They, and Assigns, forcer, And. They, and Assigns, forcer, And. They, Recedure and Administrative with a first force of the and singular the said sense men to said. 2. 2. 2. 4. 4. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5.	ppertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said J. V.	
Early Percentary, Administrators and Artigors, and every percor "brownessers landing claims, cots and approximate some are approximately and the said Martingary arters to insure the lenes and buildings as said jud in a can not been the said and the said property of learness to the said congregate, and that the event that the norticipae			
Early Percentary, Administrators and Artigors, and every percor "brownessers landing claims, cots and approximate some are approximately and the said Martingary arters to insure the lenes and buildings as said jud in a can not been the said and the said property of learness to the said congregate, and that the event that the norticipae	b hereby bind Manager of muy	Heirs, Executors and Admi	inistrators
And the said Mortgage — agree — to insure the bones and haddings on said for in a sum and less than — the bones of the control to the control	warrant and forever defend, all and singular, the said premises unto the said	Hoirs and Assigns from and against The All de may	·
The state of the pulse of insurance to the said energence or consequence and that is the even that the energence, that it am former is first first for the said energence. And it is a not time any part of said dath, as interest the said energence, with interest. And it is a not time any part of said dath, as interest the said energy and the said said that is the said energy and said dath, as interest the said energy and energy and said energy and sai	eirs, Executors, Administrators and Assigns, and every person whomsever in	3,	
rise, and assign the policy of howaves to the said sourcesses	And the said Mortgagor agree to insure the house and building	gs on said lot in a sum not less than	
and H at may link any part of sold dolt, an interest thereon he had do and mysical. And H at may link any part of sold dolt, an interest thereon he had do and mysical. And H at may link any part of sold dolt, an interest thereon he had do and mysical. And H at may link any part of sold dolt, an interest thereon he had do and mysical. And H at may link any part of sold dolt, an interest thereon he had do and mysical. And H at may link any part of sold dolt, an interest thereon he had do and mysical. And H at may link any part of sold dolt, an interest thereon had do and mysical or an interest control of sold sold mysical and in the true first and montains of the parties to the links parties the parties to the links parties the links parties to the links parties the links parties to the links parties the links parties the links parties to the links parties the links parties to the links parties to the links parties the links parties to the links parties the links parties to the links parties the links parties the links parties to the links parties the li	Dollars (in a company or companies satis	factory to the mortgagee), and keep the same insured from loss of	or damag
THE STATE OF SOUTH CAROLINA. Signally assolid and before one, the same seed of the more and the same seed of the same seed o	fire, and assign the policy of insurance to the said mortgagee, and that	in the event that the mortgagor snall at any time fair to do so, the	on the sai
And if at any time any pact of said dole, or inserest thereon be past due and unysid. Herry, Location, Administrators or Anique, to said mortagon. Herry, Location, Administrators or Anique, and agree that any Judge of a feetile Court of said Sizer may, a chamber or otherwise, agestiat a receiver with authority to time possession of said promise, and collect said in the said receiver with authority to time possession of said promise, and collect said in the said street, and professional said promise, and collect said in the said said receiver and managing of the said promise, said to street in the promise, said to said promises, and the said said receiver and managing of the said said profession, that if— PACVIDED ALWAYS, NEVERTIBLESS, and it is the true invent and managing of the said said receiver, in the said said receiver, the said said receiver. AND HI IS AGREED, by and between the said sarries, that the said mortagon. to should desire the said said receiver the said said said receivers and said said receivers the said said receivers and said said receivers. WHITENES 22141 I I I and a said Seal this said mortagon. to should said and Delivered in the Presence of Seal said said and Delivered in the Presence of Seal said said said said said said said said	ortgagee may cause the same to be insured in	name, and reimburse	
And if at any time any part of said dely, or interest thereon be past due and unpaid. The bowe develop promises to soil montgages. On Hirs, Executor, Administrators or Assigns, and ages, that are John Care death of Mark Care of and Mark Care and Mark C			
Here, Executor, Administrator or Archive, and special and the control of the cont			and profit
pulsong the one proceeds there in the paying costs of challenged the costs and you've cream the yold control of the parties to these Presents, that if	the above decribed premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Ju-	dge of th
to said mortageor. Co and shall well and traly pay or case to be paid, unto the said mortageore. the said shell, or sand shell case, electroling, and be unto the said mortageor. As hold and cripy the said void, chromite to recording to the said mortageor. As hold and cripy the said void, chromite to record in full boxes, and verification of the said mortageor. As hold and cripy the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and between the said saides, that the said mortageor. ARDIFELS AGREED, by and the said saides, that the said mortageor. ARDIFELS AGREED, by and the said saides and saides and saides and saides and saides that the said mortageor. ARDIFELS AGREED, by and the said saides and	oplying the net proceeds thereof (after paying costs of collection) upon said de he rents and profits actually collected.	bit, interest, costs of expenses, without habitity to assume the majority	
