bind Magel and forever defend, of and forever defend, of cutors, Administrators the said mortgagor assign the policy of in may cause the same nium and expense of said to faid State may, at ying the net proceeds the rents and profits ac ying the net proceeds the rents and profits ac ying the net proceeds the rents and profits ac ying the net proceeds the rents and profits ac to remain in full in it IS AGREED, by ar til default of payment se til default of payment se the year of our Lord of	and Assigns, and end agree to insure to the said to be insured in the insurance under the control of said debt, or interest chambers or other hereof (after paying citually collected. EVERTHELESS, and ill and truly pay, or true intent and me force and virtue. Indicate the said chall be made. Hand and Seal	said premises to every person we the house and a company or or domortgage. The this mortgage erest thereon be exert thereon be exert the exert th	buildings on saccompanies satism, and that in a name, with interest one past due and a receiver with ection) upon sacue intent and name, unto the sacied note, then	Heirs and Assess wfully claiming said lot in a sure instance of the the event that ame, and reimbest. Heirs, Executor is authority to aid debt, interesting of the aid mortgagee this deed of better in the control of the control	mortgagee), athe mortgagee), athe mortgager ors, Administrators take possession est, costs or expenses, the said debt of pargain and sale significant sale signif	hereby as sor Assigns, and ag of said premises ar asses; without liability or sum of money afor shall cease, determined	sever. And secutors and Adelege for the feot. Sured from loss fail to do so, the sesign the rents free that any June collect said by to account for the feotographic forms.	s or damage then the said udge of the rents and or anything the
and forever defend, and cutors, Administrators the said mortgagor	and Assigns, and e agree to insure to insure to insure to the said to be insured in uch insurance under to said debt, or interest chambers or other hereof (after paying stually collected. EVERTHELESS, are all and truly pay, or true intent and me force and virtue. Ind between the said shall be made. Hand and Seal	r this mortgage crest thereon be course to be paraging of the state of parties, that the course, that the course, that the course to be parties, the course to be parties, that the course to be parties, the course to be parties to be parties.	buildings on satism, and that in manager, with interest are past due and a receiver with ection) upon satism, and that and note, then	Heirs and Assess wfully claiming said lot in a sure isfactory to the the event that ame, and reimbers. I unpaid	gns, from and age growth, or to claim, the m not less than mortgagee), a the mortgagor purse	hereby as s or Assigns, and ag of said premises an asses; without liability or sum of money afor shall cease, determine	thereof. sured from loss fail to do so, the sesign the rents free that any June collect said y to account for the second for	s or damage then the said udge of the rents and or anything the
and forever defend, and cutors, Administrators the said mortgagor	and Assigns, and e agree to insure to insure to insure to the said to be insured in uch insurance under to said debt, or interest chambers or other hereof (after paying stually collected. EVERTHELESS, are all and truly pay, or true intent and me force and virtue. Ind between the said shall be made. Hand and Seal	r this mortgage crest thereon be course to be paraging of the state of parties, that the course, that the course, that the course to be parties, the course to be parties, that the course to be parties, the course to be parties to be parties.	buildings on satism, and that in manager, with interest are past due and a receiver with ection) upon satism, and that and note, then	Heirs and Assessed wfully claiming said lot in a sure isfactory to the the event that ame, and reimbers. I unpaid	gns, from and age gns, from ag	ainst part to same, or any part to same, or any part to the same instance in the same in the same instance in the same in the	sured from loss fail to do so, the ssign the rents free that any Jund collect said y to account for	and profits udge of the rents and or anything
assign the policy of in may cause the same mium and expense of si at any time any part of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at it does not said the said of payment said default o	and Assigns, and e agree to insure i	the house and a company or company of the searing of the search of	buildings on satistic companies satistic, and that in the satistic part due and areceiver with ection) upon satistic intent and note, then	Heirs and Assess wfully claiming said lot in a sure isfactory to the the event that ame, and reimbert. Heirs, Executor authority to aid debt, interesting of the aid mortgagee this deed of better that a sure is the said mortgagee	gns, from and aggregate, or to claim, the mortgagee), at the mortgagor	hereby as sor Assigns, and ag of said premises ar asses; without liability Presents, that if	sured from loss fail to do so, the ssign the rents gree that any Jund collect said y to account for	s or damage then the said and profit udge of the larents and or anything the control or anything the larents and l
