And I. do hereby bind cryself, my	The above described land isthe same conveyed to me bythe	
TO TIAYE AND TO HOLD, all and singular, the Rights, Xembers, Hereditaments and Aspustaneous to the said Premises belinging, or in sovymen incident growtheding. TO HAVE AND TO HOLD, all and singular, the raid Premises cannot the raid. *** *** *** *** *** *** *** *** *** *		
TO HAVE AND TO HOUD, all and singular, the said Promises must the said. Middlelelel M. Market Midlelele, following the said of		
And I do berryly bind sayed, my. And I do berryly bind sayed, my. And I do do berryly bind sayed, my. And I do do berryl bind sayed, my. And I do	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said Mattel III. Downing, Lev
there are add administrators to warrant and forever defend all and singular the said premities unto the said mortgages. All of the said premities and administrators and Assignation of the said mortgages, agree to incure the house and huddings on said and for not less than the said mortgages, agree to incure the house and huddings on said and for not less than the said mortgages, agree to incure the house and huddings on said and for not less than the said mortgages and said that in the over a said and mortgages and administrators of the said mortgages and said that in the over care to be said at any time fall to do said, thus the administrators of incurate papelote to the confuger and that in the over care to be said and mortgages and care to be insured at all every provide all relations. PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning at the parties to these presents, that if it is the confuger, do and whal well and truly pay, or came to be said unso the said mortgages. All the confugeres are said to said cross, externel, and unriety and and volvy abstrate in creamin fall forest and invasion. AND IT IS AGREED, by and between the said quicks, that I have been administrated as a said of a said cross, externel, and unriety and and volvy abstrate in creamin fall forest and invasion in the said and the said and the said parties and the said parties and the said parties, that I have the said parties and the said parties, that I have the said parties, that I have the said and parties the said parties and meaning of it is add while the said and the said parties, that I have the said and parties the said and the said parties and meaning of it is add while the said and the said a		- · · · · · · · · · · · · · · · · · · ·
DROVIDED ALWAYS. NEVERTIFICARS, and it is the true intent and mensing of the parties to these persents, that if I be said mortgages, agree to insure the house and boildings on said land for our less than the mortgages, agree to insure the house and boildings on said land for our less than the and our organization of the management of the insures to discuss the most of the mortgage and that in the event I always the fall to do so, then the aid mortgage may cause the name to be insured as above provide of enhanced the mortgage of the fall that in the event I always the fall to do so, then the aid mortgage may cause the name to be insured as above provide of enhanced of enhanced mortgages. PROVIDED ALWAYS. NEVERTIFICARS, and it is the true intent and mensing of the parties to these persents, that if I always the said mortgage and the said mortgage of the said and that will be said mortgage, the said that the said mortgage, the said that the said mortgage and the said that the said parties, that I always the said provides to remain in full force and views. AND IT IS AGRIEDLY, by and between the ord parties, that I always the said provides to remain in full force and views. The said the said to be said to be said to said. WINTINES THE AGRIEDLY has all the word of the said parties, that I always the said provides to remain in full force and views are to said the said to said the said to said. WINTINES THE AGRIEDLY has all the word of the said parties, that I always the said provides to remain in full force and views are to said the said and the said mortgages. A said that the said mortgages are to said the said and the said mortgages are to said the said and the said and the said mortgages are to said the said and the said and the said and the said and the said mortgages are said the said and the said and the said and the said mortgage and the said and the said and the said and the said mortgage and the said and the said and the said mortgage and the could be said to said the said mortgage and the said the said m	leirs. Executors and Administrators to warrant and forever defend all and singul	ar the said premises unto the said mortgagee AM Heirs an
clif. Execution, Administratures and Assigns and every person whomeseers tavelably claiming, or to claim, the same or any part thereof. And I. the sold morphigner, agree to increase the boses and buildings on said tail of one at less than a control of the control of the morphigner of the sold of the same of the control of the morphigner of the morphigner of the sold of the control of the morphigner of the persons of the morphigner		
more from loss or desage by fire through the cardination of the surregues of the surregues and been the cardination of the surregues of the su	Ieirs, Executors, Administrators and Assigns and every person whomsoever lawfe	fully claiming, or to claim, the same or any part thereof.
