eirs, Executors and Administrators to warrant and forever defend, all and singular, the said premises unto the said mortgagee	TOGETHER with, all and singular, the rights, members, hereditaments and appurtenances	to the said premises belonging or in anywise incident or
also and Antipos, fureits. Add. do hereby bind. inc. Eccentry and Administrators to waters and inverse circles, all and depthy, the anal sentition unto the soil unifrication. If the analytic free and Agigns. inc. Economy. Administrators and Antigon, and every person whomester hereby chaining in to call the some or any part thereof. AAD the said merigage—agree—to insure the house and obtiding on soul his in the some of not less than. Accompany or companies establishmary to the antivavariation. A company or companies establishmary to the antivavariation and accentrates. A company or companies establishmary to the antivavariation of the company of the process and company of the comp		
dis, Executors and Administrators and Assigns, and every persons whomsever haveley chaining on the chain to enter or any part thereof. ACM Die and dargegore		
AND it is and Areigne from and against. AND the said corregages— grow— so insure the house and boiledge, or said to the least and against the control of the said and against the control of the said and against the property of the control of the said and against the property of the control of the said and against the property of the control of the said and against the property of the control of the said said against the property of the control of the said said against the property of the control of the said and trainflature for the said said against the property of the control of the said said against the property of the control of the said said against the property of the control of the said said said said said said said said		
dark, Exercitors, Administrators and Assigns, and every person whomewares abstudy claiming or us skase the same or any part thereof. AAD the naid mortgager— agrees—to answer the house and besidings or end bot in the same of not less than a part of the party of knowns to a company or companies statistatory in the marriager——and keep the same hourself took dots or dismage by fire, and assign the pathsy of knowns to be used the mortgager—and that in the event that the mortgager—shall as any time fail to do so, then the administrators—any cause the state of the hourself of the third mortgage, with interest, or may proceed to freschore so through this mortgage were pass due. AND if at any time any part of said dark or interest thereon, he past due and unpoid——hereby assign the rents and profits of the above served processes to said mortgager— AND if at any time any part of said dark or interest thereon, he past due and unpoid——hereby assign the rents and profits of the above served processes to said mortgager— AND if a may be a submitted to the said control of said state and the said control of said state and the above served processes to said mortgager— AND if a may be a submitted to the said control of said state and the said profits of the above served processes the said control of said state and profits of the above served processes and the said control of said state and profits of the above served processes and the said control of said state and profits of the part of the above served processes and the said control of said state and profits of the part of the above served processes and the said control of said state state and state state and the said said state state and state state state state state and state state state state state state state state sta		
AND the saled contragager— agree		
a company or composite sublishatory to the corresponses and keep the construction or deseage by fire, and analysis the policy of incurrance or each corresponses. And that is the event that the mortgages. Shell at any time fail to do so, then the sale marragere. May cause the policy of incurrance of the third the mortgage, with interces, or may protect to foreclade as thought this corresponse were past due. AND if at any time any part of said data or interest thereon, be past due and capanises to said mortgages. AND if at any time any part of said data or interest thereon, be past due and capanises to said mortgages. AND if at any time any part of said data or interest thereon, be past due and capanises to said mortgages. AND if at any time any part of said data or interest thereon, be past due and capanises to said mortgages. AND if at any time any part of said data or interest thereon, be past due and capanises to said mortgages. AND if at any time any part of said data or interest thereon, be past due and capanises to said mortgages. It authority to take possessation of said premises and colors said areas any long said the regions. Said profession of the said was a said profession of the said was the said parties, that is time and capanises. AND IT IS AGREED, by and between the said parties, that said mortgages. AND IT IS AGREED, by and between the said parties, that said mortgages. To hold and capanise said feeling of the said was a said said to say, decrease and be critical said and vaid observed to hold and capanise at the ladge-date of the brief said said of said said said said to say, decrease and the said said said forty. THE STATE OF SOUTH CAROLINA, County. THE STATE OF SOUTH CAROLINA, County. A D. 19. Notery Public for S C S D Notery Public for S C S D Notery Public for S C S D Note		
