tgagee may cause the same to be insured in		
The NUTE AND TO FIGUR, 11 or 2 degrees, the mail Prevention pure for each of the sail. A state of the sail		
TO INTERAT TO FOLD, at an implex, the call remains and the and the set of the s		
strongs big if (1:1) if (1:1) if (1:1) is all products must be set if (1:1) is and the set if (1:1) if (1:1) is all products must be set if (1:1) is all products must be all products p	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said CT T_{1} $Accord CJ$	
<pre>mergs and ference of excl. all and single. It. and provides much the stat All All All All All All All All All Al</pre>		
More and Angene took and agene of the set of a part Mered. According, Administration and Angene took and agene of the set o	hereby bind <u>lectrectrectrectrectrectrectrectrectrectr</u>	
<pre>n, Exception, Administration and Acagam, 26, 2010, prioring accounter for prioring of the form fine one of the file of the second file on the second file on the second file on the second file one of th</pre>	warrant and forever defend, all and singular, the said premises unto the said 77. Kright Correct of the history	
And the and Margagen_tape. I tape. In least the home and behings or and has in a more has than "	Heirs and Assigns, from and against <u>Augult Jelue Duur U</u>	
Determine the scalar product the scalar product scalar by the server, that is also you have been been from the first scalar product scalar products and the scalar product scalar product scalar product scalar products and sc		1
and a laigh the policy of Energy to the first managed with interest. And if at my carse the same to be innered to		
E2 permits and expense of such insurance under the sweiger, with interest. And if at may time any part of wich insurance under the sweiger, with interest. And if at may time any part of wich insurance under the part due and mand. And if at may time any part of wich insurance under the spectra and mand. And if at may time any part of wich insurance under the sweiger and and and mand. And if at may time any part of wich insurance under the sweiger and and and mand. And if at may time any part of wich insurance under the sweiger and and and insurance of the particular of the state barde of the particular of the state barde of the particular of the state barde barde of the state barde barde barde barde ba	, and assign the policy of insurance to the said mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said	
And it is a up, time any part of valid day, or inforces thereas the part data and uppid	tgagee may cause the same to be insured in	
And if at any time any time any part of valid day, or interest thereas to part date and update the set of all date parts of valid date, or interest are constructed and thereas a set of all date parts of valid date, or interest and any time of all date parts of valid date interest and any time of all date parts of valid date interest and any time of all date parts of valid date interest and any time of all date parts of valid date interest and any time of all date parts of valid date interest and any time of all date parts of valid date interest and any time of all date parts of valid date interest and any time of date parts of valid date interest and any time of the valid of valid date interest and any time of the valid of valid date interest and any time of the valid date of valid date interest and valid. All dates are all dates and the valid date interest and valid. All dates are all dates and the valid date interest and valid. All dates are all dates are all dates and the valid dates are all dates and the valid date and the valid date interest and valid. All dates are all dates and the valid dates are all dates are	the promium and expanse of such insurance under this mortgage with interest	1
be due acarbitely presents of a "Target"	the premium and expense of such insurance under this mortgage, with interest.	
be due acarding predices to add to "target," If the predict of addition of a prediction of the prediction of addition of additionof addition of addition of addition of addition of addition of ad	And if at any time any part of said debt, or interest thereon be past due and unpaid	4 1 1 1 1
Set and product thereof, there of a color work of colorido) spon and the factor, can be averaged on the set products of a motion of the set o	he above described premises to said mortgagee, or	
#ROVIDED AGMAYS, NEVERTHELESS, and it is the free inter and mussing of the parties to these Presents, that if AGM	ving the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than	
add protographing do and and well, and to by age or case to be paid, and the add mortgages. do and and case, determine and conservation. add protographing do and and well, and to be and a state of a		
