being and margin between And	TOGETHER with all and singular the rights, members, hereditaments	and appurtenances to the said Premises belonging, or in anywise incident or appertaining.
to service and force of special and on simplification to select the second of the seco	u Corporation its	heirs and assigns forever. And
And the season, and the season and recognition and explanation of the season of the season and part thereof.   And the sead mortispaces, agree, to instance the hance and buildings or said to it in some most test than Miller and mortispaces, agree, to instance the hance and buildings or said to it in some most test than Miller and mortispaces. It is not to the the sead mortispace, and that in the event that the mortispace, with all stars you find the sead mortispace, may cause the state to be through it is mortispace, with litteres.  And it is say time any cause the state to be through the mortispace, with litteres.  And it is say time and expected of such inversance under the mortispace, with litteres.  And it is say time any cause the state to be through the mortispace, with litteres.  And it is say time any cause the state to be through the mortispace, with litteres.  And it is say time any cause the state to be through the mortispace, with litteres.  And it is say time any cause the state to be through the mortispace, with litteres.  And it is say time any cause the state to be through the mortispace, with litteres.  And it is say time any cause the state of the st	do hereby bind PullAllf 22	heirs, executors and administrators
heard accentant, administrators and assigns and severy person whomever laveluby claiming at to claim the weigh or may gate threstory.  And the said charactery companies are not insured the house and haddings on an add to in 2 mm or the shand full that and the said to in 2 mm or the shand full that and the said or insured the house of the said members and the said to in 2 mm or the shand full that and the even that the management of the said more agreement of the said members, and that in the even that the management, while it are your first to do so, there the said more agreement on the said members are not be insured in.  The the precision and expense of said insurance under the members, and a said it as you line any tear of said delay or inverse descend, he said the said it as you line any tear of said delay or inverse descend, he said the said that is also processed or still premises and color said runts of said State may, at chandres or otherwise, squints a receiver, with authority to take possession of still premises and color said runts and profits a study colored.  PROVIDED ALWAYS, NEVERTHELESS, and it is the tree innest and meaning of the parties to these Premise, and agree that any fulfer of the Circuit and more and the said mercupant.  AND IT SAID ALWAYS, NEVERTHELESS, and it is the tree innest and meaning of the parties to these Premise, that if it is said mercupant.  AND IT SAID ALWAYS, NEVERTHELESS, and it is the tree innest and meaning of the parties to these Premise, that if it is said mercupant.  AND IT SAID ALWAYS, NEVERTHELESS, and it is the tree innest and meaning of the parties to these Premise and other said with a said mercupant.  AND IT SAID ALWAYS, NEVERTHELESS, and it is the tree innest and meaning of the parties to these Premise and other said ones.  BAD IT SAID ALWAYS, NEVERTHELESS, and it is the tree innest and meaning of the parties to these Premise and other said ones.  The said and the said the said of the said ones.  Bank and a said to the said ones.  BAD IT SAID ALWAYS, NEVERTHE	to warrant and forever defend all and singular the said premises unto the said.	l Oilet Life Anvurance bourpan
And the said correspont, survey to issuare the house and bubbles; or said ho in a tour not tres charal-Malled State Control Co		
Fig. 2. March 1 Colon Let 2000 Cap Delice, in a commany or companies architectory to the mortgagere	And the said mortgagor agree to insure the house and buildings	on said lot in a sum not less than hall house and sun
to fire, and assign the policy of impresser to the sald mortgagee	Fine Mandald (# 3500.00 Dollars, in a company or con	npanies satisfactory to the mortgagee and keep the same insured from loss or damage
for the president and expense of each instanced in mortgage, with interest.  for the president and expense of each instanced six mortgage, with interest.  for the president and expense of each instance under dix mortgage, with interest.  And if at any time apport of which dath, or interest thereon, be past due and movald.  Links, executors, administrators or assigns, and agree that any Judge of the Circuit count of all State may, at chambers or otherwise, apoint a recover, with authority to take possession of said president and collect and rests and profits, applying the next said profits, applying the next said profits actually collected.  PROVIND ANAYAS EVERTIFICIONS, and it is the true intent and meaning of the parties to three Presents, that it.  I have a said mortgage—, do and shall well and true's pay or cause to be paid and to the said mortgage—, the debt or sain of moving aforestail, with merest thereon, if may be dead, secondary to the true intent and meaning of the said mortgage—, the debt or sain of moving aforestail, with merest thereon, if may be dead, secondary to the true intent and meaning of the said note.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and between the said parties that the said mortgageo.  AND IT IS AGREED by and and said that the said parties that the said mortgageo.  AND IT IS AGREED by and and said that the said parties that the said mort		
