hall incur or be put to, including a reasonable attoracy's fec		tain and antions formers A. 1
the state of singular the said securious upon the said securious supon the said securious shakes every person whatescores houldly channel or to thim the same or any gard thereof.  AND the said security control from too or damage before on the said security of the same incorrect form too or damage before on date steps to color of the said security of the said said at in the event the mortgages shall at any time fail to do so, that the said same of the said said said the said said the said said the said said the said said said the said said said the said sai		
hele's and coigns, from and nation heles, executors, administrators an heles, and that in the event the moreogene held at any time fail to do so, then the said.  and that in the event the moreogene held at any time fail to do so, then the said.  and that in the event the moreogene held at any time fail to do so, then the said.  And the said.  for the premium and expects of such insurance under this moreogen.  And the said.  and indicated the contract thereous, according to the tree that the tree interes and eventular of the said Keles.  "Indicate of the premium and expects of such and eventular of the said Keles.  "Indicate of the premium and expects of such and eventular of the said keles of described worranced premium, and refer to said of contract of the premium and expects of the said and expects and administration of the administration of the said which are and administration of the administration of the said which are and administration of the said which and administration of the said which are said said which are and administration of the said which are said said.  WITTERS.  First., and Scal., this.  In held and expect of before we,  and scale, scale and Delivered in the Presence of  "A. B. Tart.  A. D. 102.  Noticy Packet for S. C.  EXEMPLICATION OF DOWER  There or has an and send on the said which and claim of dever, et, is no tall and singular the premium width mentioned and  series of the which assured.  It is described only any passes or persons whomeseer, r		
indiges, and every persons whomsevers hardelly et liming or to claim the same or any part thereof.  AND the said.  AND the said.  AND the said.  And the said.  In the every the emergency should are as the fail to do so, then the said.  In and that in the every the emergency should are as time fail to do so, then the said.  In any cases the same to be instruct in.  In any case the same to be instruct in.  In any case the same to be instruct in.  In any case the same to be instruct in.  In any case the same to be instruct in.  In any case the said.  And the said.  In the said.  And the said.  In the said.  And the said.  In the said the said of the said the said the said the said the said the said.  In the said the		
signs, and every person whomstever leverally claiming or an claim the same or any part thereof.  AND the sald.  AND the sald.  AND the sald.  AND the sald.  And the sald has been sald buildings on add but in the same of not less then.  Botham and that in the event the mortgaper shall at any time fail to do so, them the sail.  And and that in the event the mortgaper shall at any time fail to do so, them the sail.  And the said.  And the said and expresses which the said manner of the said manner of the said and expresses which the said said the parties to the said expresses which the said said the said said that will said that it.  AND IT IS ADREED, by and between the said specifies to said.  WITHERS.  And and early the said permises until default of payment shall be made.  WITHERS.  And and early the said permises until default of payment shall be made.  WITHERS.  And and and which the Processes of the said control of the said contr		
AKD the said  from the instruct the bosses and hiddings or said for in the sum of not here than  deep the same inserted from hose or shall as any time fail to do so, then the said.  and that in the event the moregarar shall at any time fail to do so, then the said.  and that in the event the moregarar shall at any time fail to do so, then the said.  And the wish.		
In the same forced from how or distinged to feel and soling the policy of increment to the roll.  and that in the event the moragone shall at any time folly of on, then the policy of increment to the roll.  and that in the event the moragone shall at any time folly on on, then the policy of increment to the instant in.  any cases the same to be instant in.  for the prevalent and express of sold instantance onder this mortgage.  And the sold.  agrees to pay the sold dole of the sold Kote.  agrees to pay the sold dole or sold.  and that we have the parties to the time interest and moraling of the sold.  be sold.  be sold.  be sold.  be sold of stormey or by legal proceedings.  DEOUTION ALWAYS, MEXERCIPLESS, And it is the time intent and meaning of the parties to the sold selected moragonic presents, for redicting the sold.  be sold that or sold the time intent and sold sold cases, determine and the sold.  be sold to sold the case, determine and the street moral.  and that of the contract in the time intent and sold sold cases, determine and the street moral.  ADD IT IS AGREED, by and between the visit parties, that  an include the sold cases, the sold parties.  WITHINSS.  If the sold sold or sold sold sold cases, determine and the street moral default of payment shall be made.  WITHINSS.  If the sold sold or sold sold sold cases, the sold parties the sold parties.  If the sold sold sold sold sold sold sold cases, the sold parties to remain in full force and witness.  ADD IT IS AGREED, by and between the sold parties to sold sold		
and that in the creat the moragage state of the and assign the policy of incorance to the said		
and that is the event the nortegage of the foreign and supersist of such the stand.  Supersist and the same to be featured in		
may cause the same to be insured in		
And the said.  And the said.  Agrees to pay the said deed or more more with interest thereor, according to the true intent and meaning of the said Note.  Agrees to pay the said deed or more with interest thereor, according to the true intent and meaning of the said Note.  Agrees to pay the said deed to said.  Intelligence or he put to, including a reasonable storemy, fee.  And it is the true intent and meaning of the said Note.  AND IT BACKEND, ALWAYS, NEVERTHIELES, And it is the true intent and meaning of the parties to these Presents, that I do and shall well and truly pay, or cause to be paid out the said.  As aid and shall well and truly pay, or cause to be paid out.  AND IT IS AGREED, by and between the said parties, that.  BOOKED AND AND AND AND AND AND AND AND AND AN		
