AND IT IS AGREKO, by and between the said series, that the said morning district of general count and default of general stall to made: WITTERS MELLY AND made: AND IT IS AGREKO, by and between the said series, that the said morning of the source of the said of general stall to made: WITTERS MELLY AND and and thought and the said series, that the said morning of the source to those and series and profit of the stall received the said series and the said morning of the source to those three the said series and the said morning of the source to those three three the said series, and the said morning of the said morning	TOGETHER with, all and singular, the Rights, Members, Hereditaments attaining.	and Appurtenances to the said Premises belonging, or in anywise incident or apper-
Interior and Administration with an imprise the east specialises onto the mind however defined, all and imprise the east special southward and however defined. All and an imprise the east special southward and however defined and an imprise the east special southward and however defined. All and the state of the following on the state of the	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	1
the Extension Administration and Anagons and Congregative preserve intermediation on and law to distillustration as an assignment of the same intermed from Joss or discussed to the accordance to the previous and expense of section forestance and on the resulting of the accordance to the previous and expense of section forestance and of the resulting of the accordance to the previous and expense of section forestance and accordance to the previous accordance to the prev	John 6, Cothran	Heirs and Assigns, forever. And
the Extension Administration and Anagons and Congregative preserve intermediation on and law to distillustration as an assignment of the same intermed from Joss or discussed to the accordance to the previous and expense of section forestance and on the resulting of the accordance to the previous and expense of section forestance and of the resulting of the accordance to the previous and expense of section forestance and accordance to the previous accordance to the prev	do hereby bind ourselves our	
the Extension Administration and Anagons and Congregative preserve intermediation on and law to distillustration as an assignment of the same intermed from Joss or discussed to the accordance to the previous and expense of section forestance and on the resulting of the accordance to the previous and expense of section forestance and of the resulting of the accordance to the previous and expense of section forestance and accordance to the previous accordance to the prev	to warrant and forever defend, all and singular, the said premises unto the said	John C. Cothran hig
Mode the soil Merhagon — agree. It issues the toute and hindings on soal harm, a sour me loss down Deltas (in a company or company or company or company or company.) and keep the facts instruct from lines are demongs to the design. The policy of insurative in the soil foreignees. In any conse the source has been been foreigneed. And it at any time account of such foreignees, under this martuage, with interest. And it at any time account of such delta or interest observe be good an and mode. And it at any time account of such delta or interest observe by good an and mode. And it at any time account of such delta or interest observe by good an and mode. And it at any time account of such delta or interest observe by good an and mode. And it at any time account of such delta or interest observe by good an and mode. And it at any time account of such delta or interest observe by good and and mode. And it at any time account of such delta or interest observed by the such controlled and and posterior the control of the c	Heirs Evecutors Administrators and Assigns and every person who made users	Heirs and Assigns, from and against deliberation of the state of the s
Dollars till a campany ar someguides unbistirency to the routegoer. It and the open the whole the policy of instruments to the and mortgages, and that in the open that the routegoer. It all at my time tall to do so, then the su content of the premium well express of such instruments under this mortgage, with interest. The premium well express of such instruments under this mortgage, with interest. The premium well express of such instruments under this mortgage, with interest. The premium well express of such instruments under this mortgage, with interest. The premium well express of such district instruments under this mortgage, with interest. The premium well express of such district in instruments theretoes he pays due and ungood. The angle of premium well express any part of still district instruments under the premium of the premium well and the premium of the premium		
The personal the coles of interactive to the said mortgage, and that in the event dut for mortgage, shall at any time ial to do so, then the analyse grant of tail dock or interact thereon he pan due and ministeria. **And if at any time any part of tail dock or interact thereon he pan due and myorid. **And if at any time any part of tail dock or interact thereon he pan due and myorid. **And if at any time any part of tail dock or interact thereon he pan due and myorid. **And if at any time any part of tail dock or interact thereon he pan due and myorid. **And if at any time any part of tail dock or interact thereon he pan due and myorid. **And it at any time any part of tail dock or interact thereon is pany at a section of the advertise and adoles and trains and pools. **And Day to the said and tail and tail pany or many trains and took on the said and tail and tail and tail any or many to be paid, and the