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TORPHER with all and singular the Eights, Members, Heredinaments and Appartemances to the said Premies belonging, or in anywine incident or appertaining TO RAYE AND TO HOLD all and singular the said Premies unto the said	<del>,</del>	<u></u>
FOR HAVE AND TO HOLD all and singular the said Premises unto the said. MRTY, B. MCRYCH,		
FOR HAVE AND TO HOLD all and singular the said Premises unto the said. MRTY, B. MCRYCH,	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances	to the said Premises belonging, or in anywise incident or appertaining.
Interest and Antiques (seever, And. I do horsely bind. MYRELTS, MY Heirs, Executors and Administrators to warrant and forever defined all and singular the said Premises unto the said MOLY E. MORTES, DOT.  Hairs and Antiques, from and aspaint 20. ADM. MY MORTES, DOT.  Hairs and Antiques, from and aspaint 20. ADM. MY Mortes, Executors, Administrators and Antiques and every purson whomsevers leavibly chimings or to chim the same or any part chared.  And the said mortespeet sprew to insure the homes and buildings on and let in a sun or the said mortespeet sprew to insure the homes and buildings on and let in a sun or the said mortespeet sprew to insure the homes and buildings of computing satisfactory to the mortespeet shows the said mortespeet sprew and and mortespeet and a singular the policy of insurance to the insured in mortespeet shows the said mortespeet sprew the said mortespeet shows the said mortespeet sprew the said mortespeet shows the said said mortespeet shows the said mortespeet shows the said said said said said said said said		
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Heirs and Ansigns, from and against	Heirs and Assigns forever. Anddo hereby bindmyself_ my	Heirs, Executors and Administrators to warrant and
Heirs and Ansigns, from and against	forever defend all and singular the said Premises unto the said Mary B. Mear	res, her
finish. Executors, Administrators and Assigns and every person whomsever lawfully chaining or to claim the same or any part thereof.  And the said mortegaper		
dist, Executors, Administration and Assigns and every person whosesever inviting of its a sum not less than  And the said mortgagor agree is insure the house and buildings on said to in a sum not less than  Dollars, in a company or companies satisfactory to the mortgagor and keep the same narred from loss or damage by fire, and assign the policy of instruction to the said mortgager and that in the event that the mortgagor shall at any time and express of such insurance content the mortgagor when the same of the same and the same of the same and express of such insurance content the mortgagor when the said mortgagor when the said mortgagor when the said mortgagor he had not said mortgagor The said mortgagor he had not said mortgagor the said mortgagor the said mortgagor or her.  Helm, Executors, Administrators or Assigns, and save than the said profits of the above described and said printing applying the not proceeds: thereafter, (after paying costs of collection) vipon said debt, interest, coins or expresses; without liability and printing the not proceeds: thereafter, (after paying costs of collection) vipon said debt, interest, coins or expresses; without liability and paying the not proceeds: thereafter, (after paying costs of collection) vipon said and said and and said values. The said vipon said of the parties to these Presents, that if the said mortgagor.  PROVIDED ALWAYS, nevertheless, and that it is the tree intot and meaning of the parties to these Presents, that if the said mortgagor.  PROVIDED ALWAYS, nevertheless, and that it is the tree intot and meaning of the parties to these Presents, that if the said mortgagor and the said and the said and and and and and and and and and an	Heirs and A	ssigns, from and againstme_and_my
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and the form loss or damage by five, and a saign the policy of innuments to the said mortgages, and that in the event that the mortgages they are not to be instructed in the present of an analysis of the said mortgages may cause the same to be instructed		
And it of so, then the said mortgages	Dollars, in a compa	ny or companies satisfactory to the mortgagee, and keep the same
And it at any time any part of said dolt, or interest thereon, be past due and unpaid. I. Inverby satign the runts and provides of the showed described remains to additional country of the country. Administrators or Assign, and agree that any Judge of the Circuit, General state many at chambers or otherwise, appoint a receiver, with authority to take possession of said greeniess and considerable and provides administration of the confection of the confection of the confection of the parties to the past does, intrust, each or expresse; without liability as account for anything more than the rents and profits actually collected.  FROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if A the said mortgager.  The dolt of sum of more aforested, with interest thereon, if my be due, according to the true intent and meaning of the Annual Parties and a said and and accordance. Administration of the said parties that said anorgager. Administration of the said Presents in the first of the control of the parties of the said Presents in the said anorgager. Administration of the said Presents and accordance of the Annual Parties that said anorgager. Administration of the said Presents and accordance of the Annual Parties that said anorgager. Administration of the said Presents and accordance of the United States States and accordance of the United States States. States Annual Parties and accordance of the United States States States. States Annual Parties and Ann		
