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Parties and forever decent, all one templar the said persists such the said. Parties and Arsem, from and against 192 My its, Koncours, Administrators and Ansigns, and every person whomesever lawfully designed on the distinct of the said Moregoney—agree—to insure the boson and boildings on and to its a sum not less than. Different and Arsem, from and a said to a sum not less than the said Moregoney—agree—to the more than the more and residue that may do not the said than the said that in the event that the more and residue that any size full to do so, these the said mortgage cannot be made to be intered in. And it at any time any part of mid dobt, or interest thereon be past due and supplied. And it at any time any part of mid dobt, or interest thereon be past due and supplied. And it at any time any part of mid dobt, or interest thereon be past due and supplied. And it at any time any part of mid dobt, or interest thereon be past due and supplied. And it at any time any part of mid dobt, or interest thereon be past due and supplied. And it at any time any part of mid dobt, or interest thereon be past due and supplied. And it at any time any part of mid dobt, or interest thereon be past due to said dobt, Kewstoney, Administrators or A	warrant and forecer defend, all and singular the said premises unto the said Papples Agr'l Credit Corporation 1ts Heriz and Assigns, from and against no 18 kmy, str., Executors, Administrators and Assigns, and every person whomesever lawrilly claiming or to chim the same, or any part thereof. And the said Morigager—agree—to insure the house and boildings on said lot in a sean not less than— Dollars (in a company or companies satisfactory to the mortugues—), and keep the same insured from loss of fire, and assign the policy of insurance to said Mortugager—and that in the event that the mortugager—and said and reinhurse. The premium and expenses of sach insurance under this mortugage, with interest And if at any time any part of said debt, or interest thereon be past due and ungaid And if at any time any part of said debt, or interest thereon be past due and ungaid And if at any time any part of said debt, or interest thereon be past due and ungaid And if at any time any part of said debt, or interest thereon be past due and ungaid And if at any time any part of said debt, or interest thereon be past due and ungaid And if at any time any part of said debt, or interest thereon be past due and ungaid And if at any time any part of said debt, or interest thereon be past due and ungaid And if at any time any part of said debt, or interest thereon be past due and ungaid And any and the premise and expenses of sach insurance under this mortugage, with interest And if at any time any part of said debt, or interest thereon be past due to the said mortugage or any at channess of expenses, which handly to account for slighting more than the said mortugage or any at the said mortugage, with attentive to these Presents, that if a said mortugage, and any attention and in the said mortugage, and any attention and in the said mortugage. And if it is a said mortugager—and a said said said said said said said s	profits of ge of the applying rems are still thereodid; other
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the pressum and expanses of such incurrance under this mortgage, with interest And it at any time any part of said debt, or interest thereon be past due and unpaid. I herry, assign the roots and proposed or such incurrance under this mortgage, with interest And it at any time any part of said debt, or interest thereon be past due and unpaid. I herry, assign the roots and parties and consideration and control of the parties of the parties of the parties of the parties of protection of the parties of the parties, and and that ordinary parties and the parties and transport the parties and transpor	the premium and expenses of such insurance under this mortgage, with interest And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon the past due and unpaid. And if at any time any part of said debt, or interest thereon the past due and unpaid. And if at any time any part of said debt, or interest thereon the said of the said the said understance or expenses, without its any hours and observation the said on the said mortgage. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. Is to hold and enjourities until default of payment shall be made. WITTHESS. My Hand and Seal. this 13th day of March Signed, Saided and Delivered in the Presence of S. C. DeBard F. W. Welborn Signed, Saided and Delivered in the Presence of S. C. DeBard F. W. Welborn Signed, Saided and Delivered in the Presence of S. C. DeBard F. W. Welborn SWORN to before me, this. As eat and deed, deliver the within written Deed; and thatbe, with	profits of the applying rems are st thereoid; othe
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And if it is any time any part or said debt, or interest thereon be past due and ungoid. I hereby assign the rems and processor where the control processor is not control. And if it is any time any part or said debt, or interest thereon be past due and ungoid. I hereby assign the rems and processor where the control processor who authority to the control. And if it is any time any part or said congages. Or and control processor who control processor who authority to the control processor who authority to the control processor. PROVIDED ALWAYS, NEVERTHELESS, and it is the true sitetut and occasing of the parties to these Process, that if. I PROVIDED ALWAYS, NEVERTHELESS, and at it is the true sitetut and occasing of the parties to these Processor, that if. I PROVIDED ALWAYS, NEVERTHELESS, and at it is the true sitetut and occasing of the parties to these Processor, that if. I and and any part or and and true, pay or cases to be paid onto the said marriages. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. The parties of our lard one thousand nine bacterial and the pay of the Sovereighty and Independence of the United States of America. Signed, Saided and Delivered in the Processor of the Sovereighty and Independence of the United States of America. Signed, Saided and Delivered in the Processor of S. C. DeBard F. W. Welborn S. C. DeBard Bd. Garrett G. Garrett G. Garrett March P. W. Welborn A. D. 19 30 F. W. Welborn A. D. 19 30 F. W. Welborn A. D. 19 30 F. W. Welborn, Notary Public I STATE OF SOUTH CAROLINA, Occasively case of the within case of the within named. Bd. Garrett G. Garrett G. Garrett G. Garrett G. of the within named. P. W. Welborn, Notary Public on the control of the pay of the control of	And if at any time any part of said debt, or interest thereon be past due and unpaid. I hereby assign the rents and above described promises to said mortages—or 11te. Lities, Executors, Administrators or Assigns, and agree that any Jud and the control of the	ge of the applying remis and applying remis and applying remis are thereof id; other
