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And if at any time any part of said dolt, or interest thereon, be past due and unpaid. And if at any time any part of said dolt, or interest thereon, be past due and unpaid. Bring, Executors, Administration or Assigns, and the said and profit of the said doctoral or any part of the said dolt, or interest thereon and profit as early to receive the part of the said dolts intered of the said and retained and profit as the said dolts to the said dolts to retain the said and the said dolts intered or the said and the said dolts intered or the said said to the profits as a said to the said and the said dolts intered or the said said to the profits as a said to the said and the said and the said dolts, or the said dolts, or the said dolts, or the profits as a said to the said and the said and the said and the said dolts, or the part of the said said and the part of the said said part of the said said and the part of the said said part of the said said and the part of the said said part of the said said to the said said and the said said part of the said said said the said said and the said said the said said said the said said part of the said said said the said said the said said the said said said the said said said the said said said the said said said said the said said said said said said said said	igee may cause the s	ame to be insured in	my	name and re	imbursethler	rselves
And if at any time any part of said debt, or interest thereon, be past due and ungaid. The proof described provides to said mortgages. The proof described thereof (the proping constat of collection) upon the said debt, interest, cost or expenses, without infalling to account for early right of the tests and profes scale provided scale provided to the proof of the provided scale provided to the proof of the proof of the provided scale provided to the proof of the proof	r the premium and expe	enses of such insurance under	this mortgage with interest			
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pulsing the ant precedes thereof (after paying costs of collection) upon the said debt, interest, costs or expresses; without liability of account for anything r in the tents and precious activations account for anything r in the tents of the parties to these Presents, that if the precious of the said is the true incert and meaning of the said not, then this doed of barquin and said shall exace, determine, and be utterly null old; otherwise to remain in full force and virtue. AND IT IS AGERD by and between the said parties, that the said mortgagor. To hold and enjoy the cunicidation of payment shall be made. WITNESS ILLAY MAN SHAPPEN S			4		-	-
e said novitagor	plying the net proceeds	thereof (after paying costs of	se, appoint a receiver with a collection) upon the said de	_Heirs, Executors, Admi uthority to take possess bt, interest, costs or exp	on of said premises and on of said premises and onenses; without liability to	agree that any Judge of collect said rents and profo account for anything m
reron, if any be day, according to the true intert and meaning of the said store, then this deed of bargain and sale shall cease, determine, and be utterly will districts to remain in full force and virtue. AND IT IS GREED, by and between the said parties, that the said mortgagor. Lo hold and enjey the continue to describe the said of the said and the said mortgagor. Lo hold and enjey the continue to the said of the said said that the said mortgagor. Lo hold and enjey the continue to the said of the said said that the said mortgagor. Lo hold and enjey the continue to the said said said that the said said said said said said said said	PROVIDED ALWAY	/S, NEVERTHELESS, and it	is the true intent and meaning	ng of the parties to thes	e Presents, that if	of
AND IT IS AGREED, by and between the said parties, that the said mortizagor	ereon, if any be due, aco	cording to the true intent and i	meaning of the said note, the	en this deed of bargain a	nd sale shall cease, determ	nine, and be utterly null a
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Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Scaled and Scaled	WITNESSZZ	UfHand and Sea	l, this	76 d	ay of	inl
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## STATE OF SOUTH CAROLINA, Greenville County. ## STATE OF SOUTH CAROLINA, Gr				•		
A D. 1926 IE STATE OF SOUTH CAROLINA, Sorrenville County. PERSONALLY appeared before me. Id made oath thathe saw the within named. A D. 1926 SWORN to before me, this. SWORN t	Signed, Sealed a	nd Delivered in the Presence	of	417	,	
(SEAL) MORTGAGE OF REAL ESTATE GENERAL COUNTY. PERSONALLY appeared before me d made oath thatbe saw the within named. A. D. 1926 SWORN to before me, this. J. J	F. L. C	low-		Helle	. E. Mas	Arop (Sea
IE STATE OF SOUTH CAROLINA, Greenville County. MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE A D. 1936 SWORN to before me, this. SWORN to before me, this. Of Greenville County. MORTGAGE OF REAL ESTATE A D. 1936 SWORN to before me, this. SWORN to before the within written Deed; and that he, with. SWORN to before me, this. SWOR	B. B.	Natero				•
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Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named. Julian		,				
gn, seal, and as	Greenville Con	anty.	F. L. C. Nelle E	row Hald		
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ME STATE OF SOUTH CAROLINA, Greenville County. I, Dehereby certify unto all whom it may concern, that Mrs. If of the within named. If of the within	iv of \ge	inle	D 10-7/2	, F	961	0 - 4
HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs	1×13 /3	Matter	D. 1950.40	-		
RENUNCIATION OF DOWER I,		Notary Public for South	. (SEAL) 1 Carolina.			
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Greenville County. I,		1				
I,		(RENUNC	TATION OF DOWER
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d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or pass whomsoever renounce, release and forever relinquish unto the within named	hereby certify unto all	whom it may concern, that Mr	rs			
ms whomsoever renounce, release and forever relinquish unto the within named	fe of the within named_				dić	l this day appear before r
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Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, emises within mentioned and released. GIVEN under my hand and seal, this	ns whomsoever renounce	, release and forever relinquist	n unto the within named			
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