and from less or destays by fire during the continuation of this acotagae, and make lets under policy or policies of insurance symbile to the mentages of the premium and expense of such insurance under this marigage. PROVIDED ALMAYS, NEVERTHLESS, and it is the true interest and meaning of the parties to these presents, that if I have been as the more provided as a substantial and a subs		
PROVIDED ALWAYS, NEWRYTHELESS, and is the true intent and meaning of the parties to these presents, that if I	sured from loss or damage by fire during the continuation of this mortgage	e, and make loss under policy or policies of insurance payable to the mortgage
PROVIDED ALWAYS, NEVERTIBLESS, and it is the true intent and meaning of the parties to these presents, that if I he said mortgages, the said mortgages, to and shall well and truly pay, or cause to be paid unto the said mortgages and the said parties, that I he said the control many of the said parties, that I he said from the said of barries and said shall color, determine, and articly well and word; otherwise to remain in full force and writer. AND IT IS AGREED, by and between the said parties, that I had not a said parties, that I had not a said parties, that I had not expected the mortgages or the procession where the said parties, that I had not expected the mortgages or the procession in the said premises said default of payment shall be made, the mortgages or the procession in the said premises said default of payment shall be made, the said remains a paid. WINNESS Had not accept the said said said said appears to the sovereign and independence of the trainfer states of America. Signer, Serial District in the presents of America. Signer, Serial District in the presents of America. WORN to before mr. this day of the said said said said said said said said	nd that in the event Ishall at any time fail to do so, then	n the said mortgagee may cause the same to be insured as above provide
the said storingage, do and shall well and truly pay, or cause to be paid unto the said mortgagee. In the said storing and selected foresaid, with interest thereon, if any shall be day, according to the true intert and meaning of it into the said the said decent of an anomal well said storing and well and therefore the storing and the said permits of the said permits and it is said offerent to the said permits and it is said offerent to the said permits and any of the said permits and appears and profits and appears to said other rest the same type of the said permits and appears and profits and appears to the said permits and appears and the said said said said said said said said	nd reimbursefor the premium and expense of such insur	rance under this mortgage.
and the control decided by the presentative or cannot dispessed, with interest thereon if any shall be able, seconding to the twic interest and meaning of it does not the decided by another the decided by another the decided by the control of the	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and me	eaning of the parties to these presents, that if I
AND IT IS AGREED, by and between the said parties, that I to hold and enjoy the said Premises until default of payment shall be made, and to hold and enjoy the said Premises until default of payment shall be made, ento said do be run to said the true the country of the said premises and do between the said mortgager, a third to hold and enjoy the said Premises until default of payment shall be made, ento said do be run to said the said said when the said the said the said said the said the said the said said the said the said said said the said said the said said said the said said said the said said said said said said said said	the said mortgagor, do and shall well and truly	pay, or cause to be paid unto the said mortgagee
to hold and erjoy the said Premiese until default of payment shall be made, on to said date until the same is good on the said date until the same is good on the said date until the same is good on the said date until the same is good on the said date until the same is good on the said and said and the	aid note, then this deed of bargain and sale shall cease, determine, and utt	terly null and void; otherwise to remain in full force and virtue.
WITNESS MY hand and seal this day of Calibrian and seal this between the content of the bounded and seal this day of Calibrian and seal this between the bounded and seal this day of Calibrian and seal this box of the Sovereign and Industriance of the bayoff States of America. Signed, Scale and Industrian the Premises within mental and the hundred and server to be within named. Calibrian and the bounded and seal this county. PROBATE Greenville County.		