said manager. **And Day to And And Well and tail pany or many to be paid, and the said manager. **And Day to And And Well and tail pany or many to be paid, and the said manager. **And Day to And And Well and tail pany or many to be paid, and the said manager. **And Day to And And Well and tail pany or many to be paid, and the said manager. **And Day to And And Well and tail pany or many to be paid, and the said manager. **And Day to And And Well and tail pany or many to be paid, and the said manager. **And Day to And And Well and tail pany or many to be paid, and the said manager. **And Day to And Day or the said carties, that the well mortgager. **And Day to And Day or the said carties, that the well mortgager. **And Day to And Day or the said carties, that the well mortgager. **And Day to And Day or the said carties, that the said manager of the said tail. **And Day to And Day or the said carties, that the said manager. **And Day to And Day or the said carties, that the said carties that the said tail tail tail tail tail tail tail tail		
And if at any time any part of said date, or interest thereon to gyre due and anything. And if at any time any part of said date, or interest thereon to gyre due and anything the property of the provided farming on said interests. And if at any time any part of said date, or interest thereon to gyre due and anything of the provided farming on the said mortgage. And if at any time any part of said date, or interest and maring of the part of the	ire, and assign the policy of insurance to the said mortgagee, and that in the	ne event that the mortgagor shall at any time fail to do so, then the said
And if at any time any part is said ofthe or interest therein be got due and tropical. The control of the above three deep is a said members of the control of the above three deep is a said members of the control of the above three deep is a said members of the control of th	nortgagee may cause the same to be insured in	name and reimburse
the above described pressure or sold necessary or an all pressures are constructed or of the state Court of sta	or the premium and expense of such insurance under this mortgage, with interest.	
the above described pressure or sold necessary or an all pressures are constructed or of the state Court of sta		
and the set proceed served laters sorted and another than the process of the proc	of the above described premises to said mortgagee or	Heirs Executors Administrators or Assigns and agree that any Judge of the
and storthogoned. Go and shell well and trally pay or cause to be paid, and to she made and find or and of money aforesald, with intercent, if any, the injury according, the term instruction the results of the said forth or and critical the results and the steph of the property of the said forth of the property of the said control of the property of the said forth of the part of the property of the said forth of the part of the part of the said shell cause, described and said cause, described and said cause, described and said cause described and said and enjoy the surveius small default of payment shall be made: WINTERS Lee hours, and the said said said said said said said said	applying the net proceeds thereof (after paying costs of collection) upon said deb the rents and profits actually collected.	authority to take possession of said premises and collect said rents and profits, ot, interest, costs or expenses; without liability to account for anything more than
AND IT IS ACRESTIC by and between the and returns of the same returns of the control of the cont	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and m	caning of the parties to these Presents, that if
winners until definite of payment shall be made. WITNESS LEAD hands I and sealed this like Lead of Like Like Lead of Like Like Lead of Like Like Lead of Like Like Like Like Like Like Like Like	he said mortgagor, do and shall well and truly pay or cause to be paid, unt hereon, if any be due, according to the true intent and meaning of the said n nd void; otherwise to remain in full force and virtue.	to the said mortgagee, the said debt or sum of money aforesaid, with interest tote, then this deed of bargain and sale shall cease, determine, and be utterly null
WITNESS LEAT hand. I and scale this. She day of Jacce one thousand nine houndred and Leace by Jacce of the Sovereignty and Independence of the United States of America. Black Soley and Delivered in the Presence of Sovereignty and Independence of the United States of America. Black Soley and Delivered in the Presence of Sovereignty and Independence of the United States of America. Black Soley and Delivered in the Presence of Soley Soley Soley Soley (L. S. C. S.	AND IT IS AGREED, by and between the said parties, that the said mortg	agor 5 are to hold and enjoy the said
Stated Schol and Deberred in the Presence of States of America. Stated Schol and Deberred in the Presence of Deberred in the Cattle and States. (L. S. C.	remises until default of payment shall be made.	\mathcal{L}
Stated Schol and Deberred in the Presence of States of America. Stated Schol and Deberred in the Presence of Deberred in the Cattle and States. (L. S. C.	WITNESS Must hand and seal 5, this	3th day of January
Signed, Sached and Deference in the Uresence of LEVEL States (I. S. L. S. L. S. L. S. L. S. L. S. MORTGAGE OF REAL ESTATI Greenville County. Personally appeared before mc. J. M. J. L. S. MORTGAGE OF REAL ESTATI Greenville County. Personally appeared before mc. J. M. J. L. J. J. M. J. J. J. M. J. J. MORTGAGE OF REAL ESTATI MORTGAGE OF REAL ESTATI J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J.	in the year of our Lord one thousand nine hundred and Luce	dependence of the United States of America.
