ties and Antigen, forever. And A de hereby band. PHALIGHT CARLES AND IN A CONTROL TO A STATE OF SOUTH CARDINA STATE OF SOUTH CARDINA STATE OF SOUTH CARDINA. There and Antigen for the child of Antigen. The covery pursue whomsever abeliefy chaining or to chim the same or any part thereof. AND the sand montagener. Agree 5 to inserve the times and standards as said ber in the same of too less them. A control of the control o	TOGETHER with, all and singular, the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or pertaining.	1 0
The sackars, Administrators and Assigns, and every purious choomsecure sheelily claiming or to claim the same of any part thereof. AND ill and mortgager. agreed to more than the same of any and seek than any companies statisticationy to the mortgager. AND ill and mortgager agreed to more than the mortgager and the in the same of not few than the same of not the seek of seek of the purious of inclined to any change to fire, the control the purious of incomes to seek mortgager, and the in the control of the con	TO HAVE AND TO HOLD, all and singular, the said premises unto the said mortgagee	
The sackars, Administrators and Assigns, and every purious choomsecure sheelily claiming or to claim the same of any part thereof. AND ill and mortgager. agreed to more than the same of any and seek than any companies statisticationy to the mortgager. AND ill and mortgager agreed to more than the mortgager and the in the same of not few than the same of not the seek of seek of the purious of inclined to any change to fire, the control the purious of incomes to seek mortgager, and the in the control of the con	do hereby bind muselfand 2200	
The sackars, Administrators and Assigns, and every purious choomsecure sheelily claiming or to claim the same of any part thereof. AND ill and mortgager. agreed to more than the same of any and seek than any companies statisticationy to the mortgager. AND ill and mortgager agreed to more than the mortgager and the in the same of not few than the same of not the seek of seek of the purious of inclined to any change to fire, the control the purious of incomes to seek mortgager, and the in the control of the con	ins and Assigns, forever. And injury to marront and forever defend all and singular the said premises unto the said mortgagee	u
in. Execution, Albinishistates and Artigat, and every person whomosome harding chrisming or to chick the some of any part therein. AND the sale martinger—squeed in the managemen—the body and benefiting on said to in the some of and has them. AND the sale martinger—squeed in the managemen—the body and benefiting on the part of the sale to the them. AND if a say the contract the cent the the managemen—that are part of to the so the the and was agreed—that you can be part of the sale to the contract of the sale to the cent to be and was agreed—that you can be part of the sale to be and was agreed—that you can be part of the sale to be and was agreed—that you can be part of the sale to be and was agreed—that you can be part of the sale to be and the sale to be an expected to the sale that the sale to be applied to the sale that the sale to the sale managemen. AND if a say time any part of said door or interest discress, he past the and unwayed were paid on. AND if a say time any part of said door or interest discress, he past the and unwayed—the prevailing the retries and particles of the sale to the sale that the sale to the sale that the sale to the sale that the sale that the sale to the sale that the sale that the sale that the sale to the sale that the sale that the sale to the sale that the sale that the sale to the sale that the s	Hoirs, Executors and Administrators to warrant and forever defend, all and singular, your said premises the tile said in significant and against of the said in significant and si	11.
AND the raid movingagos— agree 2. to insure the honor and imatings on mild for in the sum of any ites that followed in the sum of any ites that surplements and interpretations of the sum interest from how or demage by face, and savige the policy of insurance to read contrigence	Terrs and Assigns from and against	T
AND the raid movingagos— agree 2. to insure the honor and imatings on mild for in the sum of any ites that followed in the sum of any ites that surplements and interpretations of the sum interest from how or demage by face, and savige the policy of insurance to read contrigence	eirs Executors Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof.	