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beine, executors, administrators or assume, and agree that any lodge of the Circuit Court of aid State may, at chambers or otherwise, appoint a receiver, with authority to take prosession of said premises and culter said rents and profits, applying the net proceeds thereafter (after paying costs of collection), spon hald deld, interest, cost or expresses, without liability to account for anything more than the rests and profits available collected.  PROVIDED ANIAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Presents, that if	-	$\prime\prime$
Court of said State may, as chambers or otherwise, apoints a receiver, with authority to take possession of said premise and collect said reens and profits, applying the net proceeds thereafter (alicer paying casts of collection), small debt, instruct, core or expenses; without tabelity to contact for anything more than the rests and profits, according to the parties to the said another of the parties to these Premises that if the said mortgager. In debt as an another than the rests of more and the said and that when defined this pay or cause to be paid unto the said mortgager. In debt as an of money storesaid, with interest therem. If any be due, according to the true insteat and meaning of the said mortgager. It is also the said south that the said mortgager. It is also had a said that with collection of payment static be made.  AND IT IS AGREED by and between the said parties that the said mortgager. It is hold and enjoy the said Premises until default of payment static be made.  WITHERS 19115 had between the said parties that the said mortgager. It is hold and enjoy the said remains and the part of our Lord one thinhand nine humbred and LULL,	$\mathcal{L}$	
the cet proceeds thereafter (after paying mans of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than the rents and perform actually collected.  PROVIDED ALWAYS, NYERPHIELESS, and it is the true intent and meaning of the parties to chose Presents, that if		
PROVIDED ALMAYS, NEVERTHEIDES, and it is the true intent and meaning of the parties to these Presents, that if where the presents that the parties and the start of the parties to the debt or sam of money aforesaid, with interest thereon, it any be due, according to the true intent and meaning of the said note. Then this deed of bargam and sale shall crass, determine and he startly noil and void, otherwise to remain in full foces and virtue.  AND IT IS AGREED by and between the said parties that the said mortgagor.  The shall be made.  WITHESS  THE STATE OF SOUTH CANOLINA, Greenville County.  PERSONALLY appeared before me and made and the country of the shall be said in the one hundred and parties.  Signed, Sealed and polivered in the Persence of the country of the shall be said in the one hundred and parties.  Signed, Sealed and polivered in the Persence of the country of the shall be said in the one hundred and parties.  Signed, Sealed and polivered in the Persence of the country of the shall be said in the one hundred and parties.  Signed, Sealed and polivered in the Persence of the country of the shall be said in the one hundred and parties.  Signed, Sealed and polivered in the Persence of the country of the shall be said in the one hundred and parties and in the one hundred and parties and in the one hundred and parties and in the one hundred and in the one hundred and parties and in the one hundred and find the day of the shall be said in the one hundred and released.  We shall be said to the shall case, described and released.  Signed, Sealed and grade and released.  We shall be said mortal and and said, this.  Signed Sealed and the within and said and released.  Signed Sealed and the within and said and released.		
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In full force and virtue.  AND IT IS AGREED by and between the said parties that the said mortgagor to hold and enjoy the said Premises until detail of payment shall be made.  WITTISS.  PREMISS.	said mortgagor, do and shall well and truly pay or cause to be paid unto the	ne said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be
AND IT IS AGREED by and between the said parties that the said mortgagor to bold and enjoy the said Premises until detail of payment shall be made.  WITHESS	due, 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 void, otherwise to remain
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witness 1114 hand and seal, this 11C and day of 11C and in the one hundred and 11C and 11C and in the one hundred and 11C and 11C and in the one hundred and 11C and 11C and in the one hundred and 11C	AND IT IS AGREED by and between the said parties that the said mo	ortgagor to hold and enjoy the said
in the year of our Lord one this and nine bundred and Alleland for the lodgendence of the United States of America.  Signed, Sealed and Delivered in the Presence of Mr. S. William (L. S.)  Signed, Sealed and Delivered in the Presence of Mr. S. William (L. S.)  Signed, Sealed and Delivered in the Presence of Mr. S. William (L. S.)  (L. S.)  Signed, Sealed and Delivered in the State of America.  (L. S.)  Signed, Sealed and Delivered in the State of America.  (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Alle of William (L. S.)  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  SWORN to before me, this.  SWORN to before me, and deed, deliver the within written Deed; and that. he with.  Notation of the within manned.  William to the execution thereof.  SWORN to before me, and the sworth meretion thereof.  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER  Greenville County.  A to be red, and the within manned.  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 or 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 the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of  A D. 192	Premises until default of payment shall be made.	