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and any Judge of the Circuit Court of said States may, at chambers or otherwise, appoint a receiver, with authority to take possession of said pressions and occurs for supplied in the events and profits extually collected.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, the said mortgages or occurs for supplied unto the said mortgages. The debt or sum of money aforesaid, with interest threeon, if any be the according to the true lettert and meaning of he paid unto the said mortgages. The debt or sum of money aforesaid, with interest threeon, if any be the according to the true lettert and meaning of he paid unto the said mortgages. The debt of sum of money aforesaid, with interest threeon, if any be the according to the true lettert and meaning of the parties to these Presents until default of payment shall be made to said the said mortgages. The said three the said mortgages are said to be paid unto the said mortgages. The said true is the said mortgages of the said Pressistes until default of payment shall be made with the said mortgages. The said true is a said true said true the said mortgages of the said Pressistes until default of payment shall be made with the said true and pressistes and true payment shall be made with the said true and pressistes and in the one hundred and thirty-saven.  A mortical Sylvant and the one hundred and thirty-saven and the said true true and in the one hundred and thirty-saven and the said and delivered in the presence of John T. Mearcas.  H. D. Hawkins.  Witnessed and delivered in the presence of John T. Mearcas.  H. D. Hawkins.  Witnessed the craccution thereof.  SWORN TO before me this.  20th.  H. D. Hawkins.  Notary Public for S. C., bready person or persons whomeours, remone, and developed persons. Persons whomeours, remone, and developed persons whomeours, remone, and or true the said declared the true the deed freely, voluntarily and without any compulsion, and or fear of any person or person	And if at any time any part of said debt, or interest thereon, be past due and unpaid,	I_hereby assign the rents and profits of the above described
o account for anything more than the remis and profits actually collected.  FROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Freeenis, that if .I, the said mortgage, do and shall well and truly pay or cause he paid unto the said mortgage, the debt or sum of money aforesaid, with interest theneon. If airy he day, according to the true intent and meaning of AND II is AGREND by and between the said parties that said mortgage, and he is said parties that said mortgage, and he is said parties that said mortgage, and he is said parties that said mortgage, also hold and said premises until default of payment shall be made. Witness, and in the one hundred and, and in the one hundred and	oremises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree
FROVIDED ALWAYS, severtheless, 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 or otherwise, appoint a collect said rents and profits, applying the net proceeds thereafter (after paying costs of college or account for anything more than the rents and profits actually sallested.	receiver, with authority to take possession of said premises and ction) upon said debt, interest, costs or expenses; without liability
o be paid unto the said mortgages	The state of the s	
be paid unto the ead mortgages		
AND IT IS AGREED by and between the said parties that said mortgager. 18 to hold and enjoy the said remises suit distant of payment shall be made.  Witness. BUY hand. and seal this. 20th. day of March. in the way of march. It is a said in the one hundred and thirty-saken. It is a said in the one hundred and thirty-saken. It is a said in the one hundred and it is signed, sealed and delivered in the presence of John T, Meares.  H. D. Hawkins. (L. S.)  H. D. Hawkins. (L. S.)  MORTGAGE OF REAL ESTATE.  Personally appeared before me. John T, Meares.  and made oath that he saw the within named. L. F. Few.  gen, seal and ss. his. act and deed deliver the within written deed, and that he with H. P. Hawkins. witnessed the execution thereof.  SWOEN TO before me this. 20th.  yo of March. A. D. 19.37  H. D. Hawkins. Notary Public for South Cardina.  RENURCIATION OF DOWER.  L. F. Few.  L. F. Few.  March Lawkins Notary Public for South Cardina.  Notary Public for S. C., breeby cartify unto all whom it may concern that Mrs. Enunciation of the within named. Mary B. Meares, her.  Mary B. March A. D. 19.37  March A. D. 19.37  March A. D. 19.37  Mary Dand and seal, this. 20th. Mary band and seal, thi	a he maid write the gold mortgages the debt	· · · · · · · · · · · · · · · · · · ·
Witness MY hand and seal , this 20th day of MSTCh in the car of our Lord one thousand, nine hundred and thirty-meaven	he said note, then this deed of bargain and sale shall cease, determine, and be utterly null an AND IT IS AGREED by and between the said parties that said mortgagorLS_to hold	nd void; otherwise to remain in full force and virtue. I and enjoy the said Premises until default of payment shall be made.
