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and Treast Company, its autrenesses as the season. Mellowing the progression of the careful and treast Company, its surresses are assigns, may appeal deficiency to enter the part of the careful and and treast Company, its surresses are assigns, may appeal deficiency to enter the part of the careful progression and and treast Company, its surresses are assigns, may appeal deficiency to enter the part of the part	MMU, Theirs, executors, adminis	trators or assigns, shall
n and Trent Company, at a successor or assigns, may just and discharge the same, and rejordureses jords, themselves, instead or berest floremoter therefor, with mixersi gain per century of a studies.  AND IT IS EXPRISSLY AGREED AND STIPULATED, that in case the said  Multiple of the same of movers, a heretobeline placed, or heles, executors, administrators or rassigns, shall fail or neglect or refuse to pay or able as a force and, no to pay or cause to be paid such fines as young be thely invest part thereof, for a preside for a fine pay or and the same of the control of the said records or to be paid such fines as young be they invest part thereof, a preside for a black of the pay or cause to be paid such fines as young be they invested the force and the part of the said they or distant to and addide by the said three said and the part of the said three parts of the said three part	ome due and payable; and that in case the said Mette Mail and Torett Mail,	their
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RECOVIDED ALMANS, NEVERTHELESS, and D is the true intent and meaning of the said parties, that if the said for the said and the said and the said wall and truly buy or cause to be past, into the said the Carolina Loan and Trest Company, is accessor, or stylene, executory, intention of the said wall and truly buy or cause to be past, into the said the Carolina Loan and Trest Company, is accessor, or stylene, executory, intentionally and and said and said to the said arter, By-Laws, Rules and Regulations, according to the true intent and meaning of the said node or obligation, and the condition thereunder written, and shall forther insure and keep insured, or cause to be done, the house and buildings on said in , and assign the policy of insurance and screening and said in the house and buildings on said into an adaptive of insurance and storesaid and pay and discharge, or cause to paid and discharged, all taxes and assessments upon the said Premises as aforeasted, then this deed of bargain and sale shall cease, determine and be satisfy sufficiently of the said premises until default of payment shall be made of gather breach committed.  AND IT IS AGKEIDA AND UNDERSTOOD, by and between the said parties, that the said flower is a said premises until default of payment shall be made of gather breach committed.  MITNESS OUT.  And and easel at Greenville, this.  The control of the insusand rine hundred and swenty.  MITNESS OUT.  And the development of the United States of America.  Signod, Sealed, and Deiverted in Presence of Signod, Sealed, and Signod, Sealed, and Signod, Sealed, and Signod, Sealed, and Signod, Sealed, Signod, Sealed, Signod, Sealed, Signod, Sealed, Signod, Sealed, Signod, Sealed, Signod, Se	heirs, executors, administrators or assigns, shall fail or negles to be paid the aforesaid monthly sums of money as hereinbefore stated, or any part thereof, for a period of Four Months after the same able as aforesaid, or to pay or cause to be paid such fines as may be duly imposed or charged as aforesaid for a like period, or to stand to arter, By-Laws, Rules and Regulations as aforesaid, or shall fail or neglect or refuse to insure or keep insured the house and buildings on saicy of insurance as aforesaid, or to pay and discharge all taxes and assessments on the said Premises as aforesaid, before the expiration of the payment thereof, then, in any or all of such cases, at the option of the said Company, the whole indebtedness evidenced by the said ding any insurance premiums, and taxes, due and unpaid or paid by the said Company), shall forthwith become and be due and collectible, st to foreclose this mortgage therefor, and also for all costs and expenses of such collection, including ten per centum of the amount due to	ect or refuse to pay or e shall become due and o and abide by the said id lot, or to assign the the time fixed by law note or obligation (in- and the right thereupon