in the year of our Lord one this and nine bundred and Alleland for the lodgendence of the United States of America.  Signed, Sealed and Delivered in the Presence of Mr. S. William (L. S.)  Signed, Sealed and Delivered in the Presence of Mr. S. William (L. S.)  Signed, Sealed and Delivered in the Presence of Mr. S. William (L. S.)  (L. S.)  Signed, Sealed and Delivered in the State of America.  (L. S.)  Signed, Sealed and Delivered in the State of America.  (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Alle of William (L. S.)  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  SWORN to before me, this.  SWORN to before me, and deed, deliver the within written Deed; and that. he with.  Notation of the within manned.  William to the execution thereof.  SWORN to before me, and the sworth meretion thereof.  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER  Greenville County.  A to be red, and the within manned.  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 or 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 the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of  A D. 192	WITNESS	Decand day of Mary
year of the Independence of the United States of America  Signed, Sealed and Delivered in the Presence of  A. D. M. College and Market and College and	in the year of our Lord one thousand nine hundred and till attached	our and in the one hundred and folkting success
Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  and made oath that the saw the within named.  Sign, seal, and as Related and deed, deliver the within written Deed; and that the with.  SWORN to before me, this the State of South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  The STATE OF SOUTH CAROLINA,	· / //	
MILESTATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. and made outh that he saw the within named.  Act and deed, deliver the within the vitted of the viction of the vittin named.  Act and deed, deliver the within the vitted of the viction of the vittin named.  THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof.  SWORN to before me, this.  Act and day of the vittin named.  THE STATE OF SOUTH CAROLINA, Greenville County.  THE STATE OF SOUTH CAROLINA, Greenville County.  Act and whom it may concern, that Mrs.  wife of the within named.  Add whom it may concern, that Mrs.  wife of the within named.  Add whom it may concern, that Mrs.  wife of the within named.  Add whom 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 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 the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192	·	
THE STATE OF SOUTH CAROLINA, Greenville County.  FERSONALLY appeared before me. Autil 2014 10 10 10 10 10 10 10 10 10 10 10 10 10		Wilder la Charles and Cas
THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Suite Military and without any compelsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  (L. S.)  MORTGAGE OF REAL ESTATE.  MORT		
THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Suitable The within written Deed; and that he with within sign, seal, and as he with a cat and deed, deliver the within written Deed; and that he with witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  LC LL W. Witnessed the execution thereof.  SWORN to before me, this.  A D. 192  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released.  CIVEN under my hand and seal, this.  A D. 192		(L. S.)
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  And made cath thathe saw the within named.  Wilda.	ary 10, Dullefor Du	(L, S.)
Greenville County.  PERSONALLY appeared before me. Suitable Deck; and that he saw the within named. William of Linghing on the with within named. William of Linghing on the with within same of the county.  SWORN to before me, this. SWORN to before me, this wife of the within named.  I, do hereby certify unto all whom it may concern, that Mrs. Wife of the within named. Side this day appear before me, 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 or 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 the Premises within mentioned and released.  GIVEN under my hand and seal, this. A. D. 192.		(L, S.)
sign, seal, and as Real and deed, deliver the within written Deed; and that he with witnessed the execution thereof.  SWORN to before me, this day of Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs did this day appear before me, 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 or 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 the Premises within mentioned and released.  GIVEN under my hand and seal, this  day of	PERSONALLY appeared before me	
Witnessed the execution thereof.  SWORN to before me, this.  day of CALL Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I,	and made bath that	
Witnessed the execution thereof.  SWORN to before me, this.  day of CALL Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I,	sign seal and as helf act and deed, deliver the within writte	en Deed; and thathe with
SWORN to before me, this.  day of	J.D. Mc Cullough	
day of		
THE STATE OF SOUTH CAROLINA, Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	Surviva 222 Calmain
THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs wife of the within named	day of A. D. 192.47	
THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs wife of 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 or 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 the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 192  A. D. 192	Notary Public for South Carolina.	
Greenville County.  I,		
Greenville County.  I,		
Greenville County.  I,		
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
wife of the within named	Greenville County.	•
wife of the within named		
wife of the within named	I,	
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 or persons whomsoever, renounce, release and forever relinquish unto the within named	·	
Dersons whomsoever, renounce, release and forever relinquish unto the within named		
the Premises within mentioned and released.  GIVEN under my hand and seal, this	persons whomsoever, renounce, release and forever relinquish unto the within na	amed
the Premises within mentioned and released.  GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		interest and estate, and also all her right and claim of Dower of, in, or to all and singular
day of	the Premises within mentioned and released.	
	GIVEN under my hand and seal, this	
	day of	
Notary Func for South Carollia.	(L. S.)	
	Notary Public for South Carolina.	
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Recorded May 19th 1924	Recorded	· · · · · · · · · · · · · · · · · · ·