Greenville County. I,		day of19, deed recorded i
TO HAVE AND TO HOLD, all and singuish, the said Premises who he said. ** ** ** ** ** ** ** ** ** ** ** ** **		
And 1		
And I Co hereby bind sayed, my	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	a Mary Wa Mella, The
securing and Administrators to worront and forever detent all and singular the east) premises unto the tail mortgages. Method and adjunction, one of the tail mortgages, agree to insure the house and beliefes on and hand for not less than a contract the most mergages, agree to insure the house and beliefes on and hand for not less than a contract and the contract of the most mergages, and keep the same ared from hor or dismine the continuous of the mortgages, and keep the same ared from hor or dismine the contract of the mortgages, and keep the same miner from the series of the device the contract of the mortgages, and that it was not to the mortgages, and keep the same minere. Justice and the contract of the premises and mortgages and make the sold contrage more to be paid onto the said mortgages, and that well and true, buy, or quote to be paid onto the said mortgages, the said mortgages, do and that well and true, they, or create to be paid onto the said mortgages, the said mortgages, do and the said contract, which there are the said mortgages, and the said mortgages, and the said mortgages, do and the said mortgages, do and the said mortgages, and the said mortgages, do and the said mortgages, and the said mortgages and the said mortgages, and the said mortgages and the said m		
ties, free and equine to me, my recommendation and Assigns, and every person whomsaver lawfully distinged on the same or any part thereof. And I		
sing, Reacutors, Administrators and Arstens, and every person whomeseers barfully claiming or to claim, the same or any part thereof. And I the same and Arstens, and every person whomeseers barfully constructed that the creek test has a constant and the creek test and the construction of the mortage and the creek test and the construction of the mortage and the construction of the presentation of this mortage, and that the construction of the presentation of this mortage, and that the construction of the presentation of the mortage or substitution of the presentation of the mortage or substitution of the presentation	secutors and Administrators to warrant and forever defend all and singular the sa	aid premises unto the said mortgagee
And I for said mortgager, squre to insore the house and buildings on said tend for not less than Dollars is a commany or companies which that he acceptable to the mortgager, and levely the mortgager, and the said and policy to include the mortgager, and the said and policy to include the mortgager, and the mortgager. The said is true included to the mortgager may cause the same to be insured as above provided as made of the particles of the mortgager. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intext and meaning of the particles to these presents, that if I have been dead on the particles of the particles to these presents, that if I have been dead on the particles of the particles to these presents, that if I have been dead on the particles of the particles to these presents, that if I have been dead on the particles of the particles to these presents, that if I have been dead on the particles of the particles to the particles of the particles to the particles of the particles of the particles to the particles of the particles to the particles of the particles of the particles to the particles of th	ssigns, from and against me, my	ally claiming, or to claim, the same or any part thereof.
Delter in a constant or companies which that he contratale to the mortage, and the mortage, and the fine mortage, and the fine mortage, and the fine mortage, and the the contratale to the mortage, and the the contratale to the mortage, and the the contratale to the mortage, and the three mortages which to the mortage, and the three mortages of the parties of the strends as shore provided an imbatrace — for the strends and expense of such insurance under this mortage. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to three strends, that if I — the said mortages of the strends of the parties to the mortages. The said mortages of the said mortages of the parties to the strends of mortages. AND IT IS ACREED, by and between the said social case, determine, and be surted with and visit of the contratal to the said mortages of the said case, determine, and be surted with and visit of the contratate to remain in Tild force and vivine. AND IT IS ACREED, by and between the said social, exception, and be surted with and visit of the said mortages of the representative or assigns shall be enabled to the parties. AND IT IS ACREED, by and between the said social, exception and an object of the said contratal to the said contratal to the parties of the said contratal to the said contratal to the parties of the said contratal to the said		
