TOASTHER with all and singuist the Rights. Members Hawditamouth and Apportenance to the anil Promises belonging, or in any nine incident or appartuning. TO IANE NNJ TO 100.D all and straighned the said Description to the said SOCTHEASTERN LIFE INSURANCE COMPANY, is necessors and singuistic the said Promises who can all the said the Market Miller Eventors and administration to seasons and singuistic forms of the cover of the promises of the said SOCTHEASTERN LIFE INSURANCE/COMPANY M. accessors and Anisotrope and administration to seasons. In the cover of the promotion of the said SOCTHEASTERN LIFE INSURANCE/COMPANY M. accessors and Anisotrope and administration to seasons. In the cover of the promotion of the said SOCTHEASTERN LIFE INSURANCE/COMPANY M. accessors and Anisotrope and Anisotrope in the said society of t		A management of the second of
THE SATE OF HOLD all and singuise the soil Promises with the soil SUPHEASTERS LIFE INSURANCE CONTRAY, its secreeses and stages and control of the soil Promises with the soil Promises and the soil Promises with the soil Promises w	moorganism 10 all and singular the Rights Members Hereditaments and Appl	irtenances to the said Premises belonging, or in anywise incident or appertaining.
of singular the tiel Promise rate the vail SUUTHANTEN LIFE SUDANCE/COMPANY (in securous and daining come and against a fine the security of th	The said Branica unto the said	SOUTHFASTERN LIFE INSURANCE COMPANY, its successors and assigns. And
In the event of the promone, after the shots of this fisher of Seath Carolina debeting root the control of that are the present of the throat of the strength of the neutron of the strength of the interest of the meritage of the interest of the meritage.  Applies not the mortgage, without notice to the meritage of the interest of the meritage.  Applies not promone that the strength of the strengt	-0	. (1) A MA Hoire Executors and Administrators to warrant and forever detend all
thereon, a changed in the post-passes with the meritages of the interest dut the mortages.  Askille at the opinion of the mortages, without motice to the mortages.  Askille at the opinion of the mortages, without motice to the mortages.  Askille at the opinion of the mortages, without motice to the mortages.  Askille and psychille.  Askille and psychille and the mortages.  Askille and psychille and the mortages of the principal content of the mortages of the principal content of the mortages.  Askille and mortages are also placed to the principal content of the mortages.  Askille and mortages are also placed to the principal content of the mortages of the principal content of the mortages.  Askille and mortages are also placed to the principal content of the mortages of the principal content of the mortages.  Askille and mortages are also placed to the principal content of the mortages of the mortages of the principal content of the mortages of the		
yether the said generations agrees. It is improved the logies on policy laydings or might spinate loss or change by time for a sum and less than the said generation of the said mortgage, and the said mortgage of the said of t	thereon, or changing in any way the laws for the taxation of mortgages of debts secured thereon, or changing in any way the laws for the taxation of mortgages of debts secured the mortgage, the mortgage of the mortgage, the mortgage of the mortgage of the mortgage.	e whole of the principal sum secured by this mortgage, together with interest due thereon
And the unit growthagen		
and to believe to the sub-face of the price or points, prominen paid and analogae, and undoned with black and the conficiency of conficiency and that in the event the mortgager—shall of any time fall to effort which increases in the City of Coverville, S. C., at least these days below the contrained if the dot) pointings and that in the event the mortgager—shall of any time fall to effort which increases the price of the coverville. S. C. at least these days below the contrained in the coverville of the contrained of the coverville of the coverville of the coverville of the coverville. S. C. at least the day of the coverville of the c	Farty three Himdred and mofico	and buildings on said lot against loss or damage by fire for a sum not less than
for the heads of the mortgages the house and montage, in many of soil case the mortgages and the entitled to declare the entire dated the and to institute forechouse peccellings.  And in case proceedings for forechours deally be instituted, the mortgages goes S. to and does hereby assign the rests and profits are from the control of the process of the promises, and collect the rests and profits and does hereby assign the rests and profits are signed to the process of necessary to the mortgage premise, with fill adulting to account for anything more than the rests and profits and apply the net proceeds failer people of receivership and the profits and apply the net proceeds failer people of receivership and the profits and apply the net proceeds failer people of receivership and and the profits and people and apply the net proceeds failer people of receivership and and the profits and people and apply the net proceeds failer people of receivership and and the profits and people and apply the net proceeds failer people of receivership and the rests and profits and meaning of the profits	and to deliver to the said mortgagee the policy or policies, premiums paid and assigned renewal policies to be delivered to the said mortgagee at its principal office in the City in the event the mortgagor———shall at any time fail to effect such insurance or to p said mortgagee may cause the same to be insured and reimburse itself for the premiums herein described. If said policies contain a co-insurance clause the amount of the insurance to assigned to the said mortgagee. In case of loss in payment by any insurance must be assigned to the said mortgagee.	, and endorsed with loss payable to the said mortgagee in such form as it may require, all of Greenville, S. C., at least three days before the expiration of the old policies; and that any the premiums therefor, or to deliver such policies, premiums paid as aforesaid, then the and expenses under this mortgage, with interest, which amount shall be a lien on the land rance required will be increased proportionately, and all insurance carried on the property company, the amount of insurance money paid shall be applied either on the indebtedness may elect.