a company or companies entisherory to the mortgager	AND the said materials and Figure the house and buildings on said lot in the sum of not less than Aline Alice	u
a congary or compenses established by the interface or and keep the same horized than loss or thorough by for, and extigate the policy of interface to the action of the said contegues—may cause the among the manual and minimum. And it is the content of the said contegues—may cause the among to be used to be action of the premium and expenses of such insurance does the montgage, with interest, or may proteed to foreclase as though this mortgage were past does. AND if at any time any part of and debt or interest thereon, be past due and outpaid. AND if at any time any part of and debt or interest thereon, be past due and outpaid. AND if at any time any part of and debt or interest thereon, be past due and outpaid. AND if at any time any part of and debt or interest thereon, be past due and outpaid. AND if at any time any part of and debt or interest thereon, be past due and outpaid. AND if at any time any part of and debt or interest thereon, be past due and outpaid. AND if at any time any part of and debt or interest thereon, by past due to content outpaid and outpaid of the above certification. Administrators or otherwise, appoint a recovery. AND if at any time any part of and debt or interest thereon, and past due to content outpaid and	AND the said mortgagor agree to insure the house and buildings on said to in the said mortgagor	
service promises to said mortgage. or	a company or companies satisfactory to the mortgagee, and keep the same insured from loss or damage by fire, and assign the policy of insurance to e said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee may cause the same to be sured in	
THE EXECUTION, Administrations on Assigns, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver; the authority of the provision of the p	AND if at any time any part of said debt or interest thereon, be past due and unpaid	
in authority to take possession of soid premises and collect said creats and profits, applying the not proceeds thereof faiter paying cost of collection) upon said by, interest, cost or expression, with tablify to account for asysting more than the rents and profits accounty options account to the process, these if the procession of the parties to these presents, that if the procession of the parties to the pass, unto the said mortgages—the debt or sum of money aforesaid, with interest thereon, if any lie due, according to the true initial and maning of the said not, then this devil of bargain and said said (easy, determine and be utility and and void, otherwise to remain in fall force and the presents and death of payment shall be made. AND IT IS AGRIED, by and between the said parties, that said mortgages—to bold and eaply the deventies entil detail of payment shall be made. WITHESS Hand. and Seal. this is a said mortgages and the presence of the tollegendence of the United States of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of	scribed premises to said mortgagee or Ria Streets	
the said mortgage—— the debt or sum of money adoresaid, with interest thereon, if any be dua, according to the true in it and meaning of the said mortgage—— the debt or sum of money adoresaid, with interest thereon, if any be dua, according to the true in it and meaning of the said mortgage—— the debt or sum of money adoresaid, with interest thereon, if any be dua, according to the true in its and meaning of the said mortgage—— the debt of sargain and sale shall cross, determine and be utterly all and void, otherwise to remain to full force and true. AND IT IS AGREED, by and between the said parties, that said mortgager—— the hold and enjoy the depressive small default of payment shall be made. WITNESS—— Head and Seal. This Additional that we will be said parties, that said mortgager—— the hold and enjoy the depressive small in the payment shall be made. WITNESS—— Head Delivered in the Presence of Seal and Seal and Delivered in the Presence of Seal and Seal and Delivered in the Presence of Seal and Seal and Delivered in the Presence of Seal and Seal and Delivered in the Presence of Seal and Seal and Delivered in the Presence of Seal and Seal and Delivered in the Presence of Seal and Seal and Delivered in the Seal and Se	eirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, ith authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying cost of collection) upon said that interest, cost or expenses; without liability to account for anything more than the rents and profits actually collected.	
Ity pay, or cause to be paid, unto the said mortgagee		
AND IT IS AGREED, by and between the said parties, that said mortgager. It premises until details of payment shall be made. WITNESS Hand and Seal this Ideal and the say of Alexandra and the premises of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, PERSONALLY appeared before the American Sealed and the American Sealed and American Sealed and Sealed American Sealed and Sealed American Sealed and Sealed American Se	aly pay, or cause to be paid, unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true in- nt 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 in full force and	
degreeniese until default of payment shall be made. WITNESS	AND IT IS AGREED, by and between the said parties, that said mortgagor	
the year of our Lord one thysand nine bundred and title stay states and in the one bandred and ionty, feefly facult are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered States of Signed, Sealed and Delivered States of Signed, Sealed States of Signed States of Sig	id premises until default of payment shall be made.	
