concern that Mrs. Corrie E. Benson  Il whom it may concern that Mrs. Corrie E. Benson  Il whom it may concern that Mrs. Corrie Carolina that she does freely, voluntarily and without any compulsion, dread or fear of an erson or persons whomsover, renounce, release and forever relinquish unto the within named  Paul Sisco, his  Leiss and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this. 7th day  Feb. A. D. 19 40  Corrie E. Benson  Notary Public for South Carolina.  (L. S.)		(L. S
Greenville County.  PERSONALLY appeared before me  Julia R. Maroney  and made on  S.he saw the within named  James H. Benson  Jas. M. Richardson  Notary Public for South Carolina.  Montropy  Jas. M. Richardson  A. D. 19-40  Janes H. Benson  RENUNCIATION OF DOWER  PURCHASE MONEY MORTGAGE  A. D. 19-40  RENUNCIATION OF DOWER  Janes H. Benson  A do hereby certify und  di whom it may concern that Mrs.  Corrie E. Benson  A and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an erson or persons whomsoever, renounce, release and forever relinquish unto the within named  Paul Sisco, his  Given under my hand and seal, this.  7th day  Feb. A. D. 19-40  Corrie E. Benson		(L. S
Greenville County.  PERSONALLY appeared before me.  Julia R. Maroney  and S. he saw the within named.  Jamos H. Benson  gn, seal and as his act and deed deliver the within written deed, and that he, with Jas. M. Richardson  gn, seal and as his act and deed deliver the within written deed, and that he, with Jas. M. Richardson  SWORN TO before me this.  Feb.  A. D. 10-40  Julia R. Maroney  Julia R. Maroney  Julia R. Maroney  Julia R. Maroney  Feb.  A. D. 10-40  Feb.  Julia R. Maroney  Julia R. M		
ign, seal and as. hisact and deed deliver the within written deed, and thathe, withJas. M. Richardson  witnessed the execution thereof.  SWORN TO before me this	, , , , , , , , , , , , , , , , , , ,	
ign, seal and as. hisnet and deed deliver the within written deed, and thathe, withJas. M. Richardson	Transfer of the second	and made oat
SWORN TO before me this	hatB he saw the within namedB he saw the within namedB	Dettabli
SWORN TO before me this	ion seed and as his not and dead deliver the within written	Jas. M. Richardson
Jas. M. Richardson Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA Greenville County I, Jas. M. Richardson II whom it may concern that Mrs.  Corrie E. Benson  James H. Benson  James H. Benson  Action of persons whomsoever, renounce, release and forever relinquish unto the within named  Paul Sisco, his  GIVEN under my hand and seal, this.  The state of South Carolina.  James H. Benson  Action of Dower of, in or to all and singular the Premises within mentioned and release of the state of the s		deed, and thathe, with
The STATE OF SOUTH CAROLINA Greenville County  I, Jas. M. Richardson do hereby certify until whom it may concern that Mrs. Corrie E. Benson did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an erson or persons whomsoever, renounce, release and forever relinquish unto the within named Paul Sisco, his  Teirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and releases GIVEN under my hand and seal, this 7th day  Feb. A. D. 19 40  Gorrie E. Benson  Corrie E. Benson  GORRIE E. Benson  Corrie E. Benson  GORRIE E. Benson	SWORN TO before me this 7th day of	
Notary Public for South Carolina.  RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE  It whom it may concern that Mrs. Corrie E. Benson	Feb., A. D. 1940	Julia R. Maroney
Greenville County  I, Jas. M. Richardson , do hereby certify unt  Il whom it may concern that Mrs. Corrie E. Benson , the wife of the sithin named		
Il whom it may concern that Mrs	Greenville County	
James H. Benson	1,	
responding privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an erson or persons whomsoever, renounce, release and forever relinquish unto the within named  Paul Sisco, his  Teirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released  GIVEN under my hand and seal, this	Toma e II Barraga	
Paul Sisco, his  eirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released  GIVEN under my hand and seal, this	****** ********************************	that she does freely, voluntarily and without any compulsion, dread or fear of an
Paul Sisco, his  deirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released  GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		
Feb., A. D. 19 40  Corrie E. Benson  Notary Public for South Carolina.  May 20 1	leirs and Assigns, all her interest and estate, and also all her rights and cl	
·	GIVEN under my hand and seal, thisday	
	Feb., A. D. 19 40	Corrie E. Benson
	Jas. M. Richardson (L. S.)  Notary Public for South Carolina.	
AND THE RESERVE OF THE PARTY OF		7 72:20
7.17 Z 10 A 5.3		BY:N.S.