and in the one hundred and the rose hundred and sixty-first year of the Independence of the United States Signed, easied and delivered in the presence of John T, Meares L. F. Few (L. S.)  H. D. Hawkins (L. S.)  HE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Personally appeared before me John T, Meares and asset that he saw the within named L. F. Few (M. S.)  WORN TO before me this Within asset he within samed that he saw the within samed that the same that the saw the within samed that the same that the saw the within samed that the same that the saw the within samed that the same that the s	Witnessmyhand and seal, this20th_	day ofin the
America.  Signed, scaled and delivered in the presence of  JOhn T, Meares  L, F, Few (L, S)  H, D, Hawking (L, S)  (L, S)  HE STATE OF SOUTH CAROLINA,  Greenville County.  MARTOR  AD. 19. 27  HE STATE OF SOUTH CAROLINA,  Oresenville County.  L, F, Few (L, S)  (L, S)  (L, S)  MORTGAGE OF REAL ESTATE.  Personally appeared before me.  John T, Meares  and made oath that. he saw the within named.  L, F, Few  At and deed deliver the within written deed, and that. he with  H, D. Hawking.  writessed the execution thereof.  SWORN TO before me this.  20th.  John T, Mearas.  H, D, Hawkins.  Notary Public for South Carolina.  Greenville County.  L, E, Pew.  of this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named.  MALY, E, Meares, her  Magroh.  AD. 19. 23  Magroh.  AD. 19. 23  Magroh.  March.  AD. 19. 23  March.  March.  AD. 19. 24  March.  March.  AD. 19. 25  March.  M	ear of our Lord one thousand, nine hundred and thirty-seven	and in the one hundred and
Signed, sealed and delivered in the presence of  JOHN T, Meares  L, F, Few (L. 8)  (L. 8)  (L. 8)  HE D. Hawkins  MORTGAGE OF REAL ESTATE.  Personally appeared before me.  JOHN T, Meares  of made oath that he saw the within named.  Li. F, Few  March  H, D. Hawkins  witnessed the execution thereof.  SWORN TO before me this.  20th  Notary Public for South Carolina.  Notary Public for South Carolina.  Notary Public for South Carolina.  Li. F, Few  March  A. D. 19.37  H, D. Hawkins  Notary Public for South Carolina.  Notary Public for South Carolina.  Notary Public for South Carolina.  Li. F, Few  Missins  Notary Public for S. C.,  Pereby certify unto all whom it may concern that Mrs.  Summa G, Few  At this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomseever, resource, releases and forever relinquish unto the within named.  MANY E. Meares, her  March  AD. 19.37  March  AD. 19.37  March  AD. 19.37  MYS. Euros G, Few	sixty-first	vear of the Independence of the United States
John T, Meares (L. S.)  Ha Da Hawkins (L. S.)  HE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Personally appeared before me. John T. Meares  and made eath that. he saw the within named. L. F. Few.  gn. seal and as his net and deed deliver the within written deed, and that. he with H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 20th as of March A. D. 19.37  H. D. Hawkins Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greanville County.  RENUNCIATION OF DOWER.  I. H. D. Hawkins Notary Public for South Carolina.  STORMA G. Few.  Witnessed the execution thereof.  Notary Public for S. C., bereby certify unto all whom it may concern that Mrs. STORMA G. Few.  d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  MARY B. Mearea, her.  March A. D. 19.37  MFS. Expuna G. Few.		Justice State of Children States
Ha D. Hawkins (L. S.)  (L. S.)  HE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Personally appeared before me. John T. Meares  and made eath that he saw the within named. L. F. Few  ign, seal and as  H. D. Hawkins  SWORN TO before me this. 20th.  ay of March  Notary Public for South Carolina, Greenville County.  RENUNCIATION OF DOWER.  I,  H. D. Hawkins  Notary Public for S. C.,  Dereby certify unto all whom it may concern that Mrs  Eurna G. Few  with declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, remounce, release and forever relinquish unto the within named  Mary B. Magras, her  March	and the control of th	T. F. Few
HE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Personally appeared before me. John T. Meares  and made oath that he saw the within named. L. F. Few  gen, seal and as his act and deed deliver the within written deed, and that he with  H. D. Hawkins	H. D. Hawkins	(L. S.)