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cut Dors of and Selfs may, a Chamero of other exa appose a receiver with authority to take possession of and promises, and colors applying one of calculations, long the absolute receives cause of contents. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. I and mempagatum, do and half would and trady may or cause to be pold unto the and morrageer. I am all mempagatum, do and half would and trady may or cause to be pold unto the and morrageer. I am all morrageer. AND IT IS AGREED, by and between the said parties, that the said morragear is the contents, and the cause, with interest the contents of the contents of the and makes the said on the contents of the contents, and the cause, with and would, or to remain in this force and virtue. AND IT IS AGREED, by and between the said parties, that the said morrageor. AND IT IS AGREED, by and between the said parties, that the said morrageor. I and do not be contents and the contents of the conte	cust Court of sand claie amy, at channers or otherwise, appoint a receiver with authority to take possession or and premises and an oldect said rents and prome that the satisty cultered. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. I said mortgagor, do and shall well and truly pay or cause to be paid unto the said mortgage, the said debt, or sum of money aforesaid, with intere e to remain in tuil force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT AGREED, by and between the said parties, that the said mortgagor Is to hold and enjournesses until default of payment shall be made. WITNESS	st thereo
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mines until default of payment shall be made. WITNESS MY Hand and Seal this 13th day of Warch in the year of our force thousand nine bundred and thirty and in the one hundred 54th year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of S. C. DeBard Ed. Garrett [L. C. L. C	mises until default of payment shall be made. WITNESS My Hand and Seal this 13th day of March in the year of our Lord one thousand nine hundred and thirty and in the one hu 54th year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of S. C. DeBard F. W. Welborn BEG. Garrett STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. S. C. DeBard It made oath that he saw the within named. Bed. Garrett Ed. Garrett MORTGAGE OF REAL Ed. Garrett Ed. Garrett Summarian and deed, deliver the within written Deed; and that he, with F. W. Welborn SWORN to before me, this To March A. D. 19 30 F. W. Welborn (SEAL) S. C. DeBard S. C. DeBard	y the sa
WITNESS MY Hand and Seat this 13th day of March in the year of our Lord one thousand nine bundred and 54th year of the Sovereignty and Independence of the United States of America. Signed, Sesied and Delivered in the Presence of S. C. DeBard Bd. Garrett Signed, Sesied and Delivered in the Presence of S. C. DeBard Bd. Garrett (L. F. W. Welborn (L. C. C. DeBard Bd. Garrett) EE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Ed. Garrett In ade eath that he saw the within named Ed. Garrett SWOEN to before me, this 13th witnessed the execution thereof. SWOEN to before me, this 13th March A D. 19.30 F. W. Welborn (SEAL) S. C. DeBard RENT Welborn Witnessed the execution thereof. SWOEN to before me, this 13th Notary Public for South Carolina. SWOEN to before me, this 16th A D. 19.30 F. W. Welborn (SEAL) S. C. DeBard RENT did this day appear before to sith managed the secution thereof. STATE OF SOUTH CAROLINA, Greenville County. I. F. W. Welborn, Notary Public to of the within named Ed. Garrett Mary Garrett Mary Garrett did this day appear before to sith within named Ed. Garrett Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the president of the March A D. 19.30 Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the president of the Warch A D. 19.30	WITNESS my Hand and Seal this 13th day of Warch in the year of our Lord one thousand nine hundred and thirty and in the one hu 54th year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of S. C. DeBard F. W. Welborn Ed. Garrett State Of SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Ed. Garrett Ed. Garrett Ed. Garrett S. C. DeBard Ed. Garrett This act and deed, deliver the within written Deed; and that he, with F. W. Welborn SWORN to before me, this March A. D. 19 30 F. W. Welborn (SEAL) S. C. DePard S. C. DePard S. C. DePard	
in the year of our Lord one thousand nine hundred and thirty and in the one hundred 54th year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of S. C. DeBard (L. F. W. Welborn (L. C. C. C. DeBard) Ed. Garrett (L. C.	in the year of our Lord one thousand nine hundred and thirty and in the one hu 54th year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of S. C. DeBard P. W. Welborn Ed. Garrett MORTGAGE OF REAL Greenville County. PERSONALLY appeared before me S. C. DeBard and each that he saw the within named Ed. Garrett F. W. Welborn F. W. Welborn SWORN to before me, this To March A. D. 19. 30 F. W. Welborn S. C. DePard S. C. DePard S. C. DePard S. C. DePard F. W. Welborn Witnessed the execution thereof. SWORN to before me, this To March A. D. 19. 30 F. W. Welborn S. C. DePard	
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S. C. DeBard F. W. Welborn Greenville County. PERSONALLY appeared before me. S. C. DeBard Ed. Garrett S. C. DeBard In seal, and as set and deed, deliver the within written Deed; and that he, with F. W. Welborn SWORN to before me, this yof March Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, Greenville County. I. F. W. Welborn Notary Public for South Carolina. Greenville County. I. F. W. Welborn, Notary Public Greenville County. I. F. W. Welborn, Notary Public Is Garrett Mary Garrett Given within named. Ed. Garrett S. C. DePard REMUNCIATION OF DOW REMU	S. C. DeBard F. W. Welborn HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. It and e oath that he saw the within named. S. C. DeBard Ed. Garrett It and oath that he saw the within named. Ed. Garrett It and oath that he saw the within named. F. W. Welborn SWORN to before me, this 13th SWORN to before me, this	
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