WINDES Help hand and cest this the wild and in the hundred and foreign for the consistence of the Volley States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of the Wilder States of America. Signed, Seated, and Dejaceped in the Presence of America. Signed, Seated, and Dejaceped in the Presence of America. Signed, Seated, and Dejaceped in the Presence of America. Signed, Seated, and Dejaceped in the Presence of America. Signed, Seated, and Seated, and Seated, and States of America. Signed, Seated, and Seated, a	twhich event the mortgagee or his representative or assigns shall be entitled to tak	to shold and enjoy the said Premises until default of payment shall be made, i se possession immediately, without notice, receive the rent and profits and appl
Signed, Scaled, and Digivered in the Presence of. Secretary S		Coto him
Signed, Scaled, and Digivered in the Presence of. Secretary S	with N.S. July mand and scale the Sail and in the	hundred and feature that the first of the fi
SETTED F SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me Lila J.	ear of the Sovereignty and Independence of the United States of America.	minured and torry
Greenville County, PERSONALLY appeared before me Lulary Malle Mal	Signed, Scaled and Dolvered in the Presence of.	Sile: Ashmore
Greenville County, PERSONALLY appeared before me Lillar A. Differential and and count that S. he within named gen, seal, and as and deed deliver the within written Deed; and that S he with witnessed the execution thereof. WORN to before me, this generally the search of the within the witnessed the execution thereof. WORN to before me, this generally the witnessed the execution thereof. WORN to before me, this generally the witnessed the execution thereof. WORN to before me, this generally the witnessed the execution thereof. WORN to before me, this generally the witnessed the execution thereof. REMUNCIATION OF DOWE Greenville County, I. A. D. 192 G. A. D. Market Green that the does freely, voluntarily and without any compulsion, dread or fear of any pown or persons whomsoever, renounce, release and forever relinquish unto the within named for the within named for the within named for the within part of the within named for the within part of the within named for the within part of the within named for the within na	Lula I. Dillouse	(L. S
Greenville County, PERSONALLY appeared before me Lillar A. Differential and and count that S. he within named gen, seal, and as and deed deliver the within written Deed; and that S he with witnessed the execution thereof. WORN to before me, this generally the search of the within the witnessed the execution thereof. WORN to before me, this generally the witnessed the execution thereof. WORN to before me, this generally the witnessed the execution thereof. WORN to before me, this generally the witnessed the execution thereof. WORN to before me, this generally the witnessed the execution thereof. REMUNCIATION OF DOWE Greenville County, I. A. D. 192 G. A. D. Market Green that the does freely, voluntarily and without any compulsion, dread or fear of any pown or persons whomsoever, renounce, release and forever relinquish unto the within named for the within named for the within named for the within part of the within named for the within part of the within named for the within part of the within named for the within na		**************************************
PERSONALLY appeared before me Lillar M. Maller	· •	PROBATE
act and deed, deliver the within written Deed; and that S he with witnessed the execution thereof. WORN to before mc, this day of Color (ULL) A D. 192 (B) WORN to before mc, this (SEAL) Notary Public, S. C. RENUNCIATION OF DOWE Greenvilla Country, I, A D. 192 (B) Heirs and Assigns, all her interest and estate and also all her right and claim ower, of, in, or to all and singular the Premisea within mentioned and released. GIVEN under my, hand and geal, this day of Country (SEAL) Notary Public, S. C. RENUNCIATION OF DOWE Greenvilla Country Heirs and Assigns, all her interest and estate and also all her right and claim ower, of, in, or to all and singular the Premisea within mentioned and released. GIVEN under my, hand and geal, this day of Country (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Ountry of STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, Ountry of Por value received I do hereby assign, transfer and set over to. The value received I do hereby assign, transfer and set over to. The value received I do hereby assign, transfer and set over to. The value received I do hereby assign, transfer and set over to. The value received I do hereby assign, transfer and set over to. The value received I do hereby assign, transfer and set over to. The value received I do hereby assign, transfer and set over to. The value received I do hereby assign, transfer and set over to.		1 1 11 2 l l
act and deed deliver the within written Deed; and that witnessed the execution thereof. WORN to before me, this day of Color (CREAL) Notary Public, S. C. RENUNCIATION OF DOWE Greenville Country, I, Add and Sold deliver 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 go no or persons whomsoever, renounce, release and forever relinquish unto the within named like that the state and also all her right and claim cower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and geal, this cover to state and also all her right and claim cover, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and geal, this (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Dontry of For value received I do hereby assign, transfer and set over to ever within mortgage and the note which it secures without recourse, this day of 192	and made eath that S he saw the within named	
WORN to before me, this day of Carlo Mala Mala Mala Mala Mala Mala Mala Ma	// ·	
WORN to before me, this day of CEAL A. D. 192 (a) Notary Public, S. C. RENUNCIATION OF DOWE Greenville County, I	Julia: 10. lota	
Notary Public, S. C. RENUNCIATION OF DOWE RENUNCIA	SWORN to before me, this	
Notary Public, S. C. RENUNCIATION OF DOWE Greenville County, I, Add a Morey Public for South Carolin Shereby certify unto all whom it may concern, that Mrs. College to the within named. My office of the within named. Heirs and Assigns, all her interest and estate and also all her right and claim ower, 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. My office of South Carolina, ONOTATE OF SOUTH CAROLINA, Outly of. STATE OF SOUTH CAROLINA, Outly of. For value received I do hereby assign, transfer and set over to. The within mortgage and the note which it secures without recourse, this. My office of the within nortgage and the note which it secures without recourse, this. My office of the within nortgage and the note which it secures without recourse, this. My office of the within nortgage and the note which it secures without recourse, this. My office of the within mortgage and the note which it secures without recourse, this. My office of the within nortgage and the note which it secures without recourse, this.	day of (CC (V) (A. D. 192 (C))	aulex II: Ill her well
Greenville County, I. A. M. W. C. M. Mrs. C. M. Mrs. C. M. M. Mrs. C. M. M. Mrs. C. M. M. M. Mrs. C. M.		
