And if at any time are part of said debt, or interest thereor be paid for and surprising. And if at any time are part of said debt, or interest thereor is not a secretive sink authority to take procession of said precise, and agree that any Judge of the time of the secretic strongle date expraines to said surprise and profite scrubly collected. PROVIDED ALWAYS, NEVERTREASS, and it is the true interest and exceeding to other collections, and agree that are part of said profits actually collected. PROVIDED ALWAYS, NEVERTREASS, and it is the true interest and exceeding of the said and the paid, unto the said uniterage. AND IT IS ACCRETION in the little street the said parties, that the said mortgager. AND IT IS ACCRETION by and between the said parties, that the said mortgager. To bold and enjoy the said in the year of our Lard's one thousand sine hondred and Latticesty. WITNESS 72.6. I and a made seal, this year of the Sovercitanty and Independence of the United States of America. Signed, Saided and Delivered in the Presence of Latticesty of the Sovercitanty and Independence of the United States of America. Signed, Saided and Delivered in the Presence of Latticesty of the Sovercitanty and Independence of the United States of America. Signed, Saided and Delivered in the Presence of Latticesty of the Sovercitanty and Independence of the United States of America. Signed, Saided and Delivered in the Presence of Latticesty of the Sovercitanty and Independence of the United States of America. Signed, Saided and Delivered in the Presence of Latticesty of the Sovercitanty and Independence of the United States of America. Signed, Saided and Delivered in the Presence of Latticesty of the Sovercitanty and Statesty of the Sovercitanty of the Sov	TOGETHER with, all and singular, the Rights, Members, Hereditaments and aining.	Appurtenances to the said Premises belonging, or in anywise incident or apper-
The Recentive and American was an important to the first previous with the stable of t	TO HAVE AND TO HOLD, all and singular, the said Fremises unto the said	Heirs and Assigns, forever. And
in, Recorder, Administrators and Assigns, and every person whereover lawing whiteins, are to claim the sum, or war part dented. And the said Metagener agree is where the locate and buildings on and lot in a numer law claim. Dallar for a compage or compare he had not to the neutron, and the said with the said metagener. Dallar for a compage or compare he can be law to the metagener. Dallar for a compage or compare and the said of the metagener and does in the cream that the more said at any time fall to do so does the said metagener. And if at any time may must do tald date, or interest thereon he could doe and couplid. And if at any time may must of tald date, or interest thereon he could doe and couplid. And if at any time may must of tald date, or interest thereon he could doe and couplid. And if at any time may must of tald date, or interest thereon he could doe and couplid. And if at any time may must of tald date, or interest thereon he could doe and couplid. And if at any time may must of tald date, or interest thereon he could doe and couplid. And if at any time may must of tald date, or interest thereon he could doe and couplid. And if a tary time may must of talk date, or interest thereon he could be used coupling the said to the coupling the said of the coupling the said to the coupling the said coupling the said to the coupling the said to the coupling the said coupling the said to the coupling the said coupling the said coupling the said to the part of me Lord was decoupled the coupling the said coupli	horoby hind Massell my	Heirs, Executors and Administrators,
Size Execution, Administrators and Antaines, and every present advancesced invitably delimbing on 100 chies the same, or 22 parts forced. And the said Mortgapers agreem, in immance the home and bothships on and 50 in a 2 time not beauth to the management. Doublist for a company or company to the mortgage. In all the same to be invared its. The premium and cospens a bit invared to the said mortgages. In a company or company to the same to be invared its. The premium and cospens a bit invared to the same to be invared its. And if a saw time any part of risk date, or interest between the part due and register. And if a saw time any part of risk date, or interest between the part due and register. And if a saw time any part of risk date, or interest between the part due and register. And if a saw time any part of risk date, or interest between the part due and register. And if a saw time any part of risk date, or interest between the part due and register. First, Execution, Administrators or Assigns, and agree that any Plades of the freed Cert of and State may, a Company or or colorison agreed a received with antibodies and agree that any Plades of the freed Cert of and State may, a Company or or colorison and state may produce the freed Cert of and State may, a Company or or colorison and state may produce and the same control of the s	warrant and forever defend, all and singular, the said premises unto the said.	eirs and Assigns, from and against myself and m
Toulist fa a company or companies satisfactory to the notations. So the same instead from two or familiar for a company or companies satisfactory to the notations. So the same in the instead of the sall notations. In the event that the worspany. So the same instead from two or familiar for provident and capeans of sain insurance under this mortgage, with interest. And if at any time no sain of said dath, or interest thereon be read one said. And if at any time no said of said dath, or interest thereon be read one said of said formation or interest thereon is said mortgage. In the said control of said formation or interest thereon is said mortgage. In the said mortgage, and said mortgage	leirs, Executors, Administrators and Assigns, and every person whomsoever lawful	ly claiming, or to claim the same, or any part thereof.
