theirs, and assigns, forever. And the do he bind the said premises unto the said heirs executors and administrators to warrant and for defend all and singular the said premises unto the said the the said heirs executors, and administrators to warrant and for defend all and singular the said premises unto the said heirs, executors, administrators assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof. AND the said agree to insure the house and buildings on said lot in the sum of not less than Dol and keep the same insured from loss or damage by fire, and assign the policy of insurance to the said may and that in the event the mortgager shall at any time failto do so, then the said may cause the same to be insured in name, and results that in the event the mortgager shall at any time failto do so, then the said agrees to pay the said debt or sum money with interest thereon, according to the true intent and meaning of the said Note together with all cest and expensive the said shall incur or be put to, including a reasonable attorney's fee chargeable to the above described mortgaged premises, for collect the same by demand of attorney or by legal proceedings. PROVIDED ALWAYS, NEVERTHELESS, And it is the true intent and meaning of the parties to these Presents, that if the said the said true of the said true of the said true of the said true of the said that the thereon if my shall be due, according to the true intent and meaning of the said the said all truly pay, or cause to be paid, the said the said all the said and sale shall cease, determine and be utterly, null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, By and between the said premises until default of payment shall be made. WITNESS HALL All and Seak this control tord one thousand nine hundred and the said and in the one hundred and the one hundred and the said and in the one hundred and the said and independent the United States of America.	ainst and llars, reim- m of enses
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the United States of America.	ence
Signed, Sealed and delivered in the presence of	S.)
Signed, Sealed and delivered in the presence of Luci S. Aodgio (L. B. a. Morgan (L.	. S.)
B. a. Morgan (L	S.)
TATE OF SOUTH CAROLINA,	
Greenville County. MORTGAG∑ OF REAL ESTATE.	
PERSONALLY appeared before me July and months that 3 he saw the wighin named Gival S. Maly S. Moore	made
eath that I be saw the within named Gual S. Montales & May S. Moore	nauc
ign, seal, and as	
3. A. Morgan witnessed the execution thereof.	
SWORN to before me, this	
B. a. Morgan (SEAL)	<i>!</i>
Notaty Public for S. C.	
TATE OF SOUTH CAROLINA,	
Greenville County. RENUNCIATION OF DOWER	
I,	1
o hereby certify unto all whom it may concern that Mrs	
he wife of the within named	and
amed	ľ
eirs 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 wi	ithin
nentioned and released.	
GIVEN under my hand and seal, thisday	
of A. D. 19	••••
Notary Public for S. C.	
Recorded for	20