TATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME Solution Services  Ign, seal and as his act and deed deliver the within written deed; and Ign, seal and as act and deed deliver the within written deed; and Sworn to before me, this self and self act and deed deliver the within written deed; and Sworn to before me, this self act and deed deliver the within written deed; and Sworn to before me, this self act and deed deliver the within written deed; and Sworn to before me, this self act and deed deliver the within written deed; and Sworn to before me, this self act and deed deliver the within written deed; and Sworn to before me, this self act and deed deliver the within written deed; and Sworn to before me, this self act and self act and self act and all deed act and self act and separately examined by me, did declare that she does freely, volunt on or persons whomsoever, renounce, release, and forever relinquish unto the within named self act and also all her remises within mentioned and released.  Given under my hand and seal this self act and self act and also all her remises within mentioned and released.  Given under my hand and seal this self act and s		sou J	blenu	<u> </u>
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TO HAVE AND TO HOLD, all and singular, the said premises unto the said. R. Gold And I fol hereby bind myself, my Heirs, Excestors and Administrators to warrant and forever trages. The said mortgage, agree to insure the house and buildings on said land for not less the same or any part thereof.  And I, the said mortgagor, agree to insure the house and buildings on said land for not less to a said the said mortgage may or surprished which shall be selected in the same of any part thereof.  And I, the said mortgagor, agree to insure the house and buildings on said land for not less to a said the said to be insured as above provided and be reinhursed for the premium and the mortgage may cause the same to be insured as above provided and be reinhursed for the premium and the mortgage and you cause to be just and train by any to the said the said the said mortgage. The said diet or sam of ramps after and training or cause to be paid unto the said murtgages the said diet or sam of ramps after and training or cause to the said unches and training the said and training of the said training tra	o the said Premises	belonging, or in a	nywise incident o	or apper-
And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever of the particular claiming, or to claim the same or any part chereof.  And I, the said mortgugor, agree to insure the house and baildings on said land for not less to the contract of the mortgage, and keep the same insured from the mortgage and make loss under the policy or policies of insurance parable to the mortgage, and that in the mortgage to pay any insurance premium or any taxes or other policies assessment or any mount, of this mortgage the and gazable.  The mortgage of the policy of the particular of the mortgage of the particular of the partic	th Ma	caula	y her	, 
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PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the partiel and truly pay or cause to be paid unto the said mortgage the said debt or sum of money after the intent and meaning of the paid.  AND IT IS AGREED, by and between the said parties, that I, the mortgagor, am to hold and And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby a said mortgagee.  OF Heira, Executors, Administrators, or Assign, and intention of the transparence of the parties of the said parties, that I, the mortgagor, and to hold promise or otherwise, appoint a receiver, with authority to take possession of said premise chally collected.  WITNESS They hand and seal this day the said parties, costs and expenses without liability closely and expenses without liability closely and expenses without liability and thousand nine hundred and the Presence of Lougable the Science of Lougable the Lougable the Lougable the Science of Lougable the Lougable	m loss or damage by the event I shall at expense of such ins	y fire during the o any time fail to o urance under this	continuation of the do so, then the sa mortgage. Upon	nis mort- iid mort- n failure
and if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby and many, at chambers or otherwise, appoint a receiver, with authority to take possession of said piemise hereof (after posting costs of collection) upon said debt, interest, costs and expenses without liability collected.  WITNESS The phand and seal this Leth day ne thousand nine hundred and Signed, Sealed and Delivered in the Presence of Early about Carolina, County of Greenville  PERSONALLY APPEARED BEFORE ME Calgabeth Co. P. A. D. 19. 32  Sworn to before me, this Leth Notary Public, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  Sworn to before me, this Leth Co. P. A. D. 19. 32  And Carolina, County of Greenville.  PARTICLE OF SOUTH CAROLINA, County of Greenville.  And County of Greenville	oresaid, with interest determine, and be	t thereon, if any atterly null and v	shall be due, according of the condition	ording to remain
WITNESS. THEY hand and seal this. I lath day ne thousand nine hundred and Sheet by Lace.  Signed, Sealed and Delivered in the Presence of Soligabeth E. Betaley  Gule a Dilabactles  TATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME  Sworn to before me, this.  Sworn to before me, this.  Sworn to before me, this.  A. D. 19. 3.2  Elizabeth  Notary Public, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  A Both and a Seal and all whom it may concern, that Mrs.  Hereby certify unto all whom it may concer	assign the rents and as, and agree that ar es and collect said r	profits of the above Judge of the Control and profits.	ove described pre ircuit Court of sa applying the net	mises to aid State proceeds
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hereby certify unto all whom it may concern, that Mrs. Aughana IM. Candida upon being privately and separately examined by me, did declare that she does freely, volument or persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all heremises within mentioned and released.  Given under my hand and seal this profit of the state of th		RENUNCIAT	ION OF DOWER	₹
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