assign the policy of in may cause the same nium and expense of si at any time any part of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at the general said default of payment said default of	agree to insure to insure to the said to be insured in	the house and a company or this mortgage erest thereon because, appoint a ground it is the true cause to be paraning of the scanning of the scann	buildings on saccompanies satismo, and that in manage, with interest one past due and a receiver with ection) upon sacue intent and naid, unto the sacial note, then	said lot in a sur- isfactory to the the event that ame, and reimb it. I unpaid	mortgagee), as the mortgager), as the mortgagor	hereby as sor Assigns, and ag of said premises ar asses; without liability Presents, that if	sured from loss fail to do so, the sign the rents gree that any Jund collect said y to account for	and profit
assign the policy of in may cause the same mium and expense of so at any time any part of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said said said said said said said said	Dollars (in a nsurance to the said to be insured in	r this mortgaged rerest thereon be course, appoint ag costs of colle cause to be pareaning of the scale parties, that the	buildings on saccompanies satismon, and that in manager, with interest the past due and a receiver with ection) upon sacceiver with ection) upon sacceiver with ection upon sacceiver with extension upon sacceiver with extension upon sacceiver with ection upon sacce	said lot in a surisfactory to the the event that ame, and reimb st. I unpaid	mortgagee), athe mortgagor purse	hereby as s or Assigns, and ag of said premises ar asses; without liability Presents, that if	sured from loss fail to do so, the ssign the rents free that any Jud collect said y to account for	and profits
assign the policy of in may cause the same nium and expense of so at any time any part of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at ying the net proceeds the rents and profits act of said State may, at it does not said the said of payment said default	Dollars (in a nsurance to the said to be insured in	r this mortgage erest thereon be my or continuous and it is the true cause to be parties, that the	re, with interest a receiver with ection) upon sa ue intent and n aid, unto the said note, then	the event that ame, and reimb at. I unpaid Heirs, Executor authority to aid debt, interesting of the aid mortgagee this deed of b	the mortgagor	hereby as s or Assigns, and ag of said premises an asses; without liability Presents, that if	sured from loss fail to do so, the ssign the rents free that any Judy to account for	and profits
may cause the same and cause the same at any time any part of said State may, at ying the net proceeds the rents and profits act of a coording to the cause, according to the rise to remain in full in the cause of the same according to the sam	to be insured in uch insurance under of said debt, or inte chambers or other hereof (after paying ctually collected. EVERTHELESS, ar ill and truly pay, or true intent and me force and virtue. and between the said chall be made. Hand and Seal	r this mortgage erest thereon be my or survive, appoint a g costs of colle and it is the true cause to be pa eaning of the se	re, with interest areceiver with ection) upon sa ue intent and naid, unto the said note, then	the event that ame, and reimb it. I unpaid	ors, Administrators take possession est, costs or expense, the said debt overgain and sale s	hereby as s or Assigns, and ag of said premises an ases; without liability. Presents, that if	ssign the rents free that any Jud collect said y to account for	and profit
at any time any part of said State may, at ying the net proceeds the rents and profits act of a coording to the coording to the rise to remain in full it. IT IS AGREED, by an til default of payment said the year of our Lord of the year of the ye	of said debt, or interpretation of said mortgagee	erest thereon be wise, appoint a g costs of colle and it is the true cause to be pareaning of the second parties, that the	e past due and a receiver with ection) upon sa ue intent and n aid, unto the sa said note, then	Heirs, Executor authority to aid debt, interesting of the aid mortgagee	ers, Administrators take possession est, costs or expense parties to these cargain and sale s	s or Assigns, and ag of said premises an asses; without liability Presents, that if	ssign the rents free that any Jud collect said y to account for	and profit udge of the line rents and or anything