o hold and enjoy the said premises until default of payment shall be made of gigher breach committed.  WITNESS C. And And A. and seal., at Greenville, this	ministrators or assigns, do and shall well and truly pay or cause to be paid, unto the said The Carolina Loan and Trust Company, its success to resum of money aforesaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall stand arter, By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the condition thereunder in insure and keep insured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as aforesaid and pay an paid and discharged, all taxes and assessments upon the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine the said Premises as aforesaid, the said	heirs, executors, sors or assigns, the said to and abide by the said written, and shall forthad discharge, or cause to and be utterly null and
o hold and enjoy the said premises until default of payment shall be made of after breach committed.  WITNESS.  WITNESS.  WITNESS.  With hand and seals, at Greenville, this with the year of our Lord one thousand nine hundred and twenty.  WITNESS.  With Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in Presence of  WILL STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared.  Lee saw the within named Maldelle.  And deed, deliver the within written deed; and that he with messed the execution thereof.  WORN to before me, this  WORN to before me, this  John Maldelly.  A. D. 192  It is STATE OF SOUTH CAROLINA,  Notary Public, S. C.  Wife of the within named  Advanced of the within and the same of the superior of the within and the same of the same	1000 or vice c	heirs or assigns,
the year of our Lord one thousand nine hundred and twenty.  Signed, Seated and Delivered in Presence of  Wiss Granette May (L. S.)  Signed, Seated and Delivered in Presence of  Wiss Granette May (L. S.)  HE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared.  And deed, deliver the within written deed; and thathe with messed the execution thereof.  WORN to before me, this  Word And Lord And Lina,  Notary Public, S. C.  The STATE OF SOUTH CAROLINA,  Word of the within mand.  It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and writhout any compulsion clear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mentioned and released.  WEN under my hand and seal, this.  y of.  A. D. 192  Notary Public, S. C.  Notary Public, S. C.  A. D. 192  Notary Public, S. C.  A. D. 192  Notary Public, S. C.  Notary Public, S. C.  A. D. 192  Notary Public, S. C.  Notary Public, S. C.  Notary Public, S. C.  A. D. 192  Notary Public, S. C.	o hold and enjoy the said premises until default of payment shall be made or other breach committed.	· /
Signed Scaled and Delivered in Presence of    Comparison of Greenville   County of Greenvil	he year of our Lord one thousand nine hundred and twenty. Mue	fifty four
The STATE OF SOUTH CAROLINA,  County of Greenville  BEFORE me personally appeared.  And deed, deliver the within written deed; and that he with messed the execution thereof.  WORN to before me, this  Notary Public, S. C.  HE STATE OF SOUTH CAROLINA,  unty of  I,  Shin 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 forever relinquish unto the within named. The Carolina Loan and Trust Company, its sucsessors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released.  (L. S.)  Notary Public, S. C.	Signed, Sealed and Delivered in Presence of	(I.S.)
County of Greenville.  BEFORE me personally appeared.  BEFORE me personally appeared.  And deed, deliver the within named.  And that	D. W. Salley, Josett Maw.	(L. S.)
County of Greenville.  BEFORE me personally appeared		and the second
BEFORE me personally appeared	County of Croonwille	
and deed, deliver the within written deed; and thathe with	BEFORE me personally appeared A. Deguesser	and made oath that
messed the execution thereof.  WORN to before me, this  Modern Public, S. C.  HE STATE OF SOUTH CAROLINA, Women Mortgagore, Mo Souver.  I,	he saw the within named Mille Mull and that he with	id as Tuckuru
Notary Public, S. C.  RENUNCIATION OF DOWER.  I,	tnessed the execution thereof.	
Notary Public, S. C.  ME STATE OF SOUTH CAROLINA, work of the within named.  I,	VORN to before me, this	2011
HE STATE OF SOUTH CAROLINA,  unty of	(0f 2 (2013) A. D. 1929 )	
unty of	Notary Public, S. C. (I. S.)	
wife of the within named	HE STATE OF SOUTH CAROLINA, } women mortgagors, no Dower	CIATION OF DOWER.
d this day appear before me, and upon being privately and separately examined by me, and dectare that she does from the Carolina Loan and Trust Company, its succead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released.  [VEN under my hand and seal, this	I,	whom it may concern that
Notary Public, S. C.  A. D. 192 (L. S.)	d this day appear before me, and upon being privately and separately examined by me, did declare that she does income the did selected and separately examined by me, did declare that she does income and ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and ssors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mer	without any compulsion Trust Company, its suc- ntioned and released.
Notary Public, S. C.	<u> </u>	
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