terms and Ausigns, forever. And A do hereby bind Mighall GALL THE STATE OF SOUTH CAROLINA Liters, Executors and Administrators to warrant and forever defeed, all and slaguids, the soid promises tone the said mortgages. And Liters and Assigns from and against. The GALL THEY LITERS AND Assigns from and against. The GALL THEY LITERS AND Assigns from and against. The GALL THEY LITERS AND Assigns from and against. The same of not less than Chell Intelligence. AND the said mortgages—agree—to insure the hower and baindings an acid to in the same of not less than Chell Intelligence. And are against the said the contrages of any contrages and that in the event that the mortgages—and all a ray time and the said contrages—and and are the said contrages—and that in the event than the mortgages—and all a ray time and the said contrages—and a said that in the event than the mortgages—and a ray time and processes of an acid that mortgages were past due. AND if as any time any past of said debt or interest thereon, be past due and compiled. AND if as any time any past of said debt or interest thereon, be past due and compiled — hereby assign the renta and profits of the above that interest, on a consense; without addition, to exceed for exceedings to each of the past of the said mortgage. And an overlaps were past due. AND if as any time any past of said debt or interest thereon, be past due and compiled — hereby assign the rental and profits are said to the said of the said of the said of contrages were past due. AND if as any time any past of said debt or interest thereon, be past due and compiled — hereby assign the rental and profits are said to exceed the said contrages of the past of the said contrages of t		and appurtenances to the said premises belonging or in anywise incident or
teles, Exercitors and Administrators and Automore second, all and supports, in and permission that are an advantage of the control of the con	TO HAVE AND TO HOLD, all and singular, the said premises unto the said mortgagee	
and Executions and Administrations to warrant and large secretic decided. It and uppose, the said reference and against the said and administration of the said management and agreement agreement and agreement and agreement agreement agreement agreement agreement agreement and agreement agr	do haraba kind 2	mulile and one
der, Executors, Administraturs and Antigen, and every persons abomesterer lawfolly channen, or to claim the same or any part thereof. AND the said energage— agroum to insiste the house and annihilation and do for the the same or any part thereof. Billed. All. See an and the said energage— agroum to insiste the house and annihilation and do for the the same of an any part thereof. Billed. All. See an annihilation of the said mortgage— and have the same instruction from fore or damage by See, and saving the polytry of insurance to the said mortgage, and that in the event that it is mortgage— which a way time for It to do so, these feed mortgages are marked to the said mortgage, and the same and reinhors— shall all the same insurance to the said mortgage, with interest, or may proceed to faceclose as though this mortgage, with interest, or may proceed to faceclose as though this mortgage were past due. AND it as any time any port of said duke or interest thereon, he past due said compilet. AND it as any time any port of said duke or interest thereon, he past due said compilet. AND it is any time any port of said duke or interest thereon, he past due said compilet. AND it is any time any port of said duke or interest thereon, he past due said compilet. AND it is any time any port of said duke or interest thereon, he past due said compilet or the promotest thereof other power on it confections again and the interest of the interest of the said mortgage. The other powers are the said mortgage, the said contribute of the said mortgage of the said mortgage of the said mortgage of the said mortgage. The other powers are the said mortgage, the said contribute of the said mortgage. The other powers are said the said of the said contribute of the said mortgage. The said the said contribute of the said of the said contribute of t	eirs and Assigns, forever. And do nereby bind	
there. Executions, Adoministations and Assigns, and every pursues submitted the state to stam the same or any part thereof. AKD the said meritages— spream to instruct the house and includings on said let in the same of one less than Indian Indian and the same state of the same of the same of the same in the same of the same state of the same same same of the same same same same same same same sam		
AND if at any time sety part of said dates or interest thereon, by past of set of the corresponding control of the control of the corresponding control of the co	ite successors	Heirs and Assigns from and against Mc and my
A concassor or completes whitehappy to the mortgager	leirs, Executors, Administrators and Assigns, and every person whomsoever	r lawfully claiming or to claim the same or any part thereof.
