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In the event of the passage ofter the able or this mortgage of any boy of the State of South Carolina, deducting from the solute of load for the partypos of the interest on the interest on the interest on the most of the interest on the interest on the most of the interest on the most of the interest on the inter	the the event of the passage after the date of this mortgage of any law of the State of South Carollan, debacing from the voltes of and of the paragraps of the states of the contract of the mortgage, in the states of the mortgage in the states of t	and singular the said Premises unto the said SOUTHEASTERN LIFE INSURANCE CO!	MPANY, its successors and Assigns, from and against M. and my
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Miller Mi	Method Methods and September 1 and September 1 and September 2 and september 1 and september 2 and morting set the said morting set is and morting set the policy or policies, premains paidward addingnot, and enhoused with hose povale to the said morting set is an immorting set in the first policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies; and it can be also morting set in the policies and it can be also morting set in the policies and it can be also morting set in the policies of the policies; and it can be also morting set in the policies and it can be also morting and policies and it can be also morting and policies; and it is the increase all the increase all the increase and be also morting and policies; and it is the policies and it is the increase all the increase and policies; and it is the contribution of the policies; and it is the increase and policies; and it is the contribution of the policies; and it is the policies; and it is the contribution of the policies; and it is the policies and it is an additional polici	due and payable.	
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And in case proceedings for foecelosare shall be instituted, the mortgagor agree 3 to and does hereby assign the costs and profits arising or to arise from a mortgagor promises and official security for this loss, and agree 5 that any Judge of jurisdiction may, at chambers or otherwise, appoint a receiver of the mortgagor Promise with full authority to take possession of the premises, and collect the rents and profits and apply the net proceeds offer paying costs of receivership) upon said delt, interest, one of the control inhibity to account for anything 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 if. J., Immunut. Bluey and the control in the control of	And in case proceedings for foreclosure shall be instituted, the mortgogo agree 5. to and does heavy nating the rents and profits are not read from ortgogal premises as additional security for this long, and agree 5. that any Judge of jurisdiction may, at chambers or otherwise, appoint a reviewer of the mortgogal premises and collect the rents and profits and apply the net proceeds (after paying costs of receivership) upon asid delst, interest, or and expense, without hisblity to execute for arything more than the rents and profits and apply the net proceeds (after paying costs of receivership) upon asid delst, interest, the cost of the profits of the profits to these Presents, that if. **J. **J. **J. **J. **J. **J. **J. **	In case of default in the payment of any part of the principal indebtedness, or of any part for the benefit of the mortgages the houses and buildings on the premises against fire or torn.	art of the interest, at the time the same becomes due, or in case of failure to keep insured and o risk, as herein provided, or in case of failure to pay within the time required by least
WITNESS	the said mortgagor. do and shall well and truly pay or cause to be paid unto the said floor tagone lebt or sum of money aforesaid, with interest thereon, if any be due according to the true intent and meaning of the said mote, and any and all other sums which may become und payable hereunder, the estate hereby granted shall cease, determine and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and letween the said parties that said mortgagor. shall be centified to hold and enjoy the said Premises until default shall be made as her rovided. WITNESS. WITNESS. Muy hand and seal this day of Malletham and said mortgagor. shall be entitled to hold and enjoy the said Premises until default shall be made as her rovided. WITNESS. Muy hand and seal this day of Malletham and said mortgagor. shall be entitled to hold and enjoy the said Premises until default shall be made as her rovided. WITNESS. Muy hand and seal this day of Malletham and said mortgagor. shall be entitled to hold and enjoy the said Premises until default shall be made as her rovided. WITNESS. Muy hand and seal this day of Malletham and in the one hundred and. AND IT SAID AND AND AND AND AND AND AND AND AND AN	And in case proceedings for foreclosure shall be instituted, the mortgagor agmortgaged premises as additional security for this loan, and agree that any Judge of ju with full authority to take possession of the premises, and collect the rents and profits and and expenses, without liability to account for anything more than the rents and profits actual	agree 5 to and does hereby assign the rents and profits arising or to arise fron the urisdiction may, at chambers or otherwise, appoint a receiver of the mortgaged premises apply the net proceeds (after paying costs of receivership) upon said debt, interest, costs ally received.
