TOGETHER	with all and singular the rights, members, h	ereditaments and app	urtenances to the said Prer	nises belonging, or in	anywise incident or	appertaining.
TO HAVE A	ND TO HOLD, all and singular, the said Pren	nises unto the said	OUALLES	, Freyci	v some	e fil ig
	his					
	do hereby bind	my	n	he	irs, executors and	administrators
o warrant and foreve	er defend all and singular the said premises	unto the said	rarles In	euch So	me p	,
	heirs and assigns, from and against		n	e and	ny	
	nistrators and assigns and every person whon				1	
	mortgagor agree to insure the house a					
	he policy of insurance to the said mortgag					
nortgagee may g	ause the same to be insured in	<u>ب</u>		name and reimb	urse	
iongagee, muy						
or the premium and	expense of such insurance under this mortg	age, with interest.				
And if at any	time any part of said debt, or interest there	on, be past due and u	npaid	hereby as	sign the rents and	profits of the
	ises to said mortgagee, or					
	nay, at chambers or otherwise, appoint a rec					
	eafter (after paying costs of collection), up					
-		on salu debt, interest	, cost of expenses, with	fut hability to accou	int for uniforming in	
ents and profits actu	ALWAYS, NEVERTHELESS, and it is th		· · · · · · · · · · · · · · · · · · ·	Durants that if	S	the
id mortgagor, d	o and shall well and truly pay or cause to be	e paid unto the said n	nortgagee the debt or s	um of money aforesaid	i, with interest ther	eon, it any be
lue, according to the t	true intent and meaning of the said note, t					
n full force and virt	ue.	hen this deed of barg:	ain and sale shall cease, det	ermine and be utterly n	ull and void, other	wise to remain
n full force and virt		hen this deed of barg:	ain and sale shall cease, det	ermine and be utterly n	ull and void, other	wise to remain
a full force and virth AND IT IS	ue. AGREED by and between the said parties that	hen this deed of bargs	ain and sale shall cease, det	ermine and be utterly n	ull and void, other to hold and e	wise to remain mjoy the said
n full force and virte AND IT IS Premises until default WITNESS	ue. AGREED by and between the said parties that t of payment shall be made. 	hen this deed of bargs at the said mortgagor. this	ain and sale shall cease, det	ermine and be utterly n	ull and void, other to hold and e	wise to remain mjoy the said
n full force and virts AND IT IS Premises until default WITNESS	ue. AGREED by and between the said parties that t of payment shall be made. 	hen this deed of bargs at the said mortgagor. this	ain and sale shall cease, det is ceuth	ermine and be utterly n	ull and void, other to hold and e	wise to remain mjoy the said
n full force and virte AND IT IS Premises until default WITNESS n the year of our Log	ue. AGREED by and between the said parties that	hen this deed of bargs at the said mortgagor. this	ain and sale shall cease, det	ermine and be utterly n	ull and void, other to hold and e	wise to remain mjoy the said
n full force and virt AND IT IS Premises until default WITNESS n the year of our Lou rear of the Independe	ue. AGREED by and between the said parties that t of payment shall be made. 	hen this deed of bargs at the said mortgagor. this	ain and sale shall cease, det is ceuth	ermine and be utterly n	ull and void, other to hold and e	wise to remain mjoy the said
n full force and virt AND IT IS Premises until default WITNESS n the year of our Lor rear of the Independe Signed, Seale	ue. AGREED by and between the said parties that t of payment shall be made. 	hen this deed of bargs at the said mortgagor. this Siy to exit, of	ain and sale shall cease, det is eeuth our and in the on	ermine and be utterly n day of	to hold and e	wise to remain enjoy the said
n full force and virt AND IT IS Premises until default WITNESS In the year of our Lon ear of the Independe Signed, Sealer	ue. AGREED by and between the said parties that to of payment shall be made. 	hen this deed of bargs at the said mortgagor. this Siy to exit, of	ain and sale shall cease, det is eeuth our and in the on	ermine and be utterly n	to hold and e	wise to remain enjoy the said
n full force and virt AND IT IS Premises until default WITNESS In the year of our Lon ear of the Independe Signed, Sealer	ue. AGREED by and between the said parties that t of payment shall be made. 	hen this deed of bargs at the said mortgagor. this Siy to exit, of	ain and sale shall cease, det is eeuth our and in the on	ermine and be utterly n day of	to hold and e	wise to remain enjoy the said
n full force and virt AND IT IS Premises until default WITNESS In the year of our Lon ear of the Independe Signed, Seale	ue. AGREED by and between the said parties that to of payment shall be made. 	hen this deed of bargs at the said mortgagor. this Siy to exit, of	ain and sale shall cease, det is eeuth our and in the on	ermine and be utterly n day of	to hold and e	wise to remain enjoy the said