13 company or companies satisfactory to the successpace		
as and mortgages	a company or companies satisfactory to the mortgagee, and keep the	e same insured from loss or damage by fire, and assign the policy of insurance to
AND if at any time any part of said debt or interest thereon, he past due and ungain. AND if at any time any part of said debt or interest thereon, he past due and ungain. AND if at any time any part of said debt or interest thereon, he past due and ungain. AND if at any time any part of said debt or interest thereon, he past due and ungain. AND if at any time any part of said debt or interest thereon, he past due and ungain. AND if at any time any part of said debt or interest the any policy of the Circuit Court of said State may, at databate to orderwise, appoint a reterior that authority to take posterior of said premise and agreet that the cast said policy debt interest the result of the said through the part of said State may, at databate to orderwise, appoint a reterior that authority to take posterior of said premise and said through the part of said said through the part of said from any shore and, and the part of the said through the part of the said and unstances. And if it true reters and meaning of the parties to these presents, that it will and any may not cause to be paid, such the said manning of mergapee. The debt or said and meaning of the said unter, then this deed of hargins and gate ball coace, determine and to unterest threese, if any be thus, necessary in the parties of these presents, that it is force any integer. AND IT IS AGREED, by and between the said parties, that said unotage, or the said said and any and, otherwise to remain in this force are integer. AND IT IS AGREED, by and between the said parties, that said unotage, or the said said the manner. WITHESS FALL Hand. and Stal. On the said said the manner. WITHESS FALL Hand. And Stal. On the said said the manner. J. Hand. And Stal. On the said said through the Presence of J. Hand. And Stal. On the said said the said said and Delivers in the Presence of J. Hand. And Stal. On the said said through the said said through the said said said through the said said said said through the said said through the said said said said th	he said mortgagee; and that in the event that the mortgagor shall at	t any time fail to do so, then the said mortgagee may cause the same to be
internation for south congregate. Or IND. AMADEMIANA THE STATE OF SOUTH CAROLINA. MINISTER STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. ACTIVE STATE OF SOUTH CAROLINA. County. SWORN to before me, this, and special set south care and south within samed. SWORN to before me, this, and south south care south sou		
thereford, province to said energages. or it. C. SURRAMANA. The Executors, Administrators or Assign, and agree that say Judge of the Ceresia Centr of said State may, at chambers or observins, appoint a reserver forth, interest, cont or experses, without liability to account for a systing most profits, applying the not proceed through (after paying coast of collect said reast and profits, applying the out proceeds through (after paying coast of collection) upon mic and the control of the paying coast of collection) upon mic and the control of the paying coast of collections of the paying coast of the paying coast of the paying coast of the paying coast shall be made. WITNESS THE Hand. and Said, this collection of payment shall be made. WITNESS THE HAND AND AND AND AND AND AND AND AND AND		
AND IT IS AGKEED, by and between the said parties, that also mortgager. AND IT IS AGKEED, by and between the said parties, that also mortgager. The year of our Lord one thousand sine hundred and the year of our Lord one thousand sine hundred and the year of the Independence of the United States of America of Signed, Sealed and Delivered in the Presence of Signed Sealed and Sealed Signed Sealed Signe		
with authority to take possession of sand premises and collect sand rates and profits, analyting the net proceeds thereof lattice young coll of collection) upon and lobely, interest, costs or expenses, without hability to account for anything more than the resist and profits returning collected. PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and susaning of the parties to these presents, that it is made and transing of the parties to these presents, that it is made and transing of the parties to these presents, that will not an and transing of the said outs, then this deed of bacquis and sale shall coars, determine and the unitary and self-visit, and the row in earl and transing of the said outs, then this deed of bacquis and sale shall coars, determine and the unitary and self-visit. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said parties, that said mortgager. AND IT IS AGKEED, by and between the said mortgager. AND IT IS AGKEED, by and between the said mortgager. AND IT IS AGKEED, by and between the said said said said mortgager. AND IT IS AGKEED, by and between the said said said said said said said said	described premises to said mortgagee or	ne Circuit Court of said State may, at chambers or otherwise, appoint a receiver,
The said coregagor	with authority to take possession of said premises and collect said rents and p	profits, applying the net proceeds thereof (after paying cost of collection) upon said one than the rents and profits actually collected.