incomp. In any ho day, exceeding to introduce and various of the said parties, that the said morigagor AND IT IS AGREED, by and between the said parties, that the said morigagor AND IT IS AGREED, by and between the said parties, that the said morigagor AND IT IS AGREED, by and between the said parties, that the said morigagor AND IT IS AGREED, by and between the said parties, that the said morigagor AND IT IS AGREED, by and between the said and Scal., this in the year of out. And one thousand nine hundred and ###################################	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent an	d meaning of the parties to these Presents, that if	ith intere
THE STATE OF SOUTH CAROLINA, Seed, and as	nercon, if any be due, according to the true intent and meaning of the said in a void; otherwise to remain in full force and virtue.	ote, then this deed of bargam and said states,	-
Signed, Scaled and Delivered in the Frencace of What was a series of the United States of America. Signed, Scaled and Delivered in the Frencace of What was a series of the United States of America. (I. 5) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. In the saw the within named. A The State of South Carolina without and seed, deliver the within written Deed; and thatbe, with			
Signed, Scaled and Delivered in the Francisco of the United States of America. Signed, Scaled and Delivered in the Francisco of the United States of America. (L. S. 1997) THE STATE OF SOUTH CAROLINA, Greaville County. Personally appeared before me. all made each thathe saw the within named. A 222 Show	remises until default of payment shall be made.	anth. South	i Co
Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. L. Signed, Scaled and Delivered in the France of W. L. Signed, Scaled and Delivered in the France of W. L. Signed, Scaled and Delivered in the France of W. L. Signed, Scaled and Delivered in the France of W. L. Signed, Scaled and Scale and Green in the France of Scale and Sage of France of Scale and Scale an	WITNESS 7711/ Hand and Seal , this	day of	undrad as
Signed, Seaked and Delivered in the Presence of ILS ILS ILS ILS ILS ILS ILS IL	the fire year or only 2014 one included a		ungreg ar
THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, In the saw the within named. A D. 192.1 Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. Greenville County. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular of County Public for South Carolina. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular of County Public for South Carolina. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular of County Public for South Carolina. Notary Public for South Carolina. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular of County Public for South Carolina. Notary Public for South Carolina.	ν , γ , γ		
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. By January Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before in dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person errors whomstoever, renounce, release and forever relinquish unto the within named Heics and Assigns, all her interest and estate, and also nll her right and claim of dower, of, in or to, all and singuing for the premises within mentioned and released. GIVEN under my hand and seal, this lay of A. D. 192 Notary Public for South Carolina.		BM. Sloan	(L. S
THE STATE OF SOUTH CAROLINA, Greenville County. Fersonally appeared before me John Mortgage of Real Estate Mortgage of Real Estate John Mortgage of Real Estate Mortgage of Real Estate John Mortgage of Real Estate Mortgage of Real Estate John Mortgage of Real Estate Mortgage of Real Esta	N. D. Parrish	••••	
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. J. J			
ign, seal, and asaer and deed, deliver the within written Deed; and thathe, with	Greenville County.		
ager and deed, deliver the within written Deed; and thathc, with	1	loan	
SWORN to before me, this	nd made oath thathe saw the within hamed		·
SWORN to before me, this	act and deed, deliver the within w	itten Deed; and thathe, with	
SWORN to before me, this. A. D. 1923 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, to hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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 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 singulated promises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. (I. S.) Notary Public for South Carolina.			
A. D. 192.3		With cooled the distance of the cooled the c	
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, lo hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this		••
THE STATE OF SOUTH CAROLINA, Greenville County. I, lo hereby certify unto all whom it may concern, that Mrs	ay of Crather A. D. 192.2	J. C. Garrer	
THE STATE OF SOUTH CAROLINA, Greenville County. I, did this day appear before a 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 person 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 singuishe premises within mentioned and released. GIVEN under my hand and seal, this	Notary Public for South Carolina.		
THE STATE OF SOUTH CAROLINA, Greenville County. I, did this day appear before a 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 person 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 singuishe premises within mentioned and released. GIVEN under my hand and seal, this	_	DENVINCIAMION OF DOX	WED.
I,	}	RENUNCIATION OF DOV	WISK.
o hereby certify unto all whom it may concern, that Mrs			· · · · · · · · · · · · · · · · · · ·
wife of the within named	•		
nd upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compuision, dread of fear of any person bersons 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 he premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192 Notary Public for South Carolina.	o hereby certify unto all whom it may concern, that Mrs		hafara'n
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular premises within mentioned and released. GIVEN under my hand and seal, this	nd upon being privately and separately examined by me, did declare that she	does freely, voluntarily and without any compuision, dread or fear of an	y person
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular my hand and seal, this	persons whomsoever, renounce, release and forever relinquish unto the within	named	
he premises within mentioned and released. GIVEN under my hand and seal, this			
GIVEN under my hand and seal, this		estate, and also all her right and claim of dower, of, in or to, all an	nd singul
lay of			,
Notary Public for South Carolina.	CIVEN under my hand and seal this	· · · · · · · · · · · · · · · · · · ·	
$x : x \to x$	day ofA. D. 192		