And in case proceedings for foreclosure shall be instituted, the mortgager grees—to and does between aging the rests and profits arrange or to arise from the mortgaged premises as additional security for this hours, and agree — that any budge of installation may, at thembers or otherwise, or receivership) upon a said delet, interest, ceasts and expenses, which likely to show providing more than the rents and profits actually received.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that it.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that it.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to the said and shall call the said of the parties	for the benefit of the mortgagee the houses and buildings on the premises against me of the mortgage on assessments to become due on said property; in any of said cases the mortgage	igee shall be entitled to declare the entire debt due and to institute foreclosure proceedings.
the said mortgager the catched by the said mortgager.  the said mortgager the granted shall case, determine and the state of the said note, and any and said other same which may become due and parable beremoter, the existe hereby granted shall case, determine and the stately mill also the same which may become due and parable beremoter, the existe hereby granted shall case, determine and the stately mill also the same which and other same which may become due and parable beremoter, the existe hereby granted shall case, determine and the stately mill also the said posterior.  It is a state of the said posterior which is the said posterior which is the said mortgager.  It is a state of the said mortgager the provided of the said posterior which is the said mortgager.  It is a state of the said mortgager the provided of the said posterior which is the said mortgager.  It is a state of the said mortgager the said mortgager.  It is a state of the said mortgager the said mortgager.  It is a state of the said mortgager and the said mortgager.  It is a state of the said mortgager and the said mortgager.  It is a state of the said mortgager and the said mortgager.  It is a state of the said mortgager and the said mortgager.  It is a state of the said mortgager and the said mortgager and the said mortgager.  It is a state of the said mortgager and the said mortgager and the said mortgager.  It is a state of the said mortgager and the said mortgager and the said mortgager.  It is a state of the said	And in case proceedings for foreclosure shall be instituted, the mortgagor———————————————————————————————————	agree 5 to and does hereby assign the rents and profits arising or to arise from the fjurisdiction may, at chambers or otherwise, appoint a receiver of the mortgaged premises, ad apply the net proceeds (after paying costs of receivership) upon said debt, interest, costs trully received.
delit or sum of monge storesaid, with interest thereon, if any be due according to the twentent and meaning of the state and of the sum of the		1 1 11 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1
Signed-seaded and delivered in the presence of the control of the within named.  Greenville County.  THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me	debt or sum of money aforesaid, with interest thereon, if any be due according to the treatment and payable hereunder, the estate hereby granted shall cease, determine and be utterly	ne intent and meaning of the said note, and any and an other stills which has become due null and void; otherwise to remain in full force and virtue.
Signed-seaded and delivered in the presence of the control of the within named.  Greenville County.  THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me	provided.  WITNESS My hand and seal this this	14 th day of Telemany in the year of our
Signed-seaded and delivered in the presence of the control of the within named.  Greenville County.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLI	Lord one thousand, nine hundred and thurty six	and in the one hundred and Suf tieth
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  L. B. Martin.  and made oath that he saw the within named.  Later L. B. Martin.  THE STATE OF SOUTH CAROLINA.  Greenville County.  Notary Public, S. C.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J.	Signed sealed and delivered in the presence of:	Clarence B. martin (L. S.)
THE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me.  B. Martin.  he saw the within named.  L. B. Martin.  sign, seal and as J. Land.  The state of south carolina.  South of before me, this.  L. January.  January.  THE STATE OF SOUTH CAROLINA,  Greenville Couptys  I. Dature.  Greenville Couptys  I. January.  J	Patrick C. Fant	(L. S.)
THE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me.  And made oath that he saw the within named.  Sign, seal and as		
Greenville County.  PERSONALLY appeared before me	/	(L. S.)