And the said.  The said of the said with interest thereon, according to the true interest and meeting of the said Note.  The said of the said of the said of the said Note.  The said of according to the said case, seeming of the said of according to the said of according to the said of according to the said of the sai		
is the sold and enjoy the sold and enjoy the sold parties, that		
In taid.  In taid.  In taid.  In taid.  In taid.  In this case or he put to, including a reasonable altomey's fee		
tail insure or be put to, including a reasonable expracy's fee		
y demand of attorney or by kept proceedings. PROVIDED ALWAYS, XEVERTHELESS, And it is the true intent and meaning of the parties to those Presents, that if the said parties, that the said the said the said the said parties, that the said the said parties, that the said the said the said parties, that the said the said the said parties, that the said the s	he said	
PROVIDED ALWAYS, NEVERTHELES, And it is the true intent and meaning of the parties to those Presents, that if	• • • • • • • • • • • • • • • • • • • •	orney's fee, chargeable to the above described mortgaged premises, for collecting the same
the said		
the said		
here this deed of bargain and sale shall case, determine and the utterly mill and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the sold permises until default of payment shall be made.  On bold and enjoy the sold permises until default of payment shall be made.  WITNESS		
hen this deed of bargain and sale shall ceaser, determine and he atterly mill and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the vaid parties, that.  to hold and enjoy the said parties, until default of payment shall be made.  WITNESS.  Illand, and Seal., this.  day of  in the year of our Lord one thousand nine hundred and.  year of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of		
AND IT IS AGREED, by and between the cold parties, that to hold and onjoy the said premises until default of payment shall be made.  WITNESS. Hand and Seal, this day of in the one hundred and for the United States of America.  Signed, Sealed and Delivered in the Presence of		
witness. Hand and enjoy the wild premises until default of payment shall be made.  WITNESS Hand and Seal., this day of the Sovereignty and Independence in the year of our Lord one thousand nine hundred and year of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of LL S. (L. S. Ct. S. TATE OF SOUTH CAROLINA.)  FORESONALLY appeared before me, and made atta that the saw the within named.  SWORN to before, this day of A. D. 192.  Notary Public for S. C.  TATE OF SOUTH CAROLINA.   RENUNCIATION OF DOWER of the within manual and made atta that the saw the within named.  SWORN to before, this day of A. D. 192.  SEFAL.  Notary Public for S. C.  TATE OF SOUTH CAROLINA.   RENUNCIATION OF DOWER of the within manual and made atta this day appears before me, and upon being privately and separately examined by me, did declare that site does freely, voluntarily and without any ompulsion, dread or irar of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  A. D. 192.  A. D. 192		
WITNESS Hand and Seal., this		
in the year of our Lord one thousand nine bundred and.  If the United States of America.  Signed, Sealed and Delivered in the Presence of		
nd in the one hundred and		
Signed, Sealed and Delivered in the Presence of		:
Signed, Sealed and Delivered in the Presence of		year of the Sovereignty and Independence
TATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me, and made ath that the saw the within named.  ign, seal, and as act and deed, deliver the within written Deed; and that the with.  SWORN to before, this (SEAL)  Notary Public for S. C.  TATE OF SOUTH CAROLINA.  Greenville County.  I, o hereby certify unto all whom it may concern that Mrs.  he wife of the within named.  id 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.  cirs 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 cleased.  Liven under my hand and seal, this.  A, D, 192.		of of
STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me,	Signed, Search and Delivered in the Fresh	(L. S.)
Greenville County.  PERSONALLY appeared before me,		(L. S.
Greenville County.  PERSONALLY appeared before me,		
PERSONALLY appeared before me, and made that thathe saw the within named	}	MORTGAGE OF REAL ESTATE
ath thathe saw the within named		
ign, seal, and asact and deed, deliver the within written Deed; and thathe with		
SWORN to before, this	ath thathe saw the within named	
SWORN to before, this	ign, seal, and asact an	d deed, deliver the within written Deed; and thathe with
A. D. 192		witnessed the execution thereof.
A. D. 192	SWORN to before, this	
RENUNCIATION OF DOWER Greenville County.  I,	day of	A. D. 192
RENUNCIATION OF DOWER Greenville County.  I,	Not:	ry Public for S. C.
Greenville County.  I,		
I,	STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
o hereby certify unto all whom it may concern that Mrs	Greenville County.	
the wife of the within named	I,	
id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any ompulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	o hereby certify unto all whom it may concern the	t Mrs
ompulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	ne wife of the within named	
eirs 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 eleased.  FIVEN under my hand and seal, this	id this day appear before me, and upon being	privately and separately examined by me, did declare that she does freely, voluntarily and without any
eirs 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 eleased.  IVEN under my hand and scal, this	ompulsion, dread or fear of any person or person	s whomsoever, renounce, release and forever relinquish unto the within named
eirs 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 eleased.  IVEN under my hand and scal, this		
IVEN under my hand and scal, this		
day of	eirs 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
day of	eleased.	
day of	· ·	
Notary Public for S. C.	IVEN under my hand and seal, this	1
	:	A. D. 192
•	day of	