. .

YO THATE AND YO HOUD, all goal impute, the out? Preving you to real all and an advances of real.       And the derive time.	TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said Pro-	emises belonging, or in anywise incident or appertaining.
Image: Second	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said <u>O</u>	etter and offer cel Marting
percent and to generalize the and signific from and segment with an object of the start of the s	J. Il Uls ate a allare fully here and assigns forever. F	and
current of minimizers and signation       Date:       Date: <tddate:< td="">       Date:       Date:</tddate:<>	do hereby bind myself my	heirs, executors and administrators
re accounts, administrators and axigms and every person whomesers having classing or to claim the same of any get to the same of a many of a stream of house and buildings or to claim the same of any get to descript of any stream of a book and buildings or to claim the same of any get to descript of any get to be said on the same of any of any get to be said on the same of any of any class the anno to be inversed to be said on transpace, and that in the event that the morphone, shall at any time faile to do to be said on transpace, and that in the event that the morphone, shall at any time faile to do to be said on transpace, and that in the event that the morphone, shall at any time faile to do to be said on transpace and to be inversed to any faile said on the said on transpace, and that in the event that the morphone, shall at any time faile to do the said on the said on transpace, and that in the event that the morphone, shall at any time faile to do the said on the said on transpace, and that in the event that the morphone, shall at any time faile to do the said on the said on transpace, and that in the event that the morphone, and the said on the said on the said and mapsid	warrant and forever defend all and singular the said premises white the said of the said	Area and bac curry of g. 11, we
And the said montgaged_area       area       builtars, in a company or companies addisfatory to the unsugget and keep the same insured tree loss of damage fire, and assign the policy of insurance to the said mortgaget that in the event that the mortgaget, shall at any time fail to, do no, then the said nergy the said mortgaget that is the event that the mortgaget shall at any time fail to, do no, then the said nergy the presence of such insurance under this mortgage, with interest.         And if a say time any part of said debt, or interest therean, be past does and thereast.       Image there is and reinstarte.         And if a say time any part of said debt, or interest therean, be past does and thereast.       Image there is and profits. and the cleant is mortgage, with interest.         And the said mortgaget.       And if a say time any part of said debt, or interest therean, be past does and there exists administrators or assigns, and agree that any lodge of the Creatic under said profits. administrators are assigns, and agree that any lodge of the Creatic under said profits actually collected.         And the said mortgaget	Leasers, Kl. heirs and assigns, from and against	y neg
Dollars, in a company or comparise subjector to the norragenee		
inte, and assign the policy of insurance to the said mortgagee, and, that in the rortgagey, shall at any time fail togde so, then the said mortgage, may cause the same to be insured in		
rigage. may cause the same to be insured in the solid mortgage, with interest. And if at any time any part of solid deht, or interest thereony he part due and unpaid		
the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereany be past due and unpaid		
And if at any time any part of said debt, or interest thereous he past due and unpaid	rtgagee, may cause the same to be insured in	name and reimburse
And if at any time any part of said debt, or interest thereous he past due and unpaid		
we described premises to said mortgages		2
urt of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying net proceeds therafter (after paying costs of collection), yoon said deb, interest, cost or expenses; without liability to account for anything more than the sts and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if		
net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than the rest and more approximate the proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than the PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	•	
ts and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the d mortgager do and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereen, if any be seconding to the true intent and meaning of the said note then this deed of bargain and sale shall cease, determine and be utterly null and void, otherwise to remain full force and virtue.  AND IT IS ACREED by and between the said parties that the said mortgagor to hold and enjoy the said enjoys and between the said parties that the said mortgagor to hold and enjoy the said mites until default of payment shall be made.  WITNEESS	,	