Greenville County.  PERSONALLY appeared before me	THE STATE OF SOUTH CAROLINA,	
he saw the within named Called Ball and and deed deliver the within written deed, and that he with sign, seal and as Later Called Called Ball and sign, seal and as Later Called Called Ball and sign, seal and as Later Called Ball and sign, seal and as Later Called Ball and seal of the execution thereof.  Saturable Called Ball and seal of the within named Called Ball and sign, seal and as all her right and claim of Dower relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and 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.  Solven under my hand and seal, this Called Ball and South Solven Ball and South Solven Ball and South Solven Ball and	Greenville County.	
he saw the within named.  Sign, seal and as Salura C. Hard.  Solution to before me, this day of the within the state of the within the state of the within the state of the within named.  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER  Greenville Coupty:  I. Patturk C. Hard. a Notary Public for S. C.  RENUNCIATION OF DOWER  Greenville Within named.  The within named.  The within named.  The within the within named.  The with		•
THE STATE OF SOUTH CAROLINA,  Greenville Coupty:  I, Patruck C, Laut, a natury Public for S. C.  RENUNCIATION OF DOWER  Greenville Coupty:  I, Patruck C, Laut, a natury Public for S. C.  RENUNCIATION OF DOWER  Greenville Coupty:  I, Patruck C, Laut, a natury Public for S. C.  Martin  Martin  Witnessed the execution thereof.  White STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER  Greenville Coupty:  I, Patruck C, Laut, a natury Public for S. C.  Martin  Martin  Witnessed the execution thereof.  B. Martin  Who hereby  Certify unto all whom it may concean that Mrs.  A natury  The wife of the within named of the within named of the within named superately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and 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  Jaule J. Martin  Notary Public for S. C.		
THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER  Greenville Coupty:  I. Saturch C. Lant, a notary Public for S. C.  RENUNCIATION OF DOWER  Greenville Coupty:  I. Saturch C. Lant, a notary Public for S. C., do hereby certify unto all whom it may concess that Mrs.  The wife of the within named 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 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 did this day appears 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 did this day appears on opersons whomsoever, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and 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  South A. D. 19 36.  Notary Public for S. C.  L. S.)	Gatrick C. Jant	witnessed the execution thereof.
Notary Public, S. C.  THE STATE OF SOUTH CAROLINA,  Greenville Coupty:  I, Gatuck C, Jayt, a Matay Public for S. C., do hereby certify unto all whom it may concesn that Mrs.  the wife of 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 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 did this day appears 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 did this day appears 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 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 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 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 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, do hereby 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, do hereby did this day appear deformed and without any compulsion, do hereby day and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, do hereby day appear deformed and without any compulsion, do hereby day and separately	to before me, thisday of	
Notary Public, S. C.  THE STATE OF SOUTH CAROLINA,  Greenville Coupty:  I, Gatuck C, Jayt, a Matay Public for S. C., do hereby certify unto all whom it may concesn that Mrs.  the wife of 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 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 did this day appears 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 did this day appears 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 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 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 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 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, do hereby 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, do hereby did this day appear deformed and without any compulsion, do hereby day and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, do hereby day appear deformed and without any compulsion, do hereby day and separately	Pot to the state of six	C. B. Mastin
Greenville Coupty:  I, Catrick C. Layet a Notary Public for S. C., do hereby certify unto all whom it may concern that Mrs. Sadify Martine  the wife of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear 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 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 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 did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear 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 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, do hereby the wife of the wi	Notary Public, S. C.	
Greenville Coupty:  I. Caturk C. Laut, a Motany Public for S. C., do hereby certify unto all whom it may concern that Mrs. Laut. Manual Manual Members of the within named the wife of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear 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 persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and 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  Jakie J. Mantan  Notary Public for S. C.	THE STATE OF SOUTH CAROLINA, ) PENUNCIATION O	E DOWER
the wife of the within named Claude 3. Maxture  the wife of the within named Claude 3. Maxture  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 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 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 did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear 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 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 did this day appear before me, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely and she does freely	Greenville County: C. Layet, a nota	up Public for S.C., do hereby
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 of lear 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 of lear 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 of lear did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of lear did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of lear did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of lear did this day appear before me, and upon being privately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely, voluntarily, and without any compulsion, did declare that she does freely voluntarily, and without any compulsion, did declare that she does freely voluntarily, and without any compulsion, did declare that she does freely voluntarily, and without any compulsion, did declare that she does freely any compulsion and declare that she does free	certify and a second and a second a sec	$m{\mathcal{F}}_{-}$ , .
Jahrick (L. S.)  Notary Public for S. C.  Land  Notary Public for S. C.	did this day appear before me, and upon being privately and separately examined by of any person or persons whomsoever, renounce, release and forever relinquish unto the assigns, all her interest and estate and also all her right and claim of Dower, in, or to all	ne, did declare that she does treely, voluntarily, and without any compussion, dread or lear
	Given under my hand and seal, thisA. D. 19 36 '	0
Recorded	Notary Public for S. C.  Recorded February 14th 1936,	at 2/35 o'clock

V35