a company or companies satisfactory to the correspond		
AND if at any time any part of said debt or interest thereon, he part due and unpoid. AND if at any time any part of said debt or interest thereon, he part due and unpoid. AND if at any time any part of said debt or interest thereon, he part due and unpoid. AND if at any time any part of said margage. AND if at any time any part of said margage. AND if at any time any part of said margage. AND if at any time any part of said margage. AND if at any time any part of said said said said and unpoids, applying the rents and profits an advanced throat states are there of control of said said said said said said said said	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
AND if at any time any part of said debt or interest thereon, he past due and inspirid. AND if at any time any part of said debt or interest thereon, he past due and inspirid. AND if at any time any part of said debt or interest thereon, he past due and inspirid. AND if at any time any part of said debt or interest thereon, he past due and inspired. AND if at any time any part of said debt or interest thereon, he past due to discount of said country and inspired the part of the past of the		
AND if at any time may part of said debt or interest thereon, be past doe and supid—	nder tills mortgage, with interest, or analy provide to receive an arrange and a second or analy provide to the second or analysis of th	
serviced premises to said morgages or dirs. Executors, Administrators or Assigna, and sugree that any Jodge of the Circuit Court of said State may, at chatalers or otherwise, appoint a receiver of the substitution of the president of said premises and could note and morth, applying the net proceed thereof sitter paying care of collections) upon said to introduce the processor of said premises and could not and more payer. The provides of the patients without liability to account for acything more than the cents and morts settled collected. The provident paying care of collections) upon said to introduce the paid mortgage		•
tirs, Lacrotros, Administrators or Assigns, and agree that any Judge of the Circuit Court of raid State may, at clausholes or oliverships, applied to receive the authority to take possession of so premises and officials and result and received applied that protects, physical part after peying cost of collection) upon raid in interest, cost or expenses; without liability to account for anything more than the result and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, And it is true instead and meaning of the pastice to these presents, that it. And DIT IS ACREED, by and between the said mortgager. — the debt or sum of mency after said, with interest thereow, if any be those, scange to be true in and meaning of the pastice of the pastic		
this, interest, cost or expenses; without liability to account for anything more than the roots and probas actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is true interest and meaning of the parties to these presents, that it. the said mortgagor	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of s	aid State may, at chambers or otherwise, appoint a receiver,
the said mortgager	ebt, interest, cost or expenses; without liability to account for anything more than the rents and	d profits actually collected.
Lity pay, or cause to be paid, onto the said mortgages—— the debt or sum of money accreased, whe haterest throuson, if any he due, according to the true in and meaning of the said note, then this deed of bargain and sale shall cease, determine and be uttrily null and void, otherwise to remain in full force an true. AND IT IS AGREED, by and between the said parties, that said mortgagor———————————————————————————————————	PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parti-	es to these presents, that if
Lity pay, or cause to be paid, onto the said mortgages—— the debt or sum of money accreased, whe haterest throuson, if any he due, according to the true in and meaning of the said note, then this deed of bargain and sale shall cease, determine and be uttrily null and void, otherwise to remain in full force an true. AND IT IS AGREED, by and between the said parties, that said mortgagor———————————————————————————————————		the said mortgagor, do and shall well and