at any time any part of described premises to to faid State may, at ying the net proceeds the rents and profits acounty of the described of the rents and profits acounty of the due, according to the rise to remain in full in the described of payment stated of the described of t	of said debt, or interpretation of said mortgagee	rest thereon be wise, appoint a g costs of colle and it is the true cause to be paraing of the sale parties, that the	Ta receiver with ection) upon sa	Heirs, Executor authority to aid debt, interesting of the aid mortgagee	rs, Administrators take possession est, costs or expense parties to these, the said debt or argain and sale s	s or Assigns, and ag of said premises armses; without liability Presents, that if	gree that any Jund collect said y to account for	udge of the rents and or anything
e described premises to to faid State may, at ying the net proceeds the rents and profits action of the rents and profits action of the rents and shall we due, according to the rise to remain in full in the rents action of payment stated of the rents action of the r	chambers or other hereof (after paying tually collected. EVERTHELESS, are true intent and method force and virtue. Ind between the said shall be made. Hand and Seal	md it is the true cause to be paraning of the sale	a receiver with ection) upon sa ue intent and n aid, unto the sa said note, then	Heirs, Executor authority to aid debt, interesting of the aid mortgagee this deed of b	rs, Administrators take possession est, costs or expense parties to these, the said debt or argain and sale s	s or Assigns, and ag of said premises armses; without liability Presents, that if	gree that any Jund collect said y to account for	udge of the rents and or anything
e described premises to to faid State may, at ying the net proceeds the rents and profits action of the rents and profits action of the rents and shall we due, according to the rise to remain in full in the rents action of payment stated of the rents action of the r	chambers or other hereof (after paying tually collected. EVERTHELESS, are true intent and method force and virtue. Ind between the said shall be made. Hand and Seal	md it is the true cause to be paraning of the sale	a receiver with ection) upon sa ue intent and n aid, unto the sa said note, then	Heirs, Executor authority to aid debt, interesting of the aid mortgagee this deed of b	rs, Administrators take possession est, costs or expense parties to these, the said debt or argain and sale s	s or Assigns, and ag of said premises armses; without liability Presents, that if	gree that any Jund collect said y to account for	udge of the rents and or anything
ring the net proceeds the rents and profits act IDED ALWAYS, NE gor, do and shall we due, according to the rise to remain in full in IT IS AGREED, by artificial default of payment states. It is a control of the year of our Lord of the year of	hereof (after paying stually collected. EVERTHELESS, as all and truly pay, or true intent and me force and virtue. Ind between the said shall be made. Hand and Seal	g costs of colle	ue intent and naid, unto the said note, then	meaning of the aid mortgagee this deed of b	e parties to these, the said debt o	Presents, that ifor sum of money afor hall cease, determine	y to account fo	rents and or anything
VIDED ALWAYS, NE gor, do and shall we due, according to the rise to remain in full is IT IS AGREED, by an til default of payment state of the year of our Lord of Farth.	EVERTHELESS, are true intent and me force and virtue. The between the said thall be made. Hand and Seal	nd it is the tru cause to be pa caning of the se	ue intent and n aid, unto the sa aid note, then	meaning of the aid mortgagee this deed of b	parties to these , the said debt o argain and sale s	Presents, that ifor sum of money afor hall cease, determine	λ	, the
edue, according to the size to remain in full in IT IS AGREED, by an til default of payment state year of our Lord of Farth.	If and truly pay, or true intent and me force and virtue. Ind between the said thall be made. Hand and Seal	cause to be pa eaning of the sa parties, that the	aid, unto the saisaid note, then	aid mortgagee this deed of b	, the said debt o argain and sale s	or sum of money afor hall cease, determine		
ise to remain in full full full full full full full ful	force and virtue. Ind between the said shall be made. Hand and Seal	parties, that th	man more, then	this deed of b	aigail ailt saic s	man cease, determine	resaid, with inte e, and be utter	erest there ly null and
IT IS AGREED, by article default of payment states	nd between the said shall be made. Hand and Seal	parties, that th						-
ESSF the year of our Lord of	hall be made. Hand and Seal		he said mortga	agor				
the year of our Lord of	Hand and Seal					·to	hold and enjo	by the said
the year of our Lord of		. *	111-4	,	\cap			
Jorty &	ne thousand nine h					uly	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	••••••••••••••••••••••••••••••••••••••
, , , , , , , , , , , , , , , , , , ,				/		and	in the one hu	undred and
, , , , , , , , , , , , , , , , , , ,	wenth	year of the	Sovereignty and	, ad Independenc	e of the United S	States of America.	•	
	ered in the Presen	ice of)			•		,
Jed H. Bef	<u>l</u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.		6,	W Wells	······································	(L. S.)