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. John T. Meares  In F. Few  In made oath that he saw the within named. I. F. Few  In made oath that he saw the within named. I. F. Few  In made oath that he saw the within named. I. F. Few  In John T. Meares  SWORN TO before me this 20th  A D. 19. 27  H. D. Hawkins  Notary Public for South Carolina.  Greenville County.  I. H. D. Hawkins  RENUNCIATION OF DOWER.  I. H. D. Hawkins  I. H. P. Hawkins  Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs Evans G. Few  e wife of the within named.  I. F. Few  d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, remounce, release and forever relinquish unto the within named.  MANY E. Meares, her  Mary E. Meares, her  March.  March.  A D. 19. 37  March.  March.  March.  March.  March.  A D. 19. 37  March.  Morth Settle Estate.  John T. Meares  witheset and deed deliver the within written deed, and that he with with exit and deed deliver the within written deed, and that he with with exit and deed deliver the within written deed, and that he with with and deed deliver the within written deed, and that he with  Morth Settle Sett		
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. John T. Meares  In March L. F. Faw  In March L. F. Faw  In March L. H. S. Hawkins L. L. S. John T. Meares  SWORN TO before me this 20th  Notary Public for South Carolina, Greenville County.  In L. F. Faw  In March L. L. S. Hawkins L. L. S. John T. Meares  In Meares  In Meares  John T. Meares  A. D. 19-27  John T. Meares  John T. Meares  John T. Meares  Witnessed the execution thereof.  SWORN TO before me this 20th  Notary Public for South Carolina, Greenville County.  RENUNCIATION OF DOWER.  I. H. D. Hawkins L. F. Faw  We wife of the within named.  In F. Faw  Whitnessed the creation thereof.  SWORN TO before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named.  Mary E. Meares, her  Margh L. March L. S. March L. March L. March L. Ma		of the control of the
Personally appeared before me		(L. S.)
Personally appeared before me	Z WILDELT CHARGE THE AT A CONTROL OF THE STATE OF THE STA	
It. F. Few    Sworn to before me this		
gen, seal and as	Personally appeared before me	
SWORN TO before me this 20th  ay of March A. D. 19.37  H. D. Hawkins (L. S.)  He STATE OF SOUTH CAROLINA, Greenville County.  I, H. D. Hawkins Notary Public for South Carolina.  II, H. D. Hawkins Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Emma G. Few  with of the within named.  II. F. Few de wife of the within named.  II. F. Few de wife of the within named.  Mary B. Meares, her  Mary B. Meares, her  Mary B. Meares, her  Strs 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.  Given under my hand and seal, this 20th  y of March A. D. 19.37  Mrs. Emma G. Few	nd made oath that he saw the within named L. F. Few	
SWORN TO before me this 20th  A. D. 19.27  H. D. Hawkins (L. S.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  REMUNCIATION OF DOWER.  I. H. D. Hawkins Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Euma G. Few  we wife of the within named L. F. Few. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Mary B. Meares, her  Strs 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.  Given under my hand and seal, this 20th  A. D. 19.27  Mrs. Emma G. Few	ign, seal and ashis	_act and deed deliver the within written deed, and that he with
John T. Meares  H. D. Hawkins Notary Public for South Carolina.  KENUNCIATION OF DOWER.  I. H. D. Hawkins Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Euma G. Few  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named  Mary B. Meares, her  this 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.  Given under my hand and seal, this 20th  Mrs. Emma G. Few		witnessed the execution thereof.
H. D. Hawkins Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  REMUNCIATION OF DOWER.  I,		
H. D. Hawkins Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  RENUNCIATION OF DOWER.  J. H. D. Hawkins Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Emma G. Few  we wife of the within named.  I. F. Few d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Mary B. Meares, her  Strs 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.  Given under my hand and seal, this.  20 th  Mrs. Emma G. Few	ay ofMarchA. D. 19_37	John T. Meares
RENUNCIATION OF DOWER.  I,	H. D. Hawkins (L. S.)	
Greenville County.  I,	Notary Public for South Carolina.	
I,	RENIINCIATION OF DOWER	
e wife of the within named	Greenville County.	
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	hereby certify unto all whom it may concern that Mrs. Emma G. Few	
ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	e wife of the within named	
Mary B. Meares, her  sirs 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.  Given under my hand and seal, this 20th  y of March  A. D. 19-37  Mrs. Emma G. Few		
girs 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.  Given under my hand and seal, this		
girs 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.  Given under my hand and seal, this		
Given under my hand and seal, this20th	arts and Assigns all har interest and astate and all all all and astate and a	
y of March A. D. 19_37 Mrs. Emma G. Few		to all and singular the Premises within mentioned and released.
H. D. Hawkins Notary Public, S. C. (Seal)	/ <u>***</u>	Mrs. Emma G. Few
	H. D. Hawkins  Notary Public S C	
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