AND IT IS AGREED, by and between the said parties, that raid mortgagor. to bold and enjoy th id premises until delault of payment shall be made. WITNESS. Hand. and Seal., this day of the year of our Lord one thousand sine hundred and. are of the Independence of the United States of America. Signed, Seated and Delivered in the Presence of (L. S. (L. S. THE STATE OF SOUTH CAROLINA, County.) PERSONALLY appeared before me. di made coath that he saw the within named. go, seal, and as a let and deed, deliver the within written Deed; and that he with. witnessed the execution thereof. SWORN to before me, this day of A. D. 19. Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. It. do hereby certifute all whom it may concern, that Mrs. e wite of the within named. And of the within named. And of the reflection of the within named of this day appeared before me, and uron being privately and separately examined by me, did declare that she does freely, voluntarily and without any computent, detained of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this. day of A. D. 19. Notary Fublic for S. C.	uly pay, or cause to be paid, unto the said mortgagee the debt or sum of money afore aid,	with interest thereon, if any be due, according to the true in-
id premises until default of payment shall be made. WITNESS. Hand and Seal., this. day of the year of our Lord one thousand nine hundred and are of the landspendence of the United States of America. Signed, Sealed and Delivered in the Presence of	rtue. AND IT IS AGREED, by and between the said parties, that said mortgagor	to hold and enjoy the
the year of our Lord one thousand nine hundred and are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (L. S.	· ·	
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. THE STATE OF SOUTH CAROLINA, County.) PERSONALLY appeared before me. d made oath that he saw the within named. In, seal, and as a text and deed, deliver the within written Deed; and that he with written bear of the within the saw the within named. SWORN to before me, this say of A. D. 19. Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I		
Signed, Sealed and Delivered in the Presence of (L. S. (L. S. (L. S. (L. S. THE STATE OF SOUTH CAROLINA, County.) PERSONALLY appeared before me. d made eath thathe saw the within named. pp. seal, and as act and deed, deliver the within written Deed; and thathe with writnessed the execution thereof. SWORN to before me, this day of A. D. 19 (Seal) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. L do hereby certifute a wife of the within named. It inis day appear before me, and upon being privately and separately examined by me, did declare that she does feeely, 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 delaim of Dower of, in or to all and singular the Fremises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19 heirs and assigns, all her interest and estate, and also all her right day of A. D. 19 heirs and assigns, all her interest and estate, and also all her right delaim of Dower of, in or to all and singular the Fremises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19 heirs and assigns, all her interest and estate, and also all her right delaim of Dower of, in or to all and singular the Fremises within mentioned and released.	•	the one hundred and forty
(I. S. (I. S. (I. S. (I. S. (I. S. THE STATE OF SOUTH CAROLINA, County. PERSONALLY appeared before me. d made oath thathe saw the within named. m, seal, and asact and deed, deliver the within written Deed; and thathe withwitnessed the execution thereof. SWORN to before me, this day ofA. D. 19 SWORN to before me, this County. I		
(L. S. (L. S. THE STATE OF SOUTH CAROLINA, —County. PERSONALLY appeared before me. d made oath thathe saw the within named. p, seal, and as	Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA, County. PERSONALLY appeared before me		(L. S.)
THE STATE OF SOUTH CAROLINA, County, PERSONALLY appeared before me. d made oath thathe saw the within named. m, seal, and as		(L. S.)
THE STATE OF SOUTH CAROLINA, County. PERSONALLY appeared before me. d made oath thathe saw the within named		
THE STATE OF SOUTH CAROLINA, County. PERSONALLY appeared before me		
County. PERSONALLY appeared before me		(L. S.)
PERSONALLY appeared before me		MORTGAGE OF REAL ESTATE.
gn, seal, and asact and deed, deliver the within written Deed; and thathe with		
gn, seal, and as		
witnessed the execution thereof. SWORN to before me, this		
SWORN to before me, this		
day of		cution thereof.
Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I, do hereby certificate all whom it may concern, that Mrs. e wife of the within named. 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 computent, 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 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. Notary Public for S. C.		
Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I	·	
County. I,	Notary Public for S. C.	
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
to all whom it may concern, that Mrs		
wife of the within named	·	
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computer, on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
d claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this		
d claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	1	and assigns all has interest and actate and also all to all the state
day of		and assigns, an her interest and estate, and also all her right
day of		
Notary Public for S. C.		
	·	
Recorded 10	Notary Public for S. C.	
N ELIN MEN	Described	10

3 12