/ W.a. 6	haudler		. }	*******************	· • • • • • • • • • • • • • • • • • • •			,
	***************************************	************************		***************************************	***************************************		******************************	(L. S.
			. J	***********************		******************************)************************************	(L. S.
STATE OF SOUTH	· · · · · · · · · · · · · · · · · · ·	}.				MORTGAG	GE OF REAL	ESTATE
		1. ,	71 12 1	A .				
ally/appeared before	me	Jes,	H. Lex		************************************	,	**************************************	****************
th thathe saw the	within named	1/6.	W. Wes	us	*************		***************************************	**************
		V						
	*************************************	-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0	***********************	18	*******************************		*******************	
id as Kis	act and dec	ed, deliver the	within written	Deed; and th	athe, with	***************************************	187ng awb turi dunying ang anun anan seri	***********
		W.a	laha	udler	/	witnessed the exec	estion thereof.	
At so before me this	13th	,)	144 - 27 - Burgaine - 144 - 14	51811111111111111111111111111111111111	IT ADDAUGE	H1444	
Vuly	<u></u>	A. D. 19_2	2					
JA a	e haudle	(SEAL)]	10.00000A440 nonfigentière ou vou von v	J	ed 74, 73	el	***************************************
<u> </u>	lotary Public for S	outh Caronna.						
STATE OF SOUTH	CAROLINA,	1 :			•	RENUN	CIATION OF	DOWER
	County.	·}						
-tif- unto all whom it	men concern that	W-e						
•	_							
				•				
		Assigns, all her	r interest and	estate, and also	o all her right and	d claim of Dower, of,	in or to, all an	nd singular
			_					
	•		l l			•		
J	Notary Public for S	outh Carolina.	·]) - 0 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 	
<i>Q</i>	. 1 2, 1	1/ /	11/	,				
	ally appeared before and the saw the saw the saw the das. Rus STATE OF SOUTH of the saw that the saw t	Ally appeared before me	ally appeared before me. th thathe saw the within named	A D. 19 21 A D. 19 21 Notary Public for South Carolina. County. A D. 19 21 A D. 19 21	ally appeared before me	A D. 19.22 Notary Public for South Carolina. A D. 19.22 A D. 19.24 A D. 19.24 Notary Public for South Carolina. The sand Assigns, all her interest and estate, and also all her right and within mentioned and released. Notary Public for South Carolina. A D. 19.24 A D. 19.25 A D. 19.25 Notary Public for South Carolina.	A D. 19-22 Notary Public for South Carolina. A D. 19-28 Within named	All appeared before me. And that he saw the within named he within written Deed; and that he, with witnessed the execution thereof. And to before me, this hostary Public for South Carolina. STATE OF SOUTH CAROLINA, County.

N. p.