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nortgaged premises as additional security for this han, and agree that any Judge of jurisdiction may at chambers or otherwise, appoint a receive of the mortgaged premise and profits and profits and profits and apply the net proceeds (after puring costs of receiveshy) some said delet, micrest, cost and experse, without highly to account the combination of the premises and control of the process of the profits of the process of the profits of the prof	or the benefit of the morts ny taxes or assessments to	agee the houses and buildings of become due on said property;	on the premises against fire of in any of said cases the mo	or tornado risk, as her ortgagee shall be entitle	rein provided, or in case ed to declare the entire o	of failure to pay within th lebt due and to institute f	e time required by la- preclosure proceeding
leist or sum of money aforesaid, with interest thereon, if any be due according to the true intent and meaning of the said note, and any and all other sums within may become due to the said mortgage. It was all the results of the said note, and any and all other sums within may become due to the said here true intent and meaning of the said note, and any and all other sums within may become due to the said here the said fremise and the said mortgage. AND IT IS AGREED by and between the said portices that said mortgage. It said the said said the said said portices that said mortgage. It said the said said the said said portices that said mortgage. It said the said mortgage of the said said the said said portices that said mortgage. It said mortgage or said on thousand, nine hundred and said portgage. It said mortgage or said the said mortgage or said the said mortgage or said the said mortgage. It said mortgage or said the said mortgage or said mortgage or said the said mortgage or said the said mortgage or said mortgage or said the said mortgage or said the said mortgage or said mortgage or said mortgage or said the said mortgage or said mortgage or said the said mortgage or said mortgage	nortgaged premises as add with full authority to take nd expess, without liab	tional security for this loan, an possession of the premises, and lity to account for anything mo	d agree that any Juda l collect the rents and profits ore than the rents and profit	ge of jurisdiction may, s and apply the net present actually received.	, at chambers or otherwine coefficients, after paying coefficients, after paying coefficients.	se, appoint a receiver of the	e mortgaged premise aid debt, interest, cos
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WITNESS AND band, and seal, this Alle gay of fitting in the year of or ord one thousand, inch hundred and the late of the though and the late of the though and the late of the though and the late of	nd payable hercunder, the AND IT IS AGRE	esaid, with interest thereon, if a estate hereby granted shall ce ED by and between the said pa	any be due according to the ease, determine and be utter arties that said mortgagor	e true intent and mear rly null and void; oth shall be entitled	ning of the said note, and nerwise to remain in full to hold and enjoy the sa	d any and all other sums v force and virtue. id Premises until default s	vhich may become du hall be made as herei
(L. S. (L. S.	witness	ndred and the sty f the United States of America delivered in the presence of:	and seal this this	24HCand in the one h	day of undred and J	Jugust	in the year of or
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. act and deed deliver, the within written deed, and thathe with. Greenville County. Act and deed deliver, the within written deed, and thathe with. Greenville County. In		artin 6 Fant		J.			(L. S
Greenville County. PERSONALLY appeared before me and made oath the saw the within named and as act and deed deliver, the within written deed, and that he with witnessed the execution thereof. Aday of John to before me, this day of Land Land Land Land Land Land Land Land			<u> </u>	**************************************			,
Greenville County. PERSONALLY appeared before me	THE STATE OF SOUT	I CAROLINA,)		angen auss, gerand, gran an en spend an ammender an europe de des des este est			
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act and deed deliver, the within written deed, and thathe with			R. Fan	nasrin.			and made oath tha
Shorn to before me, this day of Control of the within named lid 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 fee of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Southeast and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this day of the second of the					tten deed, and that	_he with	
Notary Public, S. C. RENUNCIATION OF DOWER Greenville County: I,	Sworn to before me	this 24th		Jant	witnessed t	he execution thereof.	
Greenville County: I,	Mirrock	Ro. Fart	193_3		loB.M	(artin)	
I,		}	RENUNCIATION	OF DOWER			
he wife of the within named	I,	·		2. Ho.	man/		, do hereb
lid 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 fer of any person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors an assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this A. D. 19 (L. S.)							
A. D. 19	id this day appear betore f any person or persons v ssigns, allher interest and	me, and upon being privately homsoever, renounce, release a estate and also all her right an	and separately examined by and forever relinquish unto ad claim of Dower, in, or to	the within named No	OUTHEASTERN LIFE	. INSURANCE COMPAI	npulsion, dread or fea VY, its successors and
Notary Public for S. C.	C' under my ha	id and seal, this					
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