800x 915 Paris 117

Together with, all and singular, the Rights, Mein anywise incident or appertaining.	mbers, He editaments and Appurtenances to the said premises belonging or
To Have and to Hold, all and singular, the said	premises unto the said United Agency, Their Successors
bind a myself and my Heirs Exe	do hereby
lar the said premises unto the said <u>United Ar</u>	ecutors and Administrators to warrant and forever defend all and singu-
	Heirs, Executors, Administrators and Assigns, and every
person whomsoever lawfully claiming, or to claim the  And the said Mrs. Mary B. Barnes	same or any part thereof.
. 0	IXTEEN Thousand and no/100acacacacacacacacacacacacacacacacacaca
- at .	ire, and assign the policy of insurance to the said United Agency
of Laurens, South Carolina,	· · · · · · · · · · · · · · · · · · ·
and that in the event that the mortgagorshall at	t any time fail to do so, then the said United Agency
may cause the same to be insured in <u>its</u> name ance under the mortgage.	and reim burse <u>itself</u> for the premium and expense of such insur-
And it is Agreed, by and between the said parti	es, that should legal proceedings be instituted for the collection of the debt
anew if he should so elect, who, after deducting all bh	rtgagee its successors or assigns, shall have the right to have a Reve described premises, with power to forthwith lease out the said premises arges and expense attending such proceedings and the execution of the rents and profits toward the payment of the debt secured hereby.
of this mortgage, or for any purpose involving this mor	id parties, that should legal proceedings be instituted for the foreclosure tgage, or should the debt hereby secured be placed in the hands of an
Attorney-at-Law for collection, by suit or otherwise, it including a reasonable counsel fee (of not less than ten able as a part of the debt secured hereby, and may be	nat all costs and expenses incurred by the Mortgagee or assigns, per centrol the amount involved) shall thereupon become due and pay- be recovered and collected hereunder.
	e intent and meaining of the parties to these presents, that if I
the said , Mary B. Barnes Minited Agency	do and shall well and truly pay, or cause to be paid, unto the
then this deed of bargain and sale shall cease, determi	cording to the true intent and meaning of the said note intent and meaning of the said note intent and void; otherwise to remain in full force and
And it is Agreed, by and between the said partite to hold and enjoy the said premises until default of partite to hold and enjoy the said premises until default of partite to hold and enjoy the said premises until default of partite to hold and enjoy the said premises until default of partite to hold and enjoy the said premises until default of partite to hold and enjoy the said partite to hold and	es that Mary B. Parnes is
Witness my hands and seal thi	
year of the Sovereignty and Independence	y Three , and in the One Hundred and Eighty Seventh of the United States of America.
Signed, Sealed and Delivered	
in the presence of	Mary B. Banus (Seal)
////wet	(Seal)
Nellie marlos	그 그는 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
	(Seal)
THE STATE OF SOUTH CAROLINA  County Of Laurens	
	lellie Marlen
PERSONALLY appeared before me	and made oath that She saw
he within named Mrs. Mary B. Barnes	sign seal and as how
	sign, seal, and as her
act and deed deliver the within deed; and that \( \sum_{he} \) he execution thereof.	with W. T. Bolt witnessed
	<b>₩</b>
SWORN'to before me this 27th	day
of February,	D. 19_63.
200 Sivel	7,00 mag
Notary Public, S. (	Seal)
The state of the s	
THE STATE OF SOUTH CAROLINA //County Of Laurens	RENUNCIATION OF DOWER
I de la companya del companya de la companya del companya de la co	do hereby certify unto all whom it may
concern, that Mrs.	the wife of the within
named	ng this day appear before me and upon being privately
and severately examined by me, did declare that she do	es freely, voluntarily, and without any computsion, dread or fear of any
and secarately examined by me, did declare that she do	es freely, voluntarily, and without any compulsion, dread or fear of an
person or persons-whomsoever, renounce, release and	forever relinquish unto the within named
person or persons whomsoever, renounce, release and  He record to the transfer and also	forever relinquish unto the within named
person or persons whomsoever, renounce, release and Hers on the man, all her tatetest and estate, and also	forever relinquish unto the within named
person or persons whomsoever, renounce, release and Herrana standard line interest and estate, and also within then loned and religased.  Given under my hand and seal this	forever relinquish unto the within named  all her right and claim of Dower of, m, or to, and all singular, the premise  day
person or persons whomsoever, renounce, release and  He'rs and stime, all he laterest and estate, and also within them oned and reference.  Given under my hand and seal this	forever relinquish unto the within named  all her right and claim of Dower of, in, or to, and all singular, the premises