Employed band base in the same convergent to use by the same set of the s		
me be	$\sim 0$	
Attack     Data       GGETERING Convery, in There     The interpretation of the static function of the static metaline in the static function of the static metaline.     Interpretation of the static metaline.       GGETERING CONCOL CONCORNAL     The static metaline interpretation of the static metaline interpretation of the static metaline.     Interpretation of the static metaline interpretation of the static metaline interpretation of the static metaline.       Market Concernsol     Static metaline.     Interpretation of the static metaline.     Interpretation of the static metaline.       Market Concernsol     Static metaline.     Interpretation of the static metaline.     Interpretation of the static metaline.       Market Concernsol     Static metaline.     Interpretation of the static metaline.     Interpretation of the static metaline.       Market Concernsol     Static metaline.     Static metaline.     Interpretation of the static metaline.       Market Concernsol     Static metaline.     Static metaline.     Interpretation of the static metaline.       Market Concernsol     Static metaline.     Static metaline.     Interpretation of the static metaline.       Market Concernsol     Static metaline.     Static metaline.     Interpretation of the static metaline.       Market Concernsol     Static metaline.     Static metaline.     Interpretation of the static metaline.       Market Concernsol     Static metaline.     Static metaline.     Interpretation of the static	E. Imman, Master	lescribed land isthe same conveyed to me by
GGETHER with, all and singular, the Rights. Members, Hereikments and Appartmances to to add Pression in the State of the S	day of	
D ELAVE AND TO MOLLA, 21 and angular, no such Pressues man the sale		
ad 1       Observed pland mysel, any       Their and conduction of the server present with simulation the and presides cash the side confergures       Mark         add Additionations and Analyses, and every present within simulations that field challing, or a class, the same any performance of the server present within simulation of the server present within simulation of the server present within simulation of the server present of the ser	inces to the said Premises belonging, or in anywise incident or appertaining.	GETHER with, all and singular, the Rights, Members, Hereditaments
ad 1       Observed pland mysel, any       Their and conduction of the server present with simulation the and presides cash the side confergures       Mark         add Additionations and Analyses, and every present within simulations that field challing, or a class, the same any performance of the server present within simulation of the server present within simulation of the server present within simulation of the server present of the ser	- juna 2), « naries, [[Worney, nev	HAVE AND TO HOLD, all and singular, the said Premises unto the
and Administration in National Intervent detend all and Singular the taid pretitive must be sold more page.       Ref 1         and Administration Comparison Administration Comparison Administration Comparison Comparison Administration Comparison Compar	Heirs and Assigns forever.	
<pre>man and additional factors and Assigns, and every persons whomesever herefully chaining, or to dame, the state or surgest thereet.  d l</pre>	0	
ad 1		
Define is a company or company with the last present the transmission there is the sentence of the sentence o		
nt		
nt	ompanies which shall be acceptable to the mortgagee, and keep the same as under policy or policies of insurance payable to the mortgagee, and that	Dollars, in a Dollars, in a nortgag
ROVIDED ALWAYS. NRVERTHELESS, and it is the tree intent and meaning of the parties to these presents, that if		
the said mortgager, do and shall well and truly pay, or case to be raid anto the said mortgager.         them this deed of targets and all saids. Generating with interest interest and meaning of the mortgager of the read mortgager, the said parties, that it is and antiger, and the said only the said mortgager.         ND TT IS ACREED, by and between the said parties, that it is and mortgager, and the said only the said mortgager.         mortgager of his representative or assigns shall be certified to take possession immediately, without noise. receive the rest and profile and septy them to said the said mortgager.         mortgager of his representative or assigns shall be certified to take possession immediately, without noise. receive the rest and profile and septy them to said the said mortgager.         mortgager of his representative or assigns shall be certified to take possession immediately, without noise. receive the rest and profile and septy them to said the said mortgager.         MITTNESS.       Mark is and transmitter of its in the said on the said mortgager.         mortgager of his representative or assigns shall be certified to take possession immediately, without noise. receive the rest and profile and septy them to said the said mortgager.         State and Delivered in the Presence of:       Mark Will Marchall.         Mark Will Marchall.       Mark Will Marchall.         Mark Mark Mark Mark Mark Mark Mark Mark	der this mortgage.	for the premium and expense of su
	he parties to these presents, that if I	OVIDED ALWAYS, NEVERTHELESS, and it is the true intent a
	cause to be paid unto the said mortgagee	the said mortgagor, do and shall well a
ND IT IS AGREED, by and hereen the said parties, that 1to hold and only the said Trentses until default of proven shall be made, in which the same in a first said the parties of the rest and products of proven shall be made, in which the same in a first said the parties of the rest and products of proven shall be made, in which the same in a first said the parties of the rest and products of proven shall be made, in which the same in a first said the proventiant outcome the same in a first said the proventiant outcome the same in a first said the proventiant outcome the same in a first said to the proventiant outcome the same in the part of the proventiant outcome the same in the part of the part of the part of the proventiant outcome the same in the part of the proventiant outcome the same in the part of the proventiant of the proventiant outcome the proventiant of the proventiant of the proventiant outcome the provide provide the proventiant outcome the proventiant outcome the proventiant outcome the proventis present outcome the proventiant outc	ereon, if any shall be due, according to the true intent and meaning of the and void; otherwise to remain in full force and virtue.	
margage or he representative or asigns shall be entitled to take possession unitediately, without notes, reteve to ret and problem and apply them to all the anne to part of an entitle of take possession unitediately, without notes, reteve to ret and problem and apply them to all the anne to part of an entitle of the United States of America. Signed, Stated and Delivered in the Presence of: M. Y. (Koullal. (L. S.) M. (Koullal.		
the isne is paid.  TTNESS. 'High hand and weat ist ist ist in the year of one thousand into hundred and forty ist in the year of one thousand into hundred and forty ist in the year of one thousand into hundred and forty ist in the year of one thousand into hundred and forty ist in the year of one thousand into hundred and forty ist in the year of one thousand into hundred and forty ist ist in the year of one thousand in the one hundred and forty ist ist in the year of one thousand in the one hundred and forty ist ist in the year of one thousand in the Construction in the Presence of: M M M ist	d enjoy the said Premises until default of payment shall be made, in which diately, without notice, receive the rent and profits and apply them to said	ortgagee or his representative or assigns shall be entitled to take t
and in the one hundred and Lutilly case / more a modered and tory - aight (		he same is paid.
Signed, Sacket and Delivered in the Presence of: M. M. M	day of $\mathcal{A}$ definition in the year of	TNESS MMY hand and seal this
Signed, Sacked and Delivered in the Presence of: M. M. M	one hundred and forty - RIVIR	ne thousand nine hundred and <u>fullified</u> <u>OME</u> . Sovereignty and Independence of the Unived States of America.
DF SOUTH CAROLINA,       PROBATE         Greenville County.       Marg Willburns.         oath that S be saw the within named.       Marg Willburns.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         and as.       Access Mills and that S be with.         WORN to before me, this.       Ick         dry of .       Access Mills S. C.         DF SOUTH CAROLINA,       (SEAL)         greenville Connty.       a Notary Public for South Carolina.         certify unto all whom it may concern, that Mrs.       did this day appear before me, being privately and separately examined by me, did deciare that she does freely, voluntarily and without any computation, dread or fear of any person or homosever, resource, release and forever relinquish unto the within named.		gned Sealed and Delivered in the Presence of:
OF SOUTH CAROLINA, }       PROBATE.         SRSONALLY appeared before me.       MargWillburw         oath that = be saw the within named.       M. Y. Roundar         and as.       Air         and as.       Air         Marg	111 J. (Kouda) (L. S.)	un m Brate
Securitle County. IRSONALLY appeared before me. Mary Wilhurn M. G. Roulea and a. Rie act and ded deliver the within written Deed; and that Sche with <i>Umma</i> M. Pleaty witnessed the execution thereof. VORN to before me, this. <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl.</i> <i>Incl</i>	(L. S.)	NUM INC. I DUMING
CRSONALLY appeared before me.       Mary Wilburn         South that .S. he saw the within named       M. J. Rouda         and as Rice       act and deed deliver, the within written Deed; and that S he with         Mary Milburn       Mary Wilburn         WORN to before me, this       Icl         May G. Mary Wilburn       Mary Wilburn         WORN to before me, this       Icl         May G. JECLUBEC A D. 1921.       Mary Wilburn         Wirena M. Mary Fublic, S. C.       Mary Wilburn         OF SOUTH CAROLINA,       RENUNCIATION OF DOWER.         Greenville County.       a Notary Fublic, S. C.         F SOUTH CAROLINA,       did this day appear before me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or homsoever, 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 in, or to all and singular the Premises within mentioned and released.         IVEN under my hand and seal, this       A. D. 19.         Jay of       A. D. 19.         Notary Public, S. C.       Notary Public, S. C.         View Under my hand and seal, this       A. D. 19.         Jay of       A. D. 19.         Notary Public, S. C.       Notary Public, S. C.         View Under my hand and seal, this       A. D. 19.	DBATE.	F SOUTH CAROLINA,
and as <u>kie</u> act and deed doliver the within written Deed; and that S. he with <u>UMMA M. IDEATY</u> witnessed the execution thereof. NORN to before me, this <u>184</u> day of <u>Dectuchece</u> A. D. 1921 } <u>UMMA M. IDEATY</u> Willburn <u>UMMA M. IDEATY</u> SEAL. DF SOUTH CAROLINA, <u>Greenville County</u> . <u>a Notary Public for South Carolina</u> . <u>in or to all and singular the Premises within mentioned and released</u> . <u>IVEN under my hand and seal, this</u> <u>As D. 19</u> <u>Notary Public, S. C</u> <u>rede</u> <u>Deceutiber</u> <u>2.446</u> <u>19.2.1</u> . <u>ATE OF SOUTH CAROLINA</u> . <u>In or to all and seal, this</u> <u>A. D. 19</u> <u>Notary Public, S. C</u> <u>rede</u> <u>Deceutiber</u> <u>2.446</u> <u>19.2.1</u> .	$a_{\Lambda}(D)$	
