comdam loss any imb to pre-more true utter enjoyen.	And we the said mortgagor s, agree(sirty-Nine Hundred and No/10 apany or companies which shall be accept nage by fire or other casualty, by extender under the policy or policies of insurance time fail to do so, then the said mortgages oursed for the premium and expense of surpay any insurance premium, taxes, other prion, declare the full amount of this mortgagor. A provide the said debt or sum of money after the said debt or sum of money after intent and meaning of the said note, the eight null and void; otherwise to remain it and if at any time any part of said debt erents and profits of the above described ecutors, Administrators, or Assigns, and again the said profits, applying the net proceeds the said expenses, without liability to accounted.	table to the medicoverage, of payable to the payable to the may cause the insurance public assessmage due and assessmage due and assessmage due and the said partity ment shall be to inful force at the said partity ment shall be to interest a premises to so gree that any with authorithereof (after any third any third and the said partity ment shall be to interest a premises to so gree that any with authorithereof (after any third any third any third and the said partity ment shall be to said partity ment shall b	nortgagee, and keep the same insuduring the continuation of this more the mortgagee, and that in the even he same to be insured as above prounder this mortgage. Upon failurement, or any part thereof, the mortgagable. the true intent and meaning of the well and truly pay, or cause to be printerest thereon, if any shall be due, of bargain and sale shall cease, dand virtue. ites, that we, the mortgagor s, the made. thereon, be past due and unpaid said mortgagee, or her Judge of the Circuit Court of saity to take possession of said premise paying costs of collection) upon sing more than the rents and the printerest.) Dollars, in a ared from loss or regage, and make int we shall at vided, and be resoft the mortgagor gagee may, at his e parties to these paid unto the said, according to the letermine, and be are to hold and we hereby assign Heirs, aid State may, at es and collect said said debt, interest, rofits actually col-
	WITNESS our hand s and seal			in the year of
our	r Lord one thousand nine hundred and	forty-		
	gned, Sealed and Delivered in the presence of		Julian K. Mu Neltie murph	sphy (L. S.)
	Veger ch kelding			(L. S.)
	Vergen ch kelany			(L. S.)
St	tate of South Carolina,		PROBATE	
	, <u>, , , , , , , , , , , , , , , , , , </u>			
	County of Greenville.			
	County of Greenville. PERSONALLY APPEARED BEFORE	WIT	vian W. Bolding	
an	J	W117	vian W. Bolding Lian K. Murphy and Nett	ie Murphy
	PERSONALLY APPEARED BEFORE	amed Jul		and that S he with
sig	PERSONALLY APPEARED BEFORE and made oath that's he saw the within not gen, seal and as their	act and deed	ian K. Murphy and Nett	and that S he with
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sig Sv	PERSONALLY APPEARED BEFORE and made oath that S he saw the within no gen, seal and as their C. W. Scales, Jr. worn to before me, this Fourteent any of November, A. D.1	act and deed	ian K. Murphy and Nett	and that S he with ecution thereof.
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Sv da S do mai	PERSONALLY APPEARED BEFORE and made oath that's he saw the within many many seal and as their C. W. Scales, Jr. worn to before me, this Fourteent and of November A. D. 1 Notary Public, S. C. State of South Carolina, County of Greenville. C. W. Scales, Jr. To hereby certify unto all whom it may compute the computation of the co	act and deed th 19 49 EAL) EAL) r. acern, that Mr arphy ately examine ar of any per Ruth Heirs and Assengular the Pr	RENUNCIATION OF DOWEL a Notary Public of the wife did the did by me, did declare that she does erson or persons whomsoever, rene the H. Jamison, her	R for South Carolina, of the within named his day appear before s freely, voluntarily, ounce, release, and
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