y marie minshall (L.	aining	nts and Appurtenances to the said Premises belonging, or in anywise incident or appe
The present of the collection of the deployment with the saled presents using the saled presents and selected plant of the collection of t	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said capilea Pational Baux of Jaces
The control consideration and simplicity the ratio premiets unto the subfilling for said of the control of the	outh Carolina its successors	Heirs and Assigns, forever. And
And it at one distinct the control of the control o	o hereby bind Wayself, my	Heirs, Executors and Administrator
ince, Exception, Administrators and Assigns, and every present whosespees the lead place of a claim to the form, or any part thereof. And the will Margaper assers to the same to be more the manufacture and halfdings on add better to some not less than the case of the same to be founded in a company or companies additionately to be more good. But and case the same to be founded in a company or and that is the event Oat the inordigates. It all at any time fall to do in, then the a company of the same to be founded in a contract of the contract of the same to be founded in a contract of the contract of the same to be founded in a contract of the contract of the same to the same to be founded in the contract of the same contract to any	warrant and forever defend, all and singular, the said premises unto the sa	side oples national Bank of Breenvil
And the cold Kortegory	ith Carolina, its successors	Helis and Assigns, from and against 1211 1111
Solution in the same distinguish the pales, all insurance to the call increase from the same damage. And while the pales, all insurance to the call increase. And if at any time day part of same to be increased the mortgage, with interest. And if at any time day part of said data or interest thereon be yout die and suppoid. And if at any time day part of said data or interest thereon be yout die and suppoid. And if at any time day part of said data or interest thereon be yout die and suppoid. And if at any time day part of said data or interest thereon be yout die and suppoid. And if at any time day part of said data or interest thereon be yout die and suppoid. And if at any time day part of said data or interest thereon be yout die and suppoid. And if at any time day part of said data or interest thereon is possed as receivery with andorrey to the part of said said and excellent and part of said said said said said said said said	eirs, Executors, Administrators and Assigns, and every person whomsoever	lawfully claiming, or to claim the same, or any part thereof.
and above the same to be droored in any cases the same to be droored in above cases of such foreign and that in the overtilet the morragen, while the morragen and a same and reinforces. The premium and excesses of such foreigness make this morragen, with interest. And it at any time any part of aid cole, or interest therefore be part due and magad. The premium and excesses and such parts are all and collected, School of the second and magad. The property of the parts of the second such parts are all and collected and magad. Description and the second collected and such parts are all and collected and magad. Description and the second collected and such as a second second and magade and second collected and c	And the said Mortgagor agree to insure the house and buildings or	n said lot in a sum not less than
The premium and expense of such inservance under this mortgage, with interest And if at my time any part or such date, in interest inservance her past date and despited. The above described previous to out were being and the past date and despited. The parties of the past of the past date and despited the past date and despited the past date and despited the adjustment of the parties of the past date of the past date of the past date and past date and political actually observed to the past date of political actually observed to the past date of the past dat	e, and assign the policy of insurance to the said mortgagee, and that is	in the event that the mortgagor shall at any time fail to do so, then the sai
And if a very time any part of and circle, or interest thereon be past due and depoid. The charm convoled convolute to and circle or interest there is a second of the convolute of the convolute of a second of the convolute of	ortgagee may cause the same to be insured in	name and reimburse
the show bearded premine to out memorane. A Management of the parties and provides and others are the start of the Management of the parties of the Original Property of the Management of the parties of the Original Accessory without Rabbility of account for acquining more to the Management of the parties to three Presents that if and management of the parties to three Presents that if and management of the parties to three Presents that if a cold colderwise to remain in all force and original of the sale and, they paid food of Raspin and the shall cook, described and shall cook, described and shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and, they paid food of Raspin and the shall cook, described and the sale and they paid food of Raspin and the sale and the shall cook, described and the sale and they paid food of Raspin and the sale of Raspin and the sale and they paid the sale and the sale and the sale and they paid they paid they paid they paid they paid the sale and they paid they paid they paid they paid they paid the sale and they paid they paid they paid they paid they paid they	r the premium and expense of such insurance under this mortgage, with intere	est.
