to breedy time. PROVIDED A shapes forever the first and simples, the said promises must the said. Monthly appear and the said surprises and forever defend, all and simples, the said promises must the said. Monthly appear and the said surprises. And the said surprises and career person obscured in briefly changes for the said surprises. And the said surprises and career person obscured in briefly changes or to the said. The said surprises and career person obscured the briefly changes or the said surprises. And the said surprises are the said substitutes to use the said surprises. Black (the company of the said surprises to the said substitutes and the said surprises. And all at my time fail or do so, then the said substitutes. And all at my time said on a said said, are interest. And I at my time said on a said said, are interest therein, po you the said substitutes. And said said the said said the career and the said said said the said said said said said said said said		mortgagee and -	ris
Here and Audigen, from and gargets and the second and supports of the contract of the second and se		Heirs and Assigns forever. And	We
Here, Recentors, Administrature and Arigon, and every person whomsover lawfully classing, or to claim, the same, or any part thereof. And the said corresponds agre			
Refers, Receptions, Administratories and Assigns, and every person whomeover bar-followings could be also as most test states. ALL TANNA AME And the said mortgager 9, agree to insure the bases of baddings on said to in a sum not less than ALL TANNA AME Dollars (in a congrupy or companies satisfactory to the mortgages), and beery the state is said to be given or companies assisfactory to the mortgages. It is all as any time fault to do so, then the said mortgages are may cause the said to be insured in the mortgages. It is all as any time fault to do so, then the said mortgages are may cause the said to be insured in the mortgages, with invested. And if at any time any part of said debts or interest thereon, he past does and upsile. And if at any time any part of said debts or interest thereon, he past does and upsile. And if at any time any part of said debts or interest thereon, he past does and upsile. And if at any time any part of said debts or interest thereon, he past does and upsile. And if at any time any part of said debts or interest thereon, he past does and upsile. And if at any time any part of said debts or interest thereon, he past does and upsile. And if at any time any part of said debts or interest thereon, he past does and upsile. And if at any time any part of said developed to the company of the said contribution of contribution of the said co			
Dolars (is a company) and the mortgages— and shallow the policy of insurance to the said originace— and that in the event that the mortgages— and at any time fail to do so, then the said mortgages— and that in the event that the mortgages— and at any time fail to do so, then the said mortgages— and that in the event that the mortgages— and at any time fail to do so, then the said mortgages— and that it is any time say part of said cloth, or interest thereon, he part due and mepald to the permission and expense of such financiace under this mortgage, with inversed. And it at any time say part of said cloth, or interest thereon, he part due and mepald to the above described promises to said mortgages— or that any time say part of said cloth, or interest thereon, he part due and mepald to the above described promises to an understages— or the said control of said Sute may, as chambers or otherwise, appoints a receiver, with authority to take severation of said permises and collection control of said Sute may, as chambers or otherwise, appoints a receiver, with authority to take severation of said permises and collection control of said said with a develop of collections, special and collections, so the said collections, so the said collections, so the said collections, and a said collections, and a said collections, and an arrive said collections, and the said collections of the means of the said said, then the said mertageer of the Sovereignty and Independence of the United Status of America and truling of the said said, then the said mertageer of the Sovereignty and Independence of the United Status of America and the year of the Sovereignty and Independence of the United Status of America and the year of the Sovereignty and Independence of the United Status of America and the year of the Sovereignty and Independence of the United Status of America and the year of the Sovereignty and Independence of the United Status of America and Status of America and Status of America and Status of America and Status of Amer			, <u></u>
gree by fire, and assign the policy of insurence to the soul workgapee	And the said mortgagor. 3 agree to insure the house and buildings on said love	t in a sum not less than Lwo Showa	nd
Consequence of most instruction in the premium and expense of most instruction and debt, or interest thereon, he past due and supplied. And if at any time any part of said debt, or interest thereon, he past due and supplied. And if at any time any part of said debt, or interest thereon, he past due and supplied. And if at any time any part of said debt, or interest thereon, he past due and supplied. And if a alone described premise is said configuration. And of the above described premise is to the configuration of the said of the said premise and collect and profession of the past due to the p	• • • • • • • • • • • • • • • • • • • •		