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WITNESS My hand and seed this 32ML day of 11MMMMM in the year of or Lord one thousand, nine hundred and and made and made and made and in the one hundred and septimber of the Independence of the United States of America. Signed, sealed and delivered in the presence of: ALLIAN BLAND BLA	WITNESS My hand and seal this SAMA day of MANAMAN in the year of cord one thousand, nine hundred and the year of the Independence of the United States of America. Signsel, sealed and delivered in the presence of: A MANAMAN Elizabeth Rebins and in the one hundred and SISTAGERIA REBINSORIA. CL. CHE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Sworn to before me, this day of the within named day of the presence of the seal of the seal of the within the seal of the seal of the within the seal of t	and payable hereunder, the estate hereby granted shall cease, determine and be utterly null AND IT IS AGREED by and between the said parties that said mortgagor	intent and meaning of the said note, and any and all other sums which may become du Land void: otherwise to remain in full force and virtue
Signed, sealed and delivered in the presence of: Manual Cligabilla Ribins and (L. S.) Manual Cligabilla Ribins and (L. S	Signed, sealed and delivered in the presence of: Comparison	WITNESS My hand and seal this	32 ml day of Mulmfel in the year of ou
Signed, sealed and delivered in the presence of: Supply Suppl	Signed, sealed, and delivered in the presence of: Comparison	ord one thousand, nine hundred and thuttaser and an and and the Independence of the United States of America.	ad in the one hundred and sixtysloond
PROBATE Greenville County. PROBATE PERSONALLY appeared before me agt and degd deliver the within written deed, and that he with sign, seal and as	PROBATE Greenville County. PERSONALLY appeared before me. Say the within named. JAMANA Deliver the within written deed, and that he with. Swern to before me, this. Swern to before me, this. Notary Public, S. C. THE STATE OF SOUTH CAROLINA, Greenville County: I. Greenville County: RENUNCIATION OF DOWER PROPAGATORY STATEMENT OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, Greenville County: I. JAMANA D. 19 THE STATE OF SOUTH CAROLINA, A. D. 19	Signed, sealed and delivered in the presence of: N. J. Hengles A. Fant	amanda Elizabeth Robinson L. S.
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Greenville County. PERSONALLY appeared before me. A publication and made oath that the within named and that the within written deed, and that the within named and the same that the control 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 fea fany person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and signs, 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. A D 19	Greenville County. PERSONALLY appeared before me. A publication and made oath the saw the within named and made oath the saw the saw the within named and made oath the saw the saw the within named and named 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 fa nay person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors as signs, 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. A D 19)	(L. S.)
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ign, seal and as	ign, seal and as	PERSONALLY appeared before me	lison and made oath that
Sworn to before me, this day of Sworn to before me, this Notary Public, S. C. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Propagation 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 fea fany person or persons whomsoever, renounce, release and forever relinquish unto the within named South Health Survey and State 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	Sworn to before me, this day of the vithin samed of the within named do have the within named of 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 fe fany person or persons whomsoever, renounce, release and forever relinquish unto the within named SouthEASTERN LIFE INSURANCE COMPANY, its successors as signs, 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. A. D. 19	he saw the within named and all the within named	Pobinson
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Sworn to before me, this	Sworn to before me, this	James 6. Jane	witnessed the execution thereof.
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RENUNCIATION OF DOWER "MORTGAGGE VOLUMENT OF LANGE OF SOUTH CAROLINA, Greenville County: I,	RENUNCIATION OF DOWER Protection of the within named id 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 fe frank 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 A. D. 19	195/ S	2/4 1 2/2 12
Greenville County: I,	Greenville County: I,	Notary Public, S. C. (L. S.)	DI. V. Henallson
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Notary Public for S. C. Recorded November 32 nd 1937, at 11:54 o'clock A. M	A. D. 19 Notary Public for S. C. Recorded November 22 nd 1937, at 11:54 o'clock A. M.		
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	The state of the s	Recorded 110 VLWALU 22 nd 1934 at	11:54 o'clock A. M.