n full force and virt AND IT IS Premises until default WITNESS In the year of our Lon ear of the Independe Signed, Sealer	ue. AGREED by and between the said parties that to of payment shall be made. 	hen this deed of bargs at the said mortgagor. this Siy to exit, of	ain and sale shall cease, det is eeuth our and in the on	ermine and be utterly n day of	to hold and e	wise to remain enjoy the said
n full force and virt AND IT IS Premises until default WITNESS n the year of our Lo rear of the Independe Signed, Seale	ue. AGREED by and between the said parties that to of payment shall be made. 	hen this deed of bargs at the said mortgagor. this Siy to exit, of	ain and sale shall cease, det is eeuth our and in the on	ermine and be utterly n day of	to hold and e	wise to remain enjoy the said
n full force and virt AND IT IS Premises until default WITNESS n the year of our Lon rear of the Independe Signed, Seale A	AGREED by and between the said parties that to of payment shall be made. <u>Muy</u> hand and seal, rd one thrusand nine hundred and <u>Mus</u> ence of the United States of America. d and Delivered in the Presence of <u>Mutent</u>	hen this deed of bargs at the said mortgagor. this Siy to exit, of	ain and sale shall cease, det is eeuth our and in the on	ermine and be utterly n day of	null and void, other 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.)
h full force and virth AND IT IS Premises until default WITNESS In the year of our Lon ear of the Independe Signed, Seale A.A.A.A.A.A.A.A.A.A.A.A.A.A.A.A.A.A.A.	AGREED by and between the said parties that to of payment shall be made. <u>Muy</u> hand and seal, rd one thousand nine hundred and <u>Mus</u> ence of the United States of America. d and Delivered in the Presence of <u>Jatant</u> <u>Muture</u> <u>Mathematical</u>	hen this deed of bargs at the said mortgagor. this Siy to exit, of	ain and sale shall cease, det is eeuth our and in the on	ermine and be utterly n day of	to hold and e	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.)
n full force and virth AND IT IS Premises until default WITNESS n the year of our Lon ear of the Independe Signed, Seale Greenville	AGREED by and between the said parties that to f payment shall be made. <u>Muy</u> hand and seal, rd one thrusand nine hundred and <u>Mus</u> ence of the United States of America. d and Delivered in the Presence of <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> .	hen this deed of bargs at the said mortgagor. this Sing to extra f	ain and sale shall cease, det ic eeuth our and in the on Louis	ermine and be utterly n day of	null and void, other 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.)
n full force and virt AND IT IS Premises until default WITNESS n the year of our Loo rear of the Independe Signed, Seale Greenville	AGREED by and between the said parties that to f payment shall be made. <u>Muy</u> hand and seal, rd one thrusand nine hundred and <u>Mus</u> ence of the United States of America. d and Delivered in the Presence of <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> .	hen this deed of bargs at the said mortgagor. this Sing to extra f	ain and sale shall cease, det ic eeuth our and in the on Louis	ermine and be utterly n day of	ull and void, other 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
n full force and virt AND IT IS Premises until default WITNESS n the year of our Loo rear of the Independe Signed, Seale Green default Compared Signed, Seale Compared Com	AGREED by and between the said parties that to of payment shall be made. <u>Muy</u> hand and seal, rd one thousand nine hundred and <u>Mus</u> ence of the United States of America. d and Delivered in the Presence of <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>Material</u> <u>M</u>	hen this deed of bargs at the said mortgagor. this Siy to euty - fr	ain and sale shall cease, det ic eeuth our and in the on Louis	ermine and be utterly n day of	ull and void, other 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
n full force and virt AND IT IS Premises until default WITNESS n the year of our Loo rear of the Independe Signed, Seale Green default Compared Signed, Seale Compared Com	AGREED by and between the said parties that to f payment shall be made. <u>Muy</u> hand and seal, rd one thrusand nine hundred and <u>Mus</u> ence of the United States of America. d and Delivered in the Presence of <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> . <u>Mutual</u> .	hen this deed of bargs at the said mortgagor. this Siy to euty - fr	ain and sale shall cease, det ic eeuth our and in the on Louis Potent	ermine and be utterly n day of	ull and void, otherw to hold and e ful uty-eig Mg GE OF REAL E	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
n full force and virt AND IT IS Premises until default WITNESS n the year of our Loo rear of the Independe Signed, Seale J. D. (Greenville PERSONAL) and made oath that	AGREED by and between the said parties that to of payment shall be made. 	hen this deed of bargs at the said mortgagor. this Siy to euty - fr 	ain and sale shall cease, det ic eeuth our and in the on Louis Potent Cary	ermine and be utterly n day of	ull and void, others to hold and e ful ty-lig 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) ESTATE.