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THE STATE OF SOUTH CAROLINA, THE ST	And if at any time any part of said debt, or interest thereon, be past due and u	inpaid hereby assign the re	ents and profit
and mortgager. 3. do and shall well and traily pay, or cause to be paid, unto the said surf unortgager. the said debt or same of money aforeasid, with interest thereon, to remain in Tall force and virtue. O remain in Tall force and virtue. AND IT IS AGRRED, by and between the said parties, that the said mortgagor 5. AND IT IS AGRRED, by and between the said parties, that the said mortgagor 5. AND TALL SAGRED, by and between the said parties, that the said mortgagor 5. WITNESS. Mu hand 5 and seal 5, this in the year of top 1 fact one thousand sine hundred and the land of the continue of the United States of American Signed, Sealed and Delivered in the freence of Signed, Sealed and Delivered in the free free Signed, Sealed and Delivered in the free Signed, Sealed and Delivered in the free Signed, Sealed and Delivered in the Signed and Delivered in the Signed and Sealed and Delivered in the Signed and Sealed and Delivered in the Signed and Sealed and Delivered Signed Signed And Sealed And Se	Circuit Court of said State may, at chambers or otherwise, apppoint a receiver, with author the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost	rity to take possession of said premises and collect said rents and p	profits, applyin
Premises until default of payment shall be made. WITNESS MM hand S. and seal S., this in the year of our Lord one thousand nine bundred and two lates of the sovereignty and Independence of the United States of Americ Signed, Sealed and Delivered in the Presence of A. Bernett (L. S. G. S. Bernett (L. S. (L. S. (L. S. THE EYATE OF SOUTH CAROLINA, Personally appeared before me. A. P. Beam and made cath that he saw the within named. A. D. 1920 SWORN to before me this. I the SWORN to before me this. THE EYATE OF SOUTH CAROLINA, NORTGAGE OF REAL ESTATI SWORN to before me this. I the SWORN to before me this. I the SWORN to before me this. I the SWORN to before me this. THE EYATE OF SOUTH CAROLINA, Nortgage of South Carolina. THE EYATE OF SOUTH CAROLINA, SWORN to before me this. I the SWORN to before m	said mortgagor3, do and shall well and truly pay, or cause to be paid, unto the said many be due, according to the true intent and meaning of the said note, then this deed of	ortgagee the said debt or sum of money aforesaid, with inte-	rest thereon, i
in the year of our Lord one thousand nine hundred and two little of the Survey and Independence of the United States of Americ Signed, Scaldia and Delivered in the Fresence of A. B. Bernsett (L. S. B. Bernsett (L. S. C. J. B. Bernsett (L. S. J. B		or.s. to hold and	enjoy the sai
Signed. Sealed and Delivered in the Freence of A. D. Blann (L. S. C. J.B. IBLUNELLY (L. S. (L. S. THE FLATE OF SOUTH CAROLINA, Personally appeared before me And made each that he saw the within named A. D. Blannelly ign, seal, and as L. J. Blannelly personally appeared before me this. L. J. Blannelly ign, seal, and as L. J. Blannelly RENUNCIATION OF DOWEL THE FLATE OF SOUTH CAROLINA, NORTGAGE OF REAL ESTATI A. D. 1923 A. D. 1924 A. D. 1924 THE FLATE OF SOUTH CAROLINA. THE FLATE OF SOUTH C	WITNESS hand 5 and seal 5, this / 4	the day of January	***************************************
Signed. Sealed and Delivered in the Freence of A. D. Blann (L. S. C. J.B. IBLUNELLY (L. S. (L. S. THE FLATE OF SOUTH CAROLINA, Personally appeared before me And made each that he saw the within named A. D. Blannelly ign, seal, and as L. J. Blannelly personally appeared before me this. L. J. Blannelly ign, seal, and as L. J. Blannelly RENUNCIATION OF DOWEL THE FLATE OF SOUTH CAROLINA, NORTGAGE OF REAL ESTATI A. D. 1923 A. D. 1924 A. D. 1924 THE FLATE OF SOUTH CAROLINA. THE FLATE OF SOUTH C	in the year of our Lord one thousand nine hundred and tullul	and in the one	e hundred an
A. Bennett (1. s. C. Service Const.) THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATI Personally appeared before me A. D. Bennett & C. B. Bennett ign, seal, and as their act and deed, deliver the within written Deed; and that he, with L. Amage witnessed the execution thereof. SWORN to before me this A. D. 1922 SWORN to before me this A. D. 1922 J. Amage Witnessed the execution thereof. SWORN to before me this A. D. 1922 J. Amage Witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, THE S	fory-four	year of the Sovereignty and Independence of the United Sta	tes of America
C. Suman. C. Suman. (L. S.		a & Bernett	(L. S.
THE STATE OF SOUTH CAROLINA, Personally appeared before me. J. P. Beam. MORTGAGE OF REAL ESTATI Personally appeared before me. J. P. Beam. gen, seal, and as. L. J. B. Beam. witnessed the execution thereof. SWORN to before me this. J. L. J. Wober public for South Carolina. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, I. D. J.	E. Duman	C. B. Bennett	(L. S.
