THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	G.R.R.M2-a	
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ACE and Assigns forever. And. WE. do bereby bind. GNINSOLVES. RID GUY. Heles, Excurses and Administrators to ware recreededed all and ringular the said Premises use to the said. N. R. Enles, Frynk 1602, and his Successores. ***HEXAM Assigns, from and against		
The process of the said mortgages		
#### Action and against the east Provinces unto the smill N. B. Halle, Prust tee, and his Successors #################################		
***STATEMENT AND THE STATE OF SOUTH CAROLINA.** ***PROVED A STATE OF SOUTH CAROLINA.** ***DESTRUCTION OF BOARD AND THE STATE OF SOUTH CAROLINA.** ***DESTRUCTION OF DOWNER CONTROL OF SOUTH CAROLINA.** ***DESTRUCTION OF SOUTH CAROLINA.** ***PROVED A STATE OF SOUTH CAROLINA.** ***PROVED		taran da araba da ar
Security and Assigns, from and against		
And the said mortgager agree to insure the house and buildings on said in in a sum not less than. Thirteen Sundred (\$15) mored from loss or damage by fire, and saight the policy of insurance to the said mortgager and keep of the control of the control of the said mortgager and less of the said mortgager and that in the event that the mortgager shall at a line do to, then the said mortgager may cause the same to be insured in mortgager and the profits of the above of manner of such darks. The said of the said same and profits of the above of manner of such darks. The said same are part of said darks, or interest thereon, he past due and unpubl. And if at any time any part of said darks, or interest thereon, he past due and unpubl. And if a tany time any part of said darks, or interest thereon, he past due and unpubl. And if a say long of the Corest of said darks, or interest thereon, he past due and unpubl. And if a say long of the Corest of said said said said said said said said		
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like to so, then the said mortgages	<u></u>	Dollars, in a company or companies satisfactory to the mortgagee, and keep the same
It is do so, then the said mortgages—more cause the same to be insared in	sured from loss or damage by fire, and assign the policy of inst	trance to the said mortgagee; and that in the event that the mortgagor shall at any time
and if a say time any part of said debt, or interest thereon, be past due and unpaid, ### bereby assign the reuts and profits of the above of emises to said mortgage or his. SHOCHS SOTE. ### MONTH SOURCES, ADDITIONAL OF A STORE AND A STORE	il to do so, then the said mortgagee may cause the same to b	e insured in OUP name and reimburge himself for the
menter to said mortsquer, m h. is. Successors any Judge of the Circuit Court of and State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premise account for anything more than the receive and profits actually collected, with collection and anything more than the receive and the receiver of collections are collection as a count of anything more than the receive and profits actually collected, with collection and anything more than the received account for anything more than the received account for anything more than the received account for anything more than the received actually collected, with interest to those Presents, that if W the said me change and that it is the true intent and meaning of the parties to these Presents, that if W the said me change and the said mortgages the dalt is the deep received and meaning of the parties to these Presents, that if W the said me change and the said mortgages the dalt will not be said mortgages the dalt meaning of the parties to these Presents, that if W the said me change and the said mertages the dalt meaning of the parties to these Presents, that if W the said me change and the said mertages the dalt meaning of the parties to these Presents, that if W the said mertages the dalt mertages undid delay of the said mertages and is all said case, determine, and be said remise and delayed and remises undid delayed for parties that all one and and said trains and include the said remises undid delayed free and in the case hand. America. Signed, said and delivered in the presence of L. S. L. M. W. D. Raines The L. T. M. W. D. Raines		
at any Judge of the Circuit Court of and State may, at champers or otherwise, appoint a receiver, with authority to take possession of said premilected and reads and profits, applying the net proceeds the theory observed the court of anything more class the return soil profits actually collected, PROVIDED ALWAYS, newthers, and that it is the true intent and meaning of the parties to these Fresents, that if		
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	nat any Judge of the Circuit Court of said State may, at chambers	for otherwise, appoint a receiver, with authority to take possession of said premises and
do and shall well and truly pay. be paid unto the said mortgages—the debt or sum of money aforesaid, with interest thereon, if any between conding to the true intent and men. AND IT IS AGREED by and between the said parties that said mortgaged and and cold; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgaged and cold of the true intent and men. AND IT IS AGREED by and between the said parties that said mortgaged and cold of the said parties that said mortgaged and cold of the said parties that said mortgaged and cold of the said parties that said mortgaged and cold of the said parties that said mortgaged and cold of the said parties that said mortgaged and cold of the said parties that said mortgaged and said the said that said the said that said mortgaged and said that said the said t		And the second s
be gaid auto the said mortgages		
and in the one hund Seventieth year of the Independence of the Unite Signed, sealed and delivered in the presence of Mr. W. D. Raines	be paid unto the said mortgagee the debt or sum of money the said note, then this deed of bargain and sale shall cease, detern AND IT IS AGREED by and between the said parties that said	y aforesaid, with interest thereon, if any be due, according to the true intent and meaning of nine, and be utterly null and void; otherwise to remain in full force and virtue.
America. Signed, sealed and delivered in the presence of Wr. W. D. Raines Mrs. Florence Howell J. M. Whitmire Mrs. Estelle H. Styles THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. W. D. Raines d made oath that he saw the within named. Florence Howell and Estelle H. Styles witnessed the execution thereof. SWORN TO before me this. 25th yof. October. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER 1. Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER 1. Notary Public for the within named. 4 this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any come end or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. divis and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released for the manner of the state of the		
Signed, sealed and delivered in the presence of Mrs. W. D. Raines Mrs. Estelle H. Styles Mrs. Estelle H. Styles THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	ar of our Lord one thousand, nine hundred andOP	and in the one hundred and
Mrs. W. D. Raines Mrs. Florence Howell I. M. Whitmire Mrs. Estelle H. Styles THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. W. D. Raines d made oath thathe saw the within named. Florence Howell and Estelle H. Styles To, seal and astheir	Timorica.	en tieth Independence of the United States
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. W. D. Raines and made oath thathe saw the within named. Florence Howell and Es telle H. Styles gm, seal and as. their. W. D. Raines witnessed the execution thereof. SWORN TO before me this. 25th yof. October A. D. 19.45 I. M. Whitmire County of Greenville. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I		
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Mr. W. D. Raines	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. W. D. Raines d made oath that he saw the within named. Florence Howell and Estelle H. Styles m, seal and as. theit act and deed deliver the within written deed, and that W. D. Raines SWORN TO before me this. 25th y of. October A. D. 19.45 I. M. Whitmire (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I Notary Public for South Carolina. RENUNCIATION OF DOWER I Notary Public for hereby certify unto all whom it may concern that Mrs. wife of the within named. It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. with and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this. (Seal)	J. M. Whitmire	Mrs. Estelle H. Styles (L.S.)
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Given under my hand and seal, this	leirs and Assigns, all her interest and estate, and also all her right and	claim of Dower of, in or to all and singular the Premises within mentioned and released
A. D. 19		<i>)</i>
(Seal)		
Notary Public, S. C.		
	Notary Public, S. C.	
Recorded October 25th 1945, at 4:35 o'clock P. M.	Recorded October 25th	19.45, at 4:35 o'clock P. 34