the year of our Lord one thysand nine bundred and title stay states and in the one bandred and ionty, feefly facult are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered States of Signed, Sealed and Delivered States of Signed, Sealed States of Signed States of Sig	WITNESS Hand and Seal, this YAMATA day of December	
ar of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (L. S) (L. S) (L. S) (L. S) (L. S) (L. S) THE STATE OF SOUTK CAROLINA, PERSONALLY appeared before me. d made eath that he saw the within named d made oath that he saw the within named MORTGAGE OF REAL ESTATE. SWORN to before me, this. day of Office me, this. (A. D. 19.2) THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. SWORN to before me, this. (A. D. 19.2) THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. SUBJECT OF SOUTH CAROLINA. A. D. 19.2) THE STATE OF SOUTH CAROLINA. With the within named of the Within named of this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computence, on, dread or fear of any person or persons whomsoever, renounce, release and forever retinguish unto the within named of the state of the state of the state of the within maned of the state of the sta	the year of our Lord one thousand nine hundred and till entry mentand in the one hundred and forty for files	1.1
THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, A D. 19 A STATE OF SOUTH CAROLINA, A D. 19 A STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, A D. 19 A STATE OF SOUTH CAROLINA, A D. 19 A STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, A D. 19 A STATE OF SOUTH CAROLINA, THE ST	ar of the Independence of the United States of America.	
THE STATE OF SOUTH CAROLINA. SWORN to before me, this day of Life South Carolina	Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA, PERSONALLY appeared before me. In made oath that he saw the within named for the within written Deed; and that he with for seal, and as for the within hammed for the within written Deed; and that he with for seal, and as for the within hammed for seal for seal for seal for seal for the within hammed for the withi	Jannie Lawer Crocker (1. 6. allsander) (L. S.)	
THE STATE OF SOUTH CAROLINA. PERSONALLY appeared before me. d made oath that he saw the within named	(L. S.)	
THE STATE OF SOUTH CAROLINA. PERSONALLY appeared before me. d made oath that he saw the within named	(L. S.)	
THE STATE OF SOUTH CAROLINA, PERSONALLY appeared before me. d made oath thathe saw the within named		
PERSONALLY appeared before me day and as that he saw the within named and deed, deliver the within written Deed; and that he with day of the state of South Carolina, Sworn to before me, this day of the state of South Carolina, Sworn to before me, this day of the state of South Carolina, Sworn to before me, this day of the state of South Carolina, Sworn to before me, this day of the state of South Carolina, Sworn to before me, this day of the state of the within named do hereby certify the state of the within named deed, and the state of the within named deed, and the state of the within named do hereby certify 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 to the state, 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 the state of the state of the state of the singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of the state of	(L. S.)	,
and made oath thathe saw the within named	(Selectivalle) County.	
and made oath thathe saw the within named	PERSONALLY appeared before me Lounie Lounie Lounie Lounie	
THE STATE OF SOUTH CAROLINA, In the state of the within named. In this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. In the state of the within named and seal, this declared by the state of the st	d made outh that the saw the within named (the alexander)	
witnessed the execution thereof. SWORN to before me, this day of Delegate Sell A. D. 19.29 THE STATE OF SOUTH CAROLINA, County. I	du made bath thate saw the within hamed	
day of Scall Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. I	gn, seal, and as <u>his</u> act and deed, deliver the within written Deed; and thathe with <u>f. 2</u> <u>biss keys</u>	
day of Scall Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. I	SWORN to before me, this	
I		er
I	(4) 11 (m) 1 (1) County	
de wife of the within named. de this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, 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 the premise within mentioned and released. GIVEN under my hand and seal, this day of the premise within mentioned and released.	I. J. U. Charkeys, notary fublic for do do hereby certify	
d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compution, 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. 19.29 Lannel M. M. D. 19.29		
day of A. D. 19.29 day of A. D. 19.29 C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right C. W. Color Markette, and also all her right A. D. 19.29	d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compul-	12:3
heirs and assigns, all her interest and estate, and also all her right declaim 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. 19.22 Land M. D. 19.23 Land M. D. 19.24 Land M. D. 19.24 Land M. D. 19.25 Land M. D	on, dread or rear or any person or persons whomsoever, renounce, release and torever remiduish unto the within named and a series of the serie	
GIVEN under my hand and seal, this the day of leave of the leave (I. S.)	························/	
(L. V. Croskers, (L. S.)	nd claim of Dower of, in or to all and singular the Premises within mentioned and released.	
(L. V. Croskers, (L. S.)		
And a series of the series of	day of lember A. D. 1929 Carre Mander	
and the same of	Notally Fublic 101 S. C.	