n full force and virt AND IT IS Premises until default WITNESS n the year of our Loo rear of the Independe Signed, Seale Green default THE STATE OF SC Greenville PERSONAL, and made oath that	AGREED by and between the said parties that to of payment shall be made. 	hen this deed of barge at the said mortgagor. this Sing to entry - for any -	ain and sale shall cease, det is eeuth our and in the on Louis Potent Cary ; and that The with	ermine and be utterly n day of	ull and void, others to hold and e ful ty-lig 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) ESTATE.
n full force and virt AND IT IS Premises until default WITNESS n the year of our Loo year of the Independe Signed, Seale Greenville THE STATE OF SC Greenville PERSONAL, and made oath that	AGREED by and between the said parties that to of payment shall be made. 	hen this deed of barge at the said mortgagor. this Sing to entry - for any -	ain and sale shall cease, det is eeuth our and in the on Louis Potent Cary ; and that The with	ermine and be utterly n day of	ull and void, others to hold and e ful ty-lig 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
n full force and virt AND IT IS Premises until default WITNESS n the year of our Low year of the Independe Signed, Seale Greenville THE STATE OF SO Greenville PERSONAL and made oath that sign, seal, and as UMMON	AGREED by and between the said parties that to of payment shall be made. 	hen this deed of barge at the said mortgagor. this Sing to entry - for any -	ain and sale shall cease, det ic eeuth our and in the on Louis Potent Cary ; and that the with messed the execution there	ermine and be utterly n day of	ull and void, otherw to hold and e fri fry ity-lig 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
n full force and virta AND IT IS Premises until default WITNESS in the year of our Loo year of the Independe Signed, Seale Gigned, Seale Auguan THE STATE OF SO Greenville PERSONALI and made oath that sign, seal, and as Uucquot	AGREED by and between the said parties that to of payment shall be made. 	hen this deed of bargs at the said mortgagor. this Sight extry for	ain and sale shall cease, det is eeuth our and in the on Louis Potent Cary ; and that The with	ermine and be utterly n day of	ull and void, otherw to hold and e fri fry ity-lig 	wise to remain enjoy the said (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)

ſ

277

Greenville County. J I,	THE STATE OF SOUTH	CAROLINA,	RENUNCIATION OF DOWER.
to hereby certify unto all whom it may concern, that Mrs	Greenville Count	r.	
o hereby certify unto all whom it may concern, that Mrs	I		
Ind 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	-		
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 persons whomsoever, renounce, release and forever relinquish unto the within named	vife of the within named		did this day appear before me,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singu he Premises 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 singu the Premises within mentioned and released. GIVEN under my hand and seal, this	persons whomsoever, renound	e, release and forever relinquish unto the with	in named
he Premises within mentioned and released. GIVEN under my hand and seal, this			
(L. S.) Notary Public for South Carolina.			
(L. S.) Notary Public for South Carolina.	GIVEN under my har	d and seal, this	
(L. S.) Notary Public for South Carolina.	day of	A. D. 192	
april 18 th. 192 4	****	Notary Public for South Carolina.	
april 18 th. 192 4			
april 18 th 192 4			·
			alien 18th mill
Recorded	Recorded		wpril 10 Mi , 192
1			1