Greenville County, I. A. M. W. C. M. Mrs. C. M. Mrs. C. M. M. Mrs. C. M. M. Mrs. C. M. M. M. Mrs. C. M.		
a Notary Public for South Carolin ob hereby certify unto all whom it may concern, that Mrs. be wife of the within named. did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any 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 sower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of . (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, ounty of out within mortgage and the note which it secures without recourse, this. day of . 192 193 194 195 196 197 198 199 190	TATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
be hereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern, that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it may certify and without any companies. Whereby certify unto all whom it may concern that Mrs. Whereby certify unto all whom it searned by mrs. Whereby certify unto all whom it say appear before made and the within named. Whereby certification and without any concern that Mrs. Whereby certification and win	Greenville County,	a Notary Public for South Carolina
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 persons whomsoever, renounce, release and forever relinquish unto the within named declared and also all her right and claim sower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of declared that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release and forever relinquish unto the within named declared and also all her right and claim sower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of declared that declared and also all her right and claim sower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of declared and also all her right and claim sower. SEALL STATE OF SOUTH CAROLINA, leaves the declared and also all her right and claim sower. STATE OF SOUTH CAROLINA, leaves a seal of creek and set over to day of day of leaves without recourse, this day of leaves without recourse, this day of leaves without recourse, this day of leaves and set over to day of leaves without recourse, this day of leaves without recourse, this does not be declared by the day of leaves without recourse, this does not be declared by the day of leaves and the note which it secures without recourse, this does not be declared by the day of leaves and the note which it secures without recourse, this does not be declared by the day of leaves and the note which it secures without recourse, this does not be declared by the day of leaves and the note which it secures without recourse, this does not be declared by the day of leaves and the note which the day of leaves and the note which the without any other day of leaves and the leaves and the note which the day of leaves and the	$\mathcal{E} / \mathcal{E}$	
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 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 ower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Jounty of. For value received I do hereby assign, transfer and set over to. The within mortgage and the note which it secures without recourse, this. day of. 192. 193. 194. 195. 196. 197. 198. 199. 199. 199. 199. 199. 199. 199.	· Planting	
Heirs and Assigns, all her interest and estate and also all her right and claim ower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of Catalala A. D. 192 (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, ounty of STATE of SOUTH CAROLINA, ounty of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse.		
Heirs and Assigns, all her interest and estate and also all her right and claim ower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this		
Ower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of Carlo (March 192 (SEAL)) Notary Public, S. C. STATE OF SOUTH CAROLINA, Ounty of South Carolina, For value received I do hereby assign, transfer and set over to de within mortgage and the note which it secures without recourse, this day of 192		
GIVEN under my hand and seal, this day of Control (1) A. D. 192 (SEAL) STATE OF SOUTH CAROLINA, county of South of Seal and set over to see within mortgage and the note which it secures without recourse, this day of 192 (Seal Control (1) and the secures without recourse, this day of 192 (Seal Control (1) and the secure of the within mortgage and the note which it secures without recourse, this day of 192 (Seal (1) and the secure of		then's unit resigner, and net interest and essential and also are region and asset and resigner.
day of		
STATE OF SOUTH CAROLINA, ounty of	day of) October A. D. 192 6	Clizabeth & ashire
STATE OF SOUTH CAROLINA, ounty of	Julia D. Charles (SEAL) Notary Public, S. C.	
STATE OF SOUTH CAROLINA, ounty of	(h) (1) the state of the state	
For value received I do hereby assign, transfer and set over to	ccorded UV, 3 the At 1/1/3 A. M. 192 6.	
For value received I do hereby assign, transfer and set over to		
For value received I do hereby assign, transfer and set over to	STATE OF SOUTH CAROLINA,	
te within mortgage and the note which it secures without recourse, this	County of	
Witness:	he within mortgage and the note which it secures without recourse, this	day of
	Witness:	