THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me County. Personally appeared before me County. Sign, seal, and as County. Sign, seal, and as County. Sign, seal, and as County. SWORN to before me, this County. A. D. 192.57 RENUNCIATION OF DOW. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before 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 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 singuish of the premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192.		Heirs and Assigns, forever. And
Licha Martinara, Administratures and Assigns, and every persons whotecomer harteful chaining from and against. Though all and a state of the state and Martinara and Assigns, and every persons whotecomer harteful chaining on the little to seam, or any part below. And the stall Martinara assessment to intere the horse and faultilings on talk little as even and here than the state of the same to be interested to the stall surgence. The and artina the motivages. In all the state was the same to be interested to the stall surgence, and that is the event that the interestion, field at easy time full to do so, then the interest the the contexts, the state of the prevalent and currous of such interested to the context, which interest. And If at one time are part of sale debt, or interest theory, a man the and untail. And If at one time are part of sale debt, or interest theory, a man the and untail. And If at one time are part of sale debt, or interest theory, a man the and untail. And If at one time are part of sale debt, or interest theory, a man the and untail. And If at one time are part of sale debt, or interest theory, a man the and untail. And If at one time are part of sale debt, or interest theory, a man the and unitaility and or interest and the sale of the sal	a haraby hind Mysell, my	Heirs, Executors and Administrators,
Theirs and Arriging, from and region. The arrives and Audign, and convey pressus whomesers betting between a transference and the range, or may prove the form. And the raid Meraphyse spream to instant the home and full-lings at raid lot in a sear we less than a land and the range or may prove the raid. Theirs (in a company or company or company or company or and the state of the same to the same to be formed by an other to the same to the formed by an other to the same to the formed by the same to	warrant and forever defend, all and singular, the said premises unto the said	G. F. London, his
time. Exception, Administrations and Artificia, and except person whomever the facility of the same of the time. 2014 Inc. Canada Artificia, and Carling and Martington		Heirs and Assigns, from and against my Delf, and
The position of the source of most income to the source of	eirs, Executors, Administrators and Assigns, and every person whomsoever la-	wfully claiming, or to claim the same, or any part thereof.
re, and acceptance the policy of incorrance to the sold mortnages—and their in the recent that the martinages—shall at any time fail to do so, then the so promagate—may counts to take the incorrance under their mortnages, with laterest. And if at any time any count of sold dieds, or interest thereous be not thus and country. And if at any time any count of sold dieds, or interest thereous be not died on the sold mortnages—are the sold of sold and end of the sold and end of the sold mortnages—are the sold of sold and end of the sold of the sold of promest sold for the sold of the sold mortnages—are two local sold and end of the sold and end of the sold and end of the sold of the sold and end of the sold and end of the sold of the sold and end		
And if at any time any nort of sold debt, or interest thereon, he part does and model. In all the developed premiers to sold another services the sold premiers the sold premiers to sold another services. If the above described premiers to sold another services and services the services of the services and services and services the services of the services of the services and services and services the services of the services of the services and services	re, 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 II at any time any nort of sald 60M, or interest therein, he west thus and engold. And II at any time any nort of sald 60M, or interest therein, he west thus and engold. And II at any time any nort of sald 60M, or interest therein, he west thus and engold. And II at any time any nort of sald 60M, or interest therein, he west thus and engold of the control training of the control of sald forms, appears a present with antibody. BOOVIDED ALWAYS, NETRETHIRESS, and it is the true interest or the properties of the process and proof sald of the properties of the proof sald of the		
If the close described promits to said montagene or Active States (Control Control Con		
irred Control of said State may, at chambers or observate, agreement a receiver attraction for the posteriors of the interest control of said State may, at chambers or observate, agreement and interest and dieth turned, one of sequence, while thould you comment for mything more of sexts and profits actually collected in page of sexts and profits actually collected in page of sexts and profits actually collected in page of sexts and profits actually collected in the control of the page of sexts and profits and state of the parties in these Presents, that if. PROVIDID ALWAYS, NEVERTHELESS, and it is the true intent and mesonine of the parties in these Presents, that if. PROVIDID ALWAYS, NEVERTHELESS, and it is the true intent and mesonine of the parties in the Cord of the page of the comment of the page of the	1/ •	
the aird mortgager. due and shall well and trinly pay or cause to be paid, more the said successing or the true town and unacing of the said note, that the said mortgager. The said blek or, sun of more present, with internet, if any the according to the true true multing of the said note, that this district to centre in fall force and virtue. AND IT IS ACKERD, by and between the said parties, that the said mortgager. Yourises until default of payment shall be unale. WITHESS THAