. .

THE STATE OF SOUTH CAROLINA, County. Personally appeared before me. County. County. County. C	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appertaining.	
beredy being the set procedule formation of such the read greaters who the said such as the set of such as t		Λ
tion, Necosters, Administrates, and Assigns, and every person whomsome lawful claiming, or to chim, the name, or any part thereof. And the said mortgager—agree—to insure the house and buildings on said to its a man not less than. Dollars (in a company or companies assistatory to the mortgager), and keep the same insured from loss or densy far, and assign the policy of insurance to the said mortgager and that is the vertex that the mortgager and it is any time fail to do so, then the an arrangement of such insurance under this mortgage, with interest. And if at any time any part of said dock, or interest thereon be past due and unput	parall paral	Heirs and Assigns forever. And
tire, Facesston, Administrators, and Assignt, and every person whomever bankly chaning, are to claim, the same, or any part thereof. And the said morningagor—agree—to instart the home and buildings on said for in a man not less fram. Dollars (in a company or companies assistance by the same, or any part thereof. And the said morningagor—agree—to instance the home and buildings on said for in a man not less fram. Dollars (in a company or companies assistance to the said morningage—and buildings on said for in a man not less fram. Dollars (in a company or companies assistance to the said morningage—and buildings on said for in a man not less fram. Dollars (in a company or companies assistance)—and the in the revers that the morningager—and it is not invested in managed the said of th	hereby bind	R. H. Tilman (his)
in Recentions, Administrators and Assigns, and every parene whomseever lancitly claiming, or to claim, the same, or any part thereof. And the said mortgager—squee_10 insure the house and bindings on said not a mon not less than a few policy of immediate in a company or composite satisfactory to the mortgager—a), and keep the same insured from loss or dama for any and said until the policy of immediate in a company or composite satisfactory to the mortgager—a), and keep the same insured from loss or dama for any and considered in a company of the salver described premiers to be insured in mortgage, with interest. And if as any time any part of said doth, or interest thereon he past does and unquid. And if as any time any part of said doth, or interest thereon he past does and unquid. And if any time any part of said doth, or interest thereon he past does and unquid. And if a contract premiers to said georgager—a. And if a contract premiers to said georgager—and the contract premiers to said georgager—do and said will and turby pay, or came to be past, more the said mortgager—do and said will and turby pay, or came to be past, more the said mortgager—do and said will and turby pay, or came to be past, more the said mortgager—do and said will and turby pay, or came to be past, more the said mortgager—do and said will and turb pay and turb georgager—do and said will and turb pay and turb georgager—a. AND IT IS ACREED, by and between the said partire, that the said mortgager—the		0
Dollars in a company or companies satisfactory to the mortgager		//
for, and assign the policy of insurrance to the sold mortgages—and that is the event that the mortgages—shall at say time fail to do so, then the a range, and reimborse—the premium and capenic of sold insurrance under this mortgage, with interest. And if at any time any part of said dobt, or interest thereon be part due and unpuid—the premium and capenic of sold dobt, or interest thereon be part due and unpuid—the premium of the share described premium to said mortgages—the LLL—the Llll—the Llll—	And the said mortgagor agree to insure the house and buildings on said lo	t in a sum not less than
THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Seed, and as a facility and separate of such insurance under this mortgage, with interest. And if a any time any part of said dash, or interest thereon be part due and unpaid. Licin, Executors, Malaintzaters or Asigno, and agree that any Judge of it could control of said Sais may, a chapter of extinctive, appoint a recover with authority to take passession of said primes and collect said rate and profit could of said Sais may, a chapter of extinctive, appoint a recover with authority to take passession of said primes and collect said rate at the said said that the said control of said dath, interest or experse, without belong to account of the said said that the said control of the parties to three Provents, that if. PROVIDED ALMAYS, MEVERTHELESS, and it is the two instant and manning of the parties to these Provents, that if. AND IT IS AGREED, by and between the said sparties, that the said mortgage. AND IT IS AGREED, by and between the said sparties, that the said mortgage. WITNESS, PLEM Issued, and Seal, this. Is a said that the said said said that the said said said said said said said said		
the syrenium and capenese of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest and said said said said said said said sai	,	
And if at any time any part of said debts, or interest thereon be past due and copaid. Neigh Recentive Administrators or Assigns, the rents and profit the shore described premise to said mortgages. The control of said Suits may, as chambers or otherway, appoint a secure with subtority to take poissession of said promises and cultic said rents are foliate applying the rents and profits according to the process thereof is a control of the said such as a control of the said such as a control of the said such as a control of the said mortgages. PEOVIDED ANAWAY, SEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it is described to cream of money sprents, which is the control of the parties of the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. WITHESS THEY HAND. AND	ortgagee may cause the same to be insured inname, a	nd reimburse
the above described premises to said mortgages of the control of the property of the control of the polything the net proceeds thereof (after prival) control of the property of the control of the prival of the property of the control of the prival of the p	r the premium and expense of such insurance under this mortgage, with interest.	
result of and State may a chambers or otherwise, appoint a receiver with a control of the state of the first and product statute of collection of collections of control of collections of the state of the first of the state of	^	
is mortgage— do and shall well and truly say, or cause to be paid, usto the said mortgages—the said debt or sum of money aforesaid, with interest there is a state of the said to the said of the said to the said mortgages. If anybe day, according to the true interest and meaning of the said note, then this deed of bargain and said said case, determine, and be uterly will as a did otherwise to remain in thil force and wittee. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and be subject to the said parties, that the said mortgages. AND IT IS AGREED, by and be said case, determine, and said and easily the said case, determine, and said in the case bundred and late of the said case, determine, and said in the case bundred and late of the said case, determine, and said in the case bundred and late of the said case, determine, and said in the case bundred and late of the said case, determine, and said and easily the said case, determine, and said the said case, determine, and said in the case under said and said the said case, determine, and said the said case, determine, and said the said case, determine, and said that the said case, determine, and said case, determine, and said that said case, determine, and said case, deter	rcuit Court of said State may, at chambers or otherwise, appoint a receiver with authofits, applying the net proceeds thereof (after paying costs of collection) upon said de	iority to take possession of said premises and collect said rents an
if any be doe, according to the tree intent and accasing of the raid note, then this deed of bargain and sale shall cease, determine, and be utterly null are interested to combine in this force and witner. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. WITNESS DEW Hand. and Scal. this day of January and in the one hundred and in the year of our Lord one thousand nine hundred and January and in the year of our Lord one thousand nine hundred and January and in the year of our Lord one thousand nine hundred and January and Independence of the United States of America. Signed, Swiged and Dajviered in the Presence of January E. Jaluary E. Jaluary (I. S. J.		
AND IT IS AGREED, by and between the said parties, that the said mortgagor to bold and enjoy the sacunies until default of payment chall be made. WITHESS THE Hand and Scal, this are of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of January E. Florida (I. S. C. S. S. C. S. C. S. S. C. S. C. S. C. S. S. C. S. C. S. S. C. S. S. C. S. S. C. S. S. C. S. S. C. S. S. C. S. S. C. S. C. S. C. S. S. C. S. S. C. S. C. S. C. S. S. C. S. S. C. S. C. S. S. C. S. C. S. S. C. S. S. C. S. S. C. S. C. S. S. C. S. C. S. S. C. S. C. S. C. S. S.	, if any be due, according to the true intent and meaning of the said note, then this	ortgagee, the said debt or sum of money aforesaid, with interest there deed of bargain and sale shall cease, determine, and be utterly null an
emises until default of payment shall be made. WITNESS IM Hand and Scal, this 2006 In the year of our Lord one thousand nine hundred and 2008 In the year of our Lord one thousand nine hundred and 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, Selegid and Delivered in the Presence of 2008 Signed, and as 2008 Signed, and that _he, with		to hold and enjoy the sai
in the year of our Lord one thousand nine hundred and fundation in the year of the Sovereignty and Independence of the United States of America. Signed, Swied and Delivered in the Presence of fundational states of America. Signed, Swied and Delivered in the Presence of fundational states of America. Signed, Swied and Delivered in the Presence of fundational states of America. Signed, Swied and Delivered in the Presence of fundational states of America. Signed, Swied and Delivered in the Presence of fundational states of the Signed Swied and Delivered fundational states of the Swied Swied and Swied fundational states of the Swied Swied and Swied fundational states of the Swied Swied fundational states of the Swied Swied fundation fundation for Swied Swied fundational states of the Swied fundational states of the Swied Swied fundational states of the Swied fundational states of		
Signed, Sheled and Delivered in the Presence of Signed, Sheled and Delivered in the Signed Signed, Sheled and Delivered in the Signed MORTGAGE OF REAL ESTATI MORTGAGE OF REAL ESTATI Signed, Sheled and Deliver the within named Swork to before me, this withen samed and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof.	WITNESS MMY Hand and Seal, this 2 ud	day of January
Signed, Solid and Delivered in the Presence of (I. S. J. C. L. S. (I. S	in the year of our Lord one thousand nine hundred and turnsy	Two and in the one hundred an
Signed, Solid and Delivered in the Presence of Grand Solid S	Sorty- sixth year of the Sovereignty and In	dependence of the United States of America.