e, and analous the color of intervations to the state on the interrect in the creeks that the mortgagers — may come the state on be insured in		
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regard Court of said State may, at chambers or substrates against a recover with another to take protection, and and the said state may, at chambers or account for morthing more than certain and profits extrate or certain and profits extrated profits extrated profits extrated by the profits of the certain and the said is the time intent and maxing of the gardes to like a Present, that if	And if at any time any part of said debt, or interest thereon be past due and t	inpaid
e aid nortgazor— do and shall well and truly jays or cause to be paid, unto the sixth orbitances— the said chell or sum of money aforestial, with intereservers, if any be direct, exceeding to the resident of the paid to delicity of the paid and said to the paid and collective to resain in full force and visite. AND IT IS ARREED, by and between the said parties, that the said mortgazor— deed to bugini and sale shall cover, determine, and the unterly mild cold, chelverie to resain in full force and visite. AND IT IS ARREED, by and between the said parties, that the said mortgazor— deed to bugini and sale shall cover, determine, and in the medical mortgazor— deed to bugini and sale shall cover, determine, determine the parties, that the said mortgazor— deed to bugini and sale shall cover, determine the parties and in the parties, that the said mortgazor— deed to bugini and sale shall cover, determine the parties and in the parties, that the said mortgazor— deed to bugini and sale shall cover, determine the parties and in the one bundred and in the year of our Long substance thousand rine bundred and the sale that the said mortgazor— deed the United States of America. Signed, Scaled and Delivered in the Presence of Barreer and Iddependence of the United States of America. Signed, Scaled and Delivered in the Presence of Barreer and Iddependence of the United States of America. (I. S. G.	Circuit Court of said State may at chambers or otherwise appoint a receiver with s	authority to take possession of said premises and collect said rems and proms,
and the state of control of the same and sold and only the first this deep of sargan and tale state cook, december and many and only interest and reasoning of the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager to bold and enjoy the naiveniles until default of payment shall be made. WITHERS PLICY hand and seal, this fall be said to bold and enjoy the naiveniles until default of payment shall be made. WITHERS PLICY hand and seal, this fall between the said in the one hundred and the said in the year of our Lordone thousand rine transfer and Little states of America. Signed and Delivered in the Presence of Signed Scaled and Scale and Scale and Scaled and Scale and Sca	to and shall mall and truly pay or cause to be paid unto	the said mortgagee the said debt or sum of money aforesaid, with interest
remises until default of payment shall be made. WITNESS. 27244 hand and seal., this 17.6. day of 17.0. and in the one bundred and training the payment of the United States of America. Signed, Sealed and Dolivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Dolivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Dolivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Dolivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Dolivered in the Presence of the United States of America. In State of South Carolina, 16.8. Cl. S. (L. S	hereon, if any be due, according to the true intent and meaning of the said note, and void; otherwise to remain in full force and virtue.	then this deed of pargam and safe snall cease, determine, and be utterly num
WITNESS 27144 hand and seal this 17th and in the year of our Lord one thousand aine hundred and Liverity friend and in the one hundred and the Greenwill of the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the one hundred and Independence of the United States of America. Signed, Scaled and Delivered in the one hundred and Independence of the United States of America. MORTCACE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County. Sworks to before me, this 15th A. D. 192.25 Notary Public by South Carolina. Sworks to before me, this 15th A. D. 192.25 Notary Public by South Carolina. Greenville County. I, Set The OF SOUTH CAROLINA, Greenville County. I, John Carolina and States of America. Helies and Assigns, all ber interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released. Livin under my hand and scal, this A. D. 192. Notary Public for South Carolina. Notary Public for South Carolina. A. D. 192. Notary Public for South Carolina. A. D. 192. Notary Public for South Carolina. Notary Public for South Carolina	AND IT IS AGREED, by and between the said parties, that the said mortgag	or to hold and enjoy the said
in the year of our Locd one thousand nine hundred and talked the grant of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the State of Signed, Sealed and Delivered in the Signed Sealed	Premises until default of payment shall be made.	
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S. C. Butt. (I. S. (I.	year of the Sovereignty and Ik	dependence of the United States of America.
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HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	The formal desired to the second of the seco	8), (L. J.) unlo. (L. S.)
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Greenville County. Personally appeared before me		(L. S.)
Greenville County. Personally appeared before me	THE STATE OF SOUTH CAROLINA)	MORTGAGE OF REAL ESTATE.
gn, seal, and as Reconstruction and deed, deliver the within written Deed; and that he, with T. Pee Jack witnessed the execution thereof. SWORN to before me, this 7 A. D. 192. 27 A. D. 192. 27 Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, To hereby certify unto all whom it may concern, that Mrs. If of the within named. Idd 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 person of arrons 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 the premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192. Notary Public for South Carolina.	}	
gn, seal, and as Reconstruction and deed, deliver the within written Deed; and that he, with T. Pee Jack witnessed the execution thereof. SWORN to before me, this 7 A. D. 192. 27 A. D. 192. 27 Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, To hereby certify unto all whom it may concern, that Mrs. If of the within named. Idd 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 person of arrons 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 the premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192. Notary Public for South Carolina.	Personally appeared before me Cohley a, B	etlei
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witnessed the execution thereof. SWORN to before me, this 7		
witnessed the execution thereof. SWORN to before me, this 7	gign, seal, and as	en Deed; and that he, with I. J. Pae Ju.
SWORN to before me, this. A. D. 192 A Notary Public for South Carolina. (SEAL) HE STATE OF SOUTH CAROLINA, Greenville County. I, De hereby certify unto all whom it may concern, that Mrs. If of the within named. Ind 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 earsons 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 the premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.		\mathcal{C}
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HE STATE OF SOUTH CAROLINA, Greenville County. I,	day of A. D. 192 d	Challes (But
Greenville County. I,	Notary Public for South Carolina.	1 Mary 1
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I,	THE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER.
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did this day appear before mend 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 the within named	I,	•
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