THE STATE OF SOUTH CAROLINA, Personally appeared before me. J. P. Beam. Ign, seal, and as. L. J. Beam. SWORN to before me this. A D. 1923 A D. 1923 A D. 1924 THE STATE OF SOUTH CAROLINA, Notice public for South Carolina. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, In County In Co			(L. S.
Personally appeared before me H. Beam. Ind made oath that he saw the within named L. Beam. Ind made oath that he saw the within named L. Beam. Ind made oath that he saw the within named L. Beam. Ind made oath that he saw the within named L. Beam. Ind made oath that he saw the within named L. Beam. Ind made oath that he saw the within named witnessed the execution thereof. SWORN to before me this L witnessed the execution thereof. SWORN to before me this L (SEAL.) Notary public for South Carolina. THE STATE OF SOUTH CAROLINA, STATE County. I. C. D Manually Manually County. I. C. D Manually Manual			(L. S.
ign, seal, and as. the within named	Guerrille County.		&AL ESTATE
act and deed, deliver the within written Deed; and that he, with L. D. Marker Sworm to before me this. A. D. 1920 SWORN to before me this. A. D. 1920 SEAL.) What Public for South Carolina. THE STATE OF SOUTH CAROLINA, I. C. D.		,	
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SWORN to before me this. Italy of A. D. 1923 A. D. 1924 Modern Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, G. A. D. 1924 In the state of south carolina and the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named W. J. Walker M. D. 1924 A. D. 1925 RENUNCIATION OF DOWER RENUNCIA	thai's		
A. D. 1926 C. SEAL.) WONEY Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, County. I, C. Annuar Master B. C. To hereby certify unto all whom it may concern, that Mrs. Wife of the within named. Wife of the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. W. F. Walker. A. D. 1926 SEAL.) RENUNCIATION OF DOWER RENUNCIATION OF	sign, seal, and as their act and deed, deliver the within written Deed;	and thathe, with	••••••
THE STATE OF SOUTH CAROLINA, I, & Description of the Within named whomsoever, renounce, release, and forever relinquish unto the Within named Notary Public for South Carolina. RENUNCIATION OF DOWER And Observed the State of Control of Contro	E. Durraje	and thathe, withwitnessed the execution thereof.	
THE STATE OF SOUTH CAROLINA, I, G. Lingson Master Selection County. I, G. Lingson Master Selection County. In the property of the within named	SWORN to before me this 14th.	witnessed the execution thereof.	
THE STATE OF SOUTH CAROLINA, I, County. I, County B. C. To hereby certify unto all whom it may concern, that Mrs. The within named did 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, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. The state of south CAROLINA, Bellinial County B. C. Bellinial County B. C. Add 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, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. The state of the within named by the state of	SWORN to before me this 14th. lay of January A. D. 1923	witnessed the execution thereof.	
I, G. Dennetty S.C., to hereby certify unto all whom it may concern, that Mrs. C. A.M. B. Bennett wife of the within named	SWORN to before me this 14th. lay of January A. D. 1923	witnessed the execution thereof.	
to hereby certify unto all whom it may concern, that Mrs. Outside B. Bennett Wife of the within named	SWORN to before me this	witnessed the execution thereof.	OF DOWER
did this day appear before me not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	SWORN to before me this	witnessed the execution thereof. Al. P. Beau. RENUNCIATION	
rhomsoever, renounce, release, and forever relinquish unto the within named	SWORN to before me this	witnessed the execution thereof. A. P. Beani RENUNCIATION Unuful County	S.C.
	SWORN to before me this	witnessed the execution thereof. A. P. Beani RENUNCIATION Unuful County	S.C.
	SWORN to before me this	witnessed the execution thereof. A. P. Beani RENUNCIATION B. Bennett did this day approximately.	S.C.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an ingular, the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1920 A. D. 1920 C. Durre B. Blunett Master. Further for South Carolina. Master. Further for South Carolina.	SWORN to before me this lay of A. D. 1923 Modern Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, County. I, County. I, County. Io hereby certify unto all whom it may concern, that Mrs. wife of the within named. Indupon being privately and separately examined by me, did declare that she does freely,	witnessed the execution thereof. A. P. Beani. RENUNCIATION B. Bennett did this day appropriate and without any compulsion, dread or fear of any per	ear before me
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