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; with	nout liability to account for anything more than the
d mortgager		
e, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine and be utterly null and wold, otherwise to remain full force and virtue.  AND IT IS AGREED by and between the said parties that the said mortgagor		
full force and virtue.       AND IT IS AGREED by and between the said parties that the said mortgagor.       12		
AND IT IS AGREED by and between the said parties that the said mortgagor.	, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, de	termine and be utterly null and void, otherwise to remain
emises until default of payment shall be made. WITNESS		
WITNESS Milly hand and seal, this 5 the day of Grief legitles the year of our Lord one thousand hime hundred and <i>Levelly Jacks</i> and in the one hundred and <i>Jacksey Legitles</i> and in the one hundred and <i>Jacksey Legitles</i> and in the one hundred and <i>Jacksey Legitles</i> (L. 8). (L.	AND IT IS AGREED by and between the said parties that the said mortgagor	to hold and enjoy the said
the year of our Lord one thousand fine hundred and <i>timescuty</i> face and in the one hundred and <i>factify lefth</i> ar of the Independence of the United States of America. Signed, Sealed and Delivered is the Presence of <i>Martine Martine Marti</i>		
ir of the Independence of the United States of America.  Signed, Sealed and Delivered is the Presence of  Advert  Constrained  Advert  Constrained  Advert  Ad	WITNESS	day of
ir of the Independence of the United States of America.  Signed, Sealed and Delivered is the Presence of  Advert  Constrained  Advert  Constrained  Advert  Ad	the year of our Lord one thousand hine hundred and <u>liversly</u> - Jack and in the o	ne hundred and for the fatte
Augustus L       Mart       (I. 8.)         Mart       (I. 8.)       (I. 8.)         (I. 8.)       (I. 8.)         HE STATE OF SOUTH CAROLINA, Greenville County.       MORTGAGE OF REAL ESTATE.         PERSONALLY appeared before me.       0. C. Marcu         d made oath that he saw the within named       0. Seatt         m, seal, and as.       1.1.2.         SWORN to before me, this.       5.         Gay of.       0. 192.4.         Mugustus L. Mart. (SEAL.)       0. 192.4.		
Image: State of South CAROLINA, Greenville County.       (L. S.)         If STATE OF SOUTH CAROLINA, Greenville County.       MORTGAGE OF REAL ESTATE.         PERSONALLY appeared before me.       0.         Imade oath thathe saw the within named.       0.         Imade oath thathe saw the within written Deed; and thathe with function thereof.       1.         SWORN to before me, this	Signed, Sealed and Delivered in the Presence of	
(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE. Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named. m, seal, and as	augustus & Nart Mon	et L Scott (L. S.)
(L. S.) HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named. n, seal, and as Account SWORN to before me, this. SWORN to before me, this. day of Appliely A. D. 192 4 Muguettus J. Mart. (SEAL)	1 a 6 Maure	
Greenville County. PERSONALLY appeared before me		(L. S.)
Greenville County. PERSONALLY appeared before me		(L. S.)
Greenville County. PERSONALLY appeared before me		
Greenville County. PERSONALLY appeared before me		
PERSONALLY appeared before me	IE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
d made oath thathe saw the within named A seatt n, seal, and as act and deed, deliver the within written Deed; and thathe with <u>Augustus</u> <u>Nart</u> witnessed the execution thereof. SWORN to before me, this day of A pril A. D. 192.4 <u>Augustus</u> <u>Nart</u> (SEAL.)	Greenville County.	
d made oath thathe saw the within named A leatt n, seal, and as act and deed, deliver the within written Deed; and thathe with <u>Augustus</u> <u>Nart</u> witnessed the execution thereof. SWORN to before me, this day of A <u>D</u> . 192.4 <u>Augustus</u> <u>Nart</u> <u>Augustus</u> <u>Nart</u>	A C m	
n, seal, and as <u>his</u> <u>act</u> and deed, deliver the within written Deed; and that <u>he with</u> <u>decay use the fore me, this</u> SWORN to before me, this <u>5</u> day of <u>April</u> <u>A. D. 192.</u> <u>day of Marte</u> (SEAL.)	A lat	
sworn to before me, this	I made oath thathe saw the within named	_
sworn to before me, this	<u></u>	C + Kilent
SWORN to before me, this	n, seal, and as	Luquelus D. J Vath
day of April A. D. 192 4 Augustus & Mart. (SEAL.)	witnessed the execution ther	eof.
ay or Marte (SEAL.)	SWORN to before me, this	
augustus & Mart (SEAL.)	day of April A. D. 192 4	a. 6 Maine

THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
Greenville County.	
I, <u>Alexander Machethe Matary</u> Public do hereby certify unto all whom it may concern, that Mrs. Jeene a Seatte	
wife of the within named	
and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any	
persons whomsoever, renounce, release and forever relinquish unto the within named.	M. Undrea deid her
the Premises within mentioned and released.	
day of A. D. 192 / <u>Aleyander Machetta</u> (L. S.) Notary Public for South Carolina.	ce a Scott
Recorded	192.
Recorded	