sured from lass or damage by fee faming the continuation of this mortgage, and make loss under policy or policies of insurance equals to the entraged as above provided an above the event.	•	
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I the said mortganger, do and shall well and truly say, or case to be paid unto the said mortganger. The said delder or sum of money alrorealid, with interest thereons, if any shall be due, secreting to the representative to the present and meaning of the said. The said delder or sum of money alrorealid, with interest thereons, if any shall be due, secreting to the true impact and meaning of the said. AND IT IS AGREEDS, by and thereone the said parties, that I be deld and entity the said Premises until default of apparent shall be entitled to take posterous memobiality, without socker, receive the real said pertits and seemed the same than stranger or his received said and said by the said that said the said the said that said that said the said that sa	sured from loss or damage by fire during the continuation of this mortgage, an	nd make loss under policy or policies of insurance payable to the mortgagee, and the
The said mortgager, do and shall well and tray gas, or cases to be gold much be said mortgager. The said mortgager, do and shall well and tray gas, or cases to be gold much be said mortgager. The this deed of the gold do not an discover determine, and be saided to the gold of the down of the gold of the down of the gold of the down of the gold of the	the event Ishall at any time fail to do	o so, then the said mortgagee may cause the same to be insured as above provided an
the said mortgagor, do and shall well and truly pay, or cause to be paid unto the said mortgagors. The tail distorement is the said distored to sum of more aforeasily with interest thereon, if any shall be due, according to the true miseat and meaning of the said restricts and any only of the water and she shall eases, determine, and be unterly and any only of their water for any fair to the said restricts. AND IT IS ACREED, be and between the said parties, that I. The said and enjoy the said Premises until default of against any of the said Premises until default of against any of the said Premises until default of against any of the said Premises and in the one hundred and only the said premises until default of against any of the said Premises and in the one hundred and forty. The said and enjoy the said Premises until default of against any of the said Premises until default of against any of the said Premises and apply them to said the said premises and said spoys them to said the said premises and said spoys them to said the said premises until default of against any of the said Premises and apply them to said the said premises and said spoys them to said any of the said Premises and said spoys them to said any of the said Premises and said spoys them to said the said the restrict and said said said said said said said sai	imburse	nsurance under this mortgage.
ide soot then this deed of bargens and sale that cases, determine, and be uniquely sould seed of bargens and sale that cases, determine, and be uniquely sould seed voltewise to exman in full force and virtue. AND IT IS AGREED, by and between the said parties, that I the said parties and saying that is the said the said parties and saying that is a said that the said parties and saying that is a said that the said parties and saying that is a said that the said parties and saying that is a said to the constituting and in the one hundred and forty. FIRST OF SOUTH CAROLINA, Greaville County. PERSONALLY appeared before me. SWORN to before me, this I the said that the said that the said that the said the said that the s	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and m	neaning of the parties to these presents, that if I
id note	the said mortgagor, do and shall well and to	ruly pay, or cause to be paid unto the said mortgagee
That of South Carolina. Syncal search beard desided the within named. That of South Carolina. Syncal search before me. AD 19 21 SYNORN to before me, this. AD 19 21 SYNORN to before me, this. AD 19 21 AD 19 2	the said debt or sum of money aforesaid, with	interest thereon, if any shall be due, according to the true intent and meaning of the
real the mortgager or his recrementative or assigns shall be cutiled to take possessions and continued the same is paid. MITNESS. CALL hand. and seal. this.		
with the north growth of the control of the proteoned in the form of the South of the control of the Sovereignest and apply them to said with the control of the Sovereignest and control of t		