<pre>vail observe to remain in all store and vite. AND IT IS AGEND by add beams the scil gordes; that the will moregons</pre>	said mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest eon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null	a comercia
nies mil defauit of sognent shit be mode. WTTNESS. 5. (1)	void; otherwise to remain in full force and virtue.	1997 - 1997 - 1997 - 19
WITNESS. If 11 but de and rest A this A This day of Apple I in the year of our load our horannel mice boaded and III (III FG. F. C. LIILA		1 - 11 - 11 - 11 - 11 - 11 - 11 - 11 -
in the year of our Lord one flowend nine hundred and it is it is the seven is and in the one hundred and it is it is the seven is the previous of the United States of America. Sugged Stated and Delivered in the Previous of if is it is in the Previous of if is it is i	WITNESS (11) hand 24 and seal of this 25 th, day of Akrel	
And Delivered in the Presence of the United States of Accerta. Signed, Saled and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Work and the United States of Accerta. Market and Delivered in the Presence of the United States of Accerta. Market and Delivered in the Work and Economic Interest and States and Accerta. Market and Delivered in the Market and Calina of Dever, of, in or to, all and singular, premises within mented and relaxet. Market and Accertand States. States and Core Teli	in the year of our Lord one thousand nine hundred and tu - conture for and in the one hundred and	10 J. H. L.
Speed. Saidel and Delivered in the Presence of Control of of	karly CLANTA	
A: A: Mithelent (L S) (L S) (L S) E STATE OF SOUTH CAROLINA, Greenville County. MORTOAGR OF REAL ESTATE Personally appeared before me M. M. Mithelent act and deed, deliver the within written Deed; and that MORTOAGR OF REAL ESTATE seal, and as Mithelent MortoAGR of REAL ESTATE SwoRN to before me, this M. M. M. Mithelent MortoAGR of REAL ESTATE SWORN to before me, this M. M. M. M. Mithelent Mithelent Mithelent A. D. 1924 Mithelent MortoAGR of Books SWORN to before me, this M. M. M. D. 1924 Mithelent Mithelent MortoAGR of Books Noterry Public for South Carolina. Mithelent Noterry Public for South Carolina. Mithelent I,	Signed Sented and Delivered in the Prevence of	
A: A: Mitchellert (L S) A: A: Mitchellert (L S) (L S) (L S) Be STATE OF SOUTH CAROLINA, Greenville County. MORTOAGE OF REAL ESTATE Personally appeared before me M. M. Mitchellert MortoAGE OF REAL ESTATE MORTOAGE OF REAL ESTATE reaction of the within named Mitchellert MortoAGE OF REAL ESTATE MortoAGE OF REAL ESTATE seal, and as Mitchellert Mitchellert MortoAGE OF REAL ESTATE MortoAGE OF REAL ESTATE seal, and as Mitchellert Mitchellert MortoAGE OF REAL ESTATE MortoAGE OF REAL ESTATE Sworn to before me, this Methylert the within written Deed; and that he with Witnessed the execution thereof. SWORN to before me, this Mit MortoAcrolina. Mitchellert Mitchellert Notary Public for South Carolina. Notary Public for South Carolina. Mitchellert MortoAGE of Real Line Mitchellert Mitchellert Mitchellert Mitchellert Mitchellert Mitchellert Mitchellert Sworn to before me, this Mitchellert Mitchellert Mitchellert Mitchellert Mitchellert <td><u>(L. S.)</u></td> <td></td>	<u>(L. S.)</u>	
(L. S.) E. STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A. G. Gele allic. made oath that	L'Aret (L.S.)	
Greenville County. A. C. C. C. S. C. C. S. Personally appeared before me. A. C. C. S. made oath that he saw the within named	(L. S.)	
Greenville County. J. G. G. S. L. C. made oath thathe saw the within named Z. G. J. J. L. J. M. J.	E STATE OF SOUTH CAROLINA)	
seal, and as full:		:
seal, and as full:	Personally appeared before me It. C. Beatlic	
seal, and as filling act and deed, deliver the within written Deed; and that	made anth that he saw the within named Lill, It day to an L. S. Miller & Linking and	
WORN to before me, this 2./tk.		
WORN to before me, this 2./tk.		
SWORN to before me, this 2 / th,		
of	<u>Li Di Kiacli</u> witnessed the execution thereof.	
Key State of South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me, this 2 th,	
Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I,	of 1 1 1 2 2 4 A. D. 192 4	
E STATE OF SOUTH CAROLINA, Greenville County. I		
Greenville County. I I,		
I,		-
of the within named		
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 ons whomsoever, renounce, release and forever relinquish unto the within named	ereby certify unto all whom it may concern, that Mrs	
ons whomsoever, renounce, release and forever relinquish unto the within named		
of	ons whomsoever, renounce, release and forever relinquish unto the within named	-
of	Hoirs and Accions all has interest and state and also all has right and alaris of Dowar of in an all and alarst-	
0fA. D. 192		
(L. S.)) Notary Public for South Carolina.		
	of	-
	(L. S.)	
Recorded		
U I I I I I I I I I I I I I I I I I I I	Recorded	
	U	
		+

.

ţ

. .

ł