IE STATE OF SOUTH CAROLINA, Greenville County. July A. D. 192. STATE OF SOUTH CAROLINA, Greenville County. The same of the within named. July A. D. 192. July A. D. 192. July A. D. 192. July A. D. 192. Markey examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of sons whomsoever, renounce, release and forever relinquish unto the within named. July B. Gatha and S. C. Sand. July B. Sand. July B. C. Sand	Signed, Sealed and Delivered in the Presence of	
IE STATE OF SOUTH CAROLINA, Greenville County. July A. D. 192. STATE OF SOUTH CAROLINA, Greenville County. The same of the within named. July A. D. 192. July A. D. 192. July A. D. 192. July A. D. 192. Markey examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of sons whomsoever, renounce, release and forever relinquish unto the within named. July B. Gatha and S. C. Sand. July B. Sand. July B. C. Sand	41) 6. Cathrair	J. C. J. C. S.)
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. July July A. D. 192 July A. D.		Eugene I Tikea (LS)
Greenville County. Personally appeared before me A made oath that 5 he saw the within named A M.		(L. S.)
In seal, and as	·	MORTGAGE OF REAL ESTATE.
n, seal, and as	Personally appeared before me Qual Xecus	e o o v
The seal, and as the control of the within written Deed; and that the within written Deed; and that the within writtensed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SEAL WRITNESSED WRI	id made oath that . 5 he saw the within named	, a.d. Thing and Congre
SWORN to before me, this A. D. 192 W. Catthau (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I. Public Adam Minery Mark gags of the within named. I 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 of sons 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 premises within mentioned and released. GIVEN under my hand and seal, this of A. D. 192 Notary Public for South Carolina.	$\ell J I$	en Deed; and that 💆 he with
SWORN to before me, this. SEALLY	71/ E	for the account of the second
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, Country Public for South Mrs. Country Public for South Carolina. RENUNCIATION OF DOWER Mrs. RENUNCIATION OF DOWER Mrs. RENUNCIATION OF DOWER Mrs. Mrs. Country Mrs. Co	1	witnessed the execution thereof.
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. did this day appear before me 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 of sons 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 premises within mentioned and released. GIVEN under my hand and seal, this. Of		
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	y of Jace ary A. D. 192	φ
RENUNCIATION OF DOWER Greenville County. I,		Bess Greece
Greenville County. I. Pur Charl Millian Millian Markey age Markey age Markey age of the within named. did this day appear before me 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 of sons 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 premises within mentioned and released. GIVEN under my hand and seal, this. of. A. D. 192	Alotaly Lubic for South Carolina.	
hereby certify unto all whom it may concern, that Mrs. e of the within named. did this day appear before me 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 of sons 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 premises within mentioned and released. GIVEN under my hand and seal, this. of. A. D. 192 Notary Public for South Carolina.	HE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER.
hereby certify unto all whom it may concern, that Mrs	Greenville County.	n_{0} . n_{0}
did this day appear before me 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 of sons whomsoever, renounce, release and forever relinquish unto the within named	i, Viirchase	Mency Marcgage
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 of sons whomsoever, renounce, release and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs	
Sons 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 premises within mentioned and released. GIVEN under my hand and seal, this	l upon being privately and separately examined by me, did declare that she doe	es freely, voluntarily and without any compulsion, dread or fear of any person or
of	sons whomsoever, renounce, release and forever relinquish unto the within named	
of	· · · · · · · · · · · · · · · · · · ·	
of		estate, and also all her right and claim of Dower, of, in or to, all and singular,
of	premises within mentioned and released.	
Notary Public for South Carolina. Notary Public for South Carolina.	, · · · · · · · · · · · · · · · · · · ·	
Aurian Ath	y of	
TO A A STATE OF MALE AND A STATE OF THE STAT	y of	
Kecorded 192 y	y of	