THE STATE OF SOUTH CAROLINA, County. Personally appeared before me. di made oath thathe saw the within named	Signal Shaled and Delivered in the Dressman of	
THE STATE OF SOUTH CAROLINA, County. Personally appeared before me I made oath that _he saw the within named A county E. J. A. L. L. SWORN to before me, this. J. L. L. J. L. L. SWORN to before me, this. J. L. L. J. L. L. J. L. L. SWORN to before me, this. J. L. J. L. J. L. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. co of the within named. did this day appear before me at 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 persons 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 Dower, of, in or to, all and singula GIVEN under my hand and seal, this. Of A D. 19 Notary Public for South Carolina.	a Gifful Dosl	//
THE STATE OF SOUTH CAROLINA, County. Personally appeared before me. d made oath that he saw the within named. Jackles E. Jackles m, seal, and as he saw the within named. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this law he saw the within written Deed; and that he, with. SWORN to before me, this law he saw the within written Deed; and that he, with. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. de of the within named. did this day appear before me d 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 persons 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 Dower, of, in or to, all and singula to premises within mentioued and released. GIVEN under my hand and seal, this you have the subtraction. Notary Public for South Carolina.	/	•
Personally appeared before me. d made oath thathe saw the within named	<u> </u>	(L. S.
Personally appeared before me. d made oath thathe saw the within named		
Personally appeared before me	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
In, seal, and as with a seal, and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this You Gery A. D. 1922 (SEAL) Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named 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 persons 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 Dower, of, in or to, all and singular pressure of the search of the search of the singular pressure of the search of the	• •	
In, seal, and as with a seal, and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this You Gery A. D. 1922 (SEAL) Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named 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 persons 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 Dower, of, in or to, all and singular pressure of the search of the search of the singular pressure of the search of the	Personally appeared before me	
SWORN to before me, this	d made oath thathe saw the within named	Jalus
SWORN to before me, this	<i>y</i>	
SWORN to before me, this	m, seal, and as	d; and thathe, with
SWORN to before me, this		
THE STATE OF SOUTH CAROLINA, County. I, Mereby certify unto all whom it may concern, that Mrs. fe of the within named. did this day appear before must 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 persons 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 Dower, of, in or to, all and singular experiments within mentioned and released. GIVEN under my hand and seal, this. y of. A. D. 19. (L. S.) Notary Public for South Carolina.		witnessed the execution thereof.
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs		
THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs	M, Y, Du (Sas de South Carolina)	B. F. Gerry -
Le of the within named did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named described by the declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named described by the declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named described by the declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named described by the declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named described by the declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named described by the declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named described by the declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named described by the declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named declare that she does freely, voluntarily and with	Totaly Labite 101 South Caronna.	<u> </u>
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern, that Mrs		· 0
de of the within named	I, — Mimarri	ed –
d 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 persons whomsoever, renounce, release, and forever relinquish unto the within named		
persons 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 Dower, of, in or to, all and singular expressions within mentioned and released. GIVEN under my hand and seal, this		•••
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular Premises within mentioned and released. GIVEN under my hand and seal, this		
Premises within mentioned and released. GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	_ :	e, and also all her right and claim of Dower, of, in or to, all and singula
Notary Public for South Carolina. A. D. 19 (L. S.) Notary Public for South Carolina.		
	Notary Public for South Carolina	