Signed, Staled and Delivered in the Presence of: J. Glew. Great-County. PERSONALLY appeared before me. J. Glew. Great-Ville County. SWORN to before me, this. J. Glew. Great-Ville County. A. D. 19-21 A. D. 19-21 A. D. 19-21 J. Colors Great-Ville County. I, a Notary Public, S. C. TATE OF SOUTH CAROLINA. Green-Ville County. I, a Notary Public for South Carolina dup on being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of carons whomsoever, renounce, release and forceer reliquish unto the within named. Helrs and Assigns, all her interest and estate and sho all her right and claim of CVEN under my band and seal, this. day of. A. D. 19. Notary Public, S. C. Recorded July STATE OF SOUTH CAROLINA, DISTALL Notary Public, S. C. Recorded July STATE OF SOUTH CAROLINA, DISTALL Notary Public, S. C. Recorded July For value received I do hereby assign, transfer and set over to. e within mortgage and the note which it secures without recourse, this. day of. 19-24	vent the mortgagee or his representative or assigns shall be entitled to take posses but until the same is paid.	ession immediately, without notice, receive the rent and profits and apply them to sai
Signed, Sealed and Delivered in the Freeness of: J. Glew. Greenville County. PERSONALLY appeared before me J. Glew. Greenville County. SWORN to before me, this. J. Glew. Greenville County. A. D. 19-21 A. D. 19-21 A. D. 19-21 A. D. 19-21 J. Colors Greenville County. I, a Notary Public, S. C. TATE OF SOUTH CAROLINA, Greenville County. I, a Notary Public for South Carolina and open being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the within named. Helrs and Assigns, all her interest and estate and sho all her right and claim of the work of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of A. D. 19. Notary Public, S. C. Recorded J. J. STATE OF SOUTH CAROLINA, DISPANCE OF SOUTH CAR	WITNESS hand and seal this	day of July in the year
Signed, Staled and Delivered in the Presence of: J. Glew. Great-County. PERSONALLY appeared before me. J. Glew. Great-Ville County. SWORN to before me, this. J. Glew. Great-Ville County. A. D. 19-21 A. D. 19-21 A. D. 19-21 J. Colors Great-Ville County. I, a Notary Public, S. C. TATE OF SOUTH CAROLINA. Green-Ville County. I, a Notary Public for South Carolina dup on being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of carons whomsoever, renounce, release and forceer reliquish unto the within named. Helrs and Assigns, all her interest and estate and sho all her right and claim of CVEN under my band and seal, this. day of. A. D. 19. Notary Public, S. C. Recorded July STATE OF SOUTH CAROLINA, DISTALL Notary Public, S. C. Recorded July STATE OF SOUTH CAROLINA, DISTALL Notary Public, S. C. Recorded July For value received I do hereby assign, transfer and set over to. e within mortgage and the note which it secures without recourse, this. day of. 19-24	ur Lord one thousand nine hundred and Twenty one	and in the one hundred and forty
Signed, Staled and Delivered in the Presence of: J. Glew. Great-County. PERSONALLY appeared before me. J. Glew. Great-Ville County. SWORN to before me, this. J. Glew. Great-Ville County. A. D. 19-21 A. D. 19-21 A. D. 19-21 J. Colors Great-Ville County. I, a Notary Public, S. C. TATE OF SOUTH CAROLINA. Green-Ville County. I, a Notary Public for South Carolina dup on being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of carons whomsoever, renounce, release and forceer reliquish unto the within named. Helrs and Assigns, all her interest and estate and sho all her right and claim of CVEN under my band and seal, this. day of. A. D. 19. Notary Public, S. C. Recorded July STATE OF SOUTH CAROLINA, DISTALL Notary Public, S. C. Recorded July STATE OF SOUTH CAROLINA, DISTALL Notary Public, S. C. Recorded July For value received I do hereby assign, transfer and set over to. e within mortgage and the note which it secures without recourse, this. day of. 19-24	ear of the Sovereignty and Independence of the United States of Imerica.	
TATE OF SOUTH CAROLINA. PROBATE. Greenville County. PERSONALLY appeared before me		
TATE OF SOUTH CAROLINA. PROBATE. Greenville County. PERSONALLY appeared before me	(2.1 De Danden	J. Javan (L. S.
Greenville County. PERSONALLY appeared before me. J. Gold. J. Greenville County. and made oath that he saw the within named D. J. greeduring. D. Ditais Januarian gn, seal and as. Therefore me, this. day of J.	Ju, D. Praviesa	(L. S.
Greenville County. PERSONALLY appeared before me. J. Gold. J. Greenville County. The saw the within named. P. J. Greenville County. The saw the within named. A. D. 19. 21 Greenville County. That of SOUTH CAROLINA, Greenville County. I. A Notary Public, S. C. TATE OF SOUTH CAROLINA, Greenville County. I. A Notary Public for South Carolina 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 of carons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of CIVEN under my hand and seal, this day of A. D. 19. Notary Public, S. C. Recorded. Provalue received I do hereby assign, transfer and set over to. In within mortgage and the note which it secures without recourse, this day of day of day of the services without recourse, this day of day of the service of the service of the service of the service of the man of the service of the service of the service of the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of the service of the servi	TATE OF SOUTH CAROLINA.)	PROBATE.