and as kieact and deed deliver the within written Deed; and that So he with: (Invia M. 1224 J	William :	RSONALLY appeared before me
Ganda       M. 122 aty       witnessed the execution thereof.         WORN to before me, this       121       Mary Willburns         day ot       Deccurffeer       SEAL         Greenville County.       Greenville County.       RENUNCIATION OF DOWER.         Greenville County.       a Notary Public for South Carolina.         certify unto all whom it may concern, that Mrs.       did this day appear before me, 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 rhomsoever, 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 it, in, or to all and singular the Premises within mentioned and released.         IVEN under my hand and seal, this       192.1.         rded       Deceucher       2.42         Notary Public, S. C       192.1.         rded       Deceucher       2.42         Notary Public, S. C       192.1.         rded       Deceucher       2.42         Notary Public, S. C       192.1.		()
WORN to before me, this       1 et /// Decuulleu A. D. 1921.         Curua M. Clearly (SEAL) Joissry Public, S. C.       Mary Willhurn         OF SOUTH CAROLINA, Creenville County.       Stear (SEAL) Joissry Public, S. C.       RENUNCIATION OF DOWER.         certify unto all whom it may concern, that Mrs.       a Notary Public for South Carolina.       did this day appear before me, 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 thomsoever, renounce, release and forever relinquish unto the within named.	t	and as <u>Rule</u> act and deed deliver the within written
OF SOUTH CAROLINA,       RENUNCIATION OF DOWER.         Greenville County.	witnessed the execution thereof.	unna III.
OF SOUTH CAROLINA,       RENUNCIATION OF DOWER.         Greenville County.	Mary Wilburn	VORN to before me, this
OF SOUTH CAROLINA,       Greenville County.         Greenville County.		anna M. Preaty (SEAL.)
Greenville County.  Greenville County.  a Notary Public for South Carolina,  certify unto all whom it may concern, that Mrs.  if the within named.  did this day appear before me, 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 homsoever, 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 in, or to all and singular the Premises within mentioned and released.  IVEN under my hand and seal, this  (SEAL)  Notary Public, S. C.  rded.  Deceubed 2.00  19.2.1.  A'TE OF SOUTH CAROLINA,  or value received I do hereby assign, transfer and set over to.  mortgage and the note which it secures without recourse, this.  day of.  19.2.1.		Motary Public, S. C.
a Notary Public for South Carolina, certify unto all whom it may concern, that Mrs	RENUNCIATION OF DOWER.	F SOUTH CAROLINA, ]
certify unto all whom it may concern, that Mrs		Greenville County.
f the within named	a Notary Public for South Carolina,	
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 homsoever, renounce, release and forever relinquish unto the within named		
homsoever, 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 in, or to all and singular the Premises within mentioned and released. IVEN under my hand and seal, this iay of	voluntarily and without any compulsion, dread or fear of any person or	being privately and separately examined by me, did declare that sh
in, or to all and singular the Premises within mentioned and released.  IVEN under my hand and seal, this		
BIVEN under my hand and seal, this   day of   A. D. 19   (SEAL.) Notary Public, S. C. orded December 2 me 19.2.1 FATE OF SOUTH CAROLINA, f. For value received I do hereby assign, transfer and set over to. n mortgage and the note which it secures without recourse, this 19.2.1	Assigns, all her interest and estate and also all her right and claim of	
day of       A. D. 19		
(SEAL.) Notary Public, S. C. rded December 2 me 19.2.1 ATE OF SOUTH CAROLINA, or value received I do hereby assign, transfer and set over to		Let the second se
rded December 2 me 19.2.1. TATE OF SOUTH CAROLINA, f f or value received I do hereby assign, transfer and set over to		
ATE OF SOUTH CAROLINA,		Notary Public, S. C.
ATE OF SOUTH CAROLINA,		
or value received I do hereby assign, transfer and set over to		ded December 2 min 19
or value received I do hereby assign, transfer and set over to		ATE OF SOUTH CAROLINA,
mortgage and the note which it secures without recourse, this		<u>}</u>
		r value received I do hereby assign, transfer and set over to
Vitness :	day of19	mortgage and the note which it secures without recourse, this
ssignment Recorded19		signment Recorded19

間上を

•