ruly pay, or cause to be paid, into the said mortgages		
AND IT IS AGREED, by and between the said parties, that said mortgagor. The part of our Lord one thousand sine hundred and sol, this of the year of our Lord one thousand sine hundred and sol, this of the year of our Lord one thousand sine hundred and sol, this of the part of our Lord one thousand sine hundred and sol, this of the part of our Lord one thousand sine hundred and sol, this of the part of our Lord one thousand sine hundred and sol, this of the part of our Lord one hundred and sold of the part of our Lord one hundred and sold of the part of our Lord one hundred and sold of the part of our Lord one hundred and sold of the part of our Lord one hundred and sold of the part	ruly pay, or cause to be paid, unto the said mortgagee the debt or sum of	of money aforesaid, with interest thereon, if any be due, according to the true in-
witness until default of payment shall be made. Witness They Hand and Seal, this day of Discharded and seal, this day of Discharded and seal, this day of the Independence of the United States of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Presence of Americal Signed, Sealed and Dolivered in the Sealed Americal Signed, Sealed and Sealed Americal Signed, Sealed Americal Signed Americal Signed, Sealed Amer	virtue. AND IT IS AGREED, by and between the said parties, that said mort	gagor to hold and enjoy the
ne the year of our Lord one thousand nine hundred and filter and in the one hundred and forty. The state of the United States of Americal Signed, Seaded and Delivered in the Presence of J. Mark. J. Mark. J. Mark. J. Mark. J. Mark. J. Mark. J. Mortgage of Real Estate. Mo	aid premises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of J. Mark. Mark. J. S. (L. S. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. J. S. (L. S. J. S. Notary Public for S. C. J. S. (L. S. J. S. J. S. (L. S. J. S. L. S. J. S. (L. S. J. S. (L. S. J. S. (L. S. J. S. L. S.	WITNESS Hand and Seal this	20 day of December
Signed, Sealed and Delivered in the Presence of J. Mark. Mark. J. S. (L. S. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. J. S. (L. S. J. S. Notary Public for S. C. J. S. (L. S. J. S. J. S. (L. S. J. S. L. S. J. S. (L. S. J. S. (L. S. J. S. (L. S. J. S. L. S.	the year of our Lord one thousand nine hundred and fartif sign	and in the one hundred and forty
THE STATE OF SOUTH CAROLINA. County	ear of the Independence of the United States of America	
THE STATE OF SOUTH CAROLINA. DERSONALLY appeared before me. J. March. J. Hall. MORTGAGE OF REAL ESTATE. DERSONALLY appeared before me. J. March. J. Hall. igu, real, and as. L.M. act and deed, deliver the within written Deed; and thathe withlbas. J. Mall.smith. witnessed the execution thereof. SWORN to before me, this	Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA. PERSONALLY appeared before me for the within named for the within written Deed; and that he with likes I hallewill iga, seal, and as for feeling for seal for sea	I mack Hoods	Louisa J. Hall (L. S.)
THE STATE OF SOUTH CAROLINA, PERSONALLY appeared before me J. March. J. Hall. SWORN to before me, this. day of March. J.	//	
THE STATE OF SOUTH CAROLINA. PERSONALLY appeared before me. J. Mall. Igo, seal, and as A. A. D. 19 J.		(
THE STATE OF SOUTH CAROLINA, County. PERSONALLY appeared before me. J. Mall. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. PERSONALLY appeared before me. J. Mall. Mortgage of Real Estate. J. Mall. Witnessed the with. Jhos. Witnessed the execution thereof. SWORN to before me, this. A. D. 19 J. Mortgage of Real Estate. Witnessed the execution thereof. SWORN to before me, this. A. D. 19 J. Mortgage of Real Estate. Witnessed the with. Witnessed the execution thereof. SWORN to before me, this. A. D. 19 J. Wortgage of Real Estate. Witnessed the with. Witnessed the execution thereof. SWORN to before me, this. A. D. 19 J. Wortgage of Real Estate. Wortgage of Real Estate. Mortgage of Real Estate. Witnessed the with. Witnessed the execution thereof. Witnessed the execution thereof. SWORN to before me, this. Mortgage of Real Estate. Witnessed the with. Mortgage of Real Estate. Witnessed the with. Mortgage of Real Estate. Witnessed the execution thereof. SWORN to before me, this. Mortgage of Real Estate. Witnessed the execution thereof. Witnessed the execution the		(L. S.)
PERSONALLY appeared before me J. Mash Starts Identify appeared before me J. Mash Starts Independent of the within named Salution S. Hall Independent of the within named Salution S. Hall Independent of the within named Salution S. Hall Independent of the within named Salution S. C. S. S.		(L. S.)
act and deed, deliver the within written Deed; and thathe with		MORTGAGE OF REAL ESTATE.
and made oath thathe saw the within named	PERSONALLY appeared before me J. Mark Hay	ode
sign, seal, and as Law act and deed, deliver the within written Deed; and that he with Thaw I had I ha	and made eath that he saw the within named Adulas	7 Hall
witnessed the execution thereof. SWORN to before me, this. A. D. 19 4 legal of A. M.	mu made bath that saw the willing hamban management of the same saw the saw the same saw the saw the same saw the saw the same saw the	
witnessed the execution thereof. SWORN to before me, this. 20 M. day of S.M.M. M. M	in seal and as how act and deed deliver the within wri	itten Deed; and that he with That I holdsmith
SWORN to before me, this. day of S. M. M. J. M.		
day of ALMANGU A, D. 19-4. JAMANGU A, D. 19-4. JAMANGU A, D. 19-4. Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I		
THE STATE OF SOUTH CAROLINA, County. I, do hereby certificant all whom it may concern, that Mrs. the wife of the within named. 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. A. D. 19. (L. S.) Notary Public for S. C. Notary Public for S. C. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER.	SWORN to before me, this	mash theads
County. I,	That, J. Soldsmith (Seal)	y. U. U. W. C. W.
I,	}	RENUNCIATION OF DOWER.
the wife of the within named		do hereby certify
the wife of the within named	*/····	
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 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		
and claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		
day of		
Notary Public for S. C.		
·		