result Court of said Shift make, at there has at ordered and profession appeals at the control of the parties of said provides and social magnetic processions with the said mortgo of the parties to their Personals, that if the control of the control of the parties to their Personals, that if the control of the control of the parties to their Personals, that if the control of the control of the parties to their Personals, that if the control of the control of the parties to their Personals, that if the control of the control of the parties to the personals, that if the control of the c	And if at any time any part of said debt, or interest thereon be past due as	and unpaid hereby assign the rents and profi
e aid mortgager	ircuit Court of said State may, at chambers or otherwise, appoint a receiver oplying the net proceeds thereof (after paying costs of collection) upon said	with authority to take possession of said premises and collect said rents and pront
AND IT IS AGREED, by not between the said porter, that the said mortgager. AND IT IS AGREED, by not between the said porter, that the said mortgager. AND IT IS AGREED, by not between the said porter, that the said mortgager. AND IT IS AGREED, by not between the said porter, that the said mortgager. AND IT IS AGREED, by not between the said porter, that the said mortgager. AND IT IS AGREED, by not between the said porter, that the said mortgager. AND IT IS AGREED, by not between the made. WITNESS, 1114 head and seal , this head and seal , this head		
emines until default of payments shall be made. WITHESS ILLL And and seal this day of filter and the bondred and files in the year of our Lord one thousand rine bondred and files. The year of our Lord one thousand rine bondred and files. Signed Sealed and Delivered in the Prostace of Signed Sealed and Delivered International Sealed Se	ereon, if any be due, according to the true intent and meaning of the sad void; otherwise to remain in full force and virtue.	aid note, then this deed of bargain and sale shall cease, determine, and be utterly no
WITNESS (ILL) hand and seal, this in the year of our Jord one thousand sine hundred and leastly and in the year of our Jord one thousand sine hundred and leastly and independence of the United States of America. Supped Sealed and Delivered in the Presence of Manual Land Control of Con	AND IT IS AGREED, by and between the said parties, that the said m	nortgagor to hold and enjoy the sa
in the year of our ford one thousand nine handred and settle 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	emises until default of payment shall be made.	
in the year of our ford one thorsand intic hundred and cetter (1) 12 12 12 12 12 12 12 12 12 12 12 12 12	WITNESS	2.5 1 h day of Junes ary
Signed. Sealed and Delivered in the Pressure of Market Mar	in the year of our Lord one thousand nine hundred and Lice ext. L.	Jand in the one hundred a
That it is titled (Inc. That it is titled (Inc. That it is titled (Inc. That is title	10419 sighth year of the Sovereignty an	nd Independence of the United States of America.
(I.	Signed, Sealed and Delivered in the Presence of	
MORTGAGE OF REAL ESTA' Greenville County. Personally appeared before me Littlative in the saw the within named in the saw the saw the saw the within named in the saw the within named in the saw th	2 Deniery Ogrand	Mary Uni Bridges (L. S
Greenville County. Personally appeared before me. I made oath thathe saw the within named.	J. marie minshall	(L. §
Greenville County. Personally appeared before me. I made oath that be saw the within named		(I_ §
Greenville County. Personally appeared before me. J. made outh thathe saw the within named	/	(L. S
m, seal, and as. act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this Notary Public for South Carolina. WE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. did this day appear before a 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 resons whomseever, 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 singuish premises within mentioned and released. GIVEN under my hand and seal, this (L. S.) Notary Public for South Carolina.	}	MORTGAGE OF REAL ESTAT
gn, seal, and as	Percentilly appeared before me	Harrist act
m, seal, and as		
SWORN to before me, this	d made oath thathe saw the within named	3412900
SWORN to before me, this		
SWORN to before me, this	h fell	
SWORN to before me, this. y of	1	\
y of January Public for South Carolina. (SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. d 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 resons 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. y of	D. Densey Ox	witnessed the execution thereof.
y of	SWORN to before me this	
Notary Public for South Carolina. (SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, hereby certify unto all whom it may concern, that Mrs. ife of the within named		
Notary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I,	y of the state of	a marie Minchael
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,	V CAROLINA)	RENUNCIATION OF DOWE
I,	}	
did this day appear before to 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 resons 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	Greenvine County.	
did this day appear before in the within named	1,	
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 sons whomsoever, renounce, release and forever relinquish unto the within named		
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 singuing premises within mentioned and released. GIVEN under my hand and seal, this Of		
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		
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		
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		t and estate, and also all her right and claim of Dower, of, in or to, all and singula
y of		
Notary Public for South Carolina.	1	
	,	
	Notary Public for South Carolina Notary Public for South Carolina	