witnessed the execution thereof. SWORN to before me, this day of A. D. 19-21 A. D. 19-21 TATE OF SOUTH CAROLINA, Oreenville County. I. a Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County. I. a Notary Public for South Carolina 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 of the state and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day appear before me within the mode of the state and also all her right and claim of the state and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19 STATE OF SOUTH CAROLINA, Ountry of SEAL.) Notary Public, S. C. For value received I do hereby assign, transfer and set over to see within mortgage and the note which it secures without recourse, this day of 19	}	
witnessed the execution thereof. SWORN to before me, this day of A. D. 19-21 A. D. 19-21 TATE OF SOUTH CAROLINA, Oreenville County. I. a Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County. I. a Notary Public for South Carolina 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 of the state and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day appear before me within the mode of the state and also all her right and claim of the state and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19 STATE OF SOUTH CAROLINA, Ountry of SEAL.) Notary Public, S. C. For value received I do hereby assign, transfer and set over to see within mortgage and the note which it secures without recourse, this day of 19	PERSONALLY appeared before me. J. Edul	oodwin
witnessed the execution thereof. SWORN to before me, this day of A. D. 19-21	and made outh that he saw the within named D. J. essay 1174	1. & Otis danne
witnessed the execution thereof. SWORN to before me, this day of A. D. 19-21	the interest of the state of th	TILD PORCE
SWORN to before me, this day of SWORN to before me, this Motary Public, S. C. TATE OF SOUTH CAROLINA, Greenville County. I. a Notary Public for South Carolina ob hereby certify unto all whom it may concern, that Mrs. We 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 of any person of the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of the within under my hand and seal, this. GIVEN under my hand and seal, this. GIVEN under my hand and seal, this. A. D. 19 STATE OF SOUTH CAROLINA, Ounty of. For value received I do hereby assign, transfer and set over to. We within mortgage and the note which it secures without recourse, this. May of. 19. 21 STATE OF SOUTH CAROLINA, Ounty of. 19. 21		
day of John Motary Public, S. C. TATE OF SOUTH CAROLINA, Greenville County. I, a Notary Public for South Carolin ob hereby certify unto all whom it may concern, that Mrs. is wife of the within named did this day appear before me did 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 of the arrangement of the privately and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19. STATE OF SOUTH CAROLINA, Ountry of STATE OF SOUTH CAROLINA, Out of		witnessed the execution thereof.
Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County. I	SWORN to before me, this	a every employer.
Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County. I	7. Q Pari I	
Greenville County. I,		
Greenville County. I,		
I,	TATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
be hereby certify unto all whom it may concern, that Mrs	Greenville County.	
the wife of the within named	I,	
dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of errors whomsoever, renounce, release and forever relinquish unto the within named		
Heirs and Assigns, all her interest and estate and also all her right and claim o lower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19 (SEAL.) Notary Public, S. C. Recorded July STATE OF SOUTH CAROLINA, ounty of For value received I do hereby assign, transfer and set over to see within mortgage and the note which it secures without recourse, this day of day o	ne wife of the within named	did this day appear before m
Heirs and Assigns, all her interest and estate and also all her right and claim of lower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19. Notary Public, S. C. Recorded July STATE OF SOUTH CAROLINA, county of For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this day of 19.	nd upon being privately and separately examined by me, did declare that she doe	es freely, voluntarily and without any compulsion, dread or fear of any person of
STATE OF SOUTH CAROLINA, ounty of	ersons whomsoever, renounce, release and forever relinquish unto the within named	d
GIVEN under my hand and seal, this		Heirs and Assigns, all her interest and estate and also all her right and claim c
day of	ower of, in, or to all and singular the Premises within mentioned and released.	
Notary Public, S. C. Recorded July 19 2/ STATE OF SOUTH CAROLINA, ounty of	GIVEN under my hand and seal, this	
Recorded 19.2/ STATE OF SOUTH CAROLINA, ounty of For value received I do hereby assign, transfer and set over to de within mortgage and the note which it secures without recourse, this day of 19.	day of	
Recorded 19.2/ STATE OF SOUTH CAROLINA, ounty of For value received I do hereby assign, transfer and set over to de within mortgage and the note which it secures without recourse, this day of 19.	(SEAL.)	
STATE OF SOUTH CAROLINA, ounty of	Notary Fublic, S. C.	
STATE OF SOUTH CAROLINA, ounty of	Recorded July 18 19.2	./
For value received I do hereby assign, transfer and set over to	1/	
For value received I do hereby assign, transfer and set over to		
e within mortgage and the note which it secures without recourse, this	·	
	ounty of	
Witness:	For value received I do hereby assign, transfer and set over to	
	For value received I do hereby assign, transfer and set over to	
	For value received I do hereby assign, transfer and set over toe within mortgage and the note which it secures without recourse, this	
	For value received I do hereby assign, transfer and set over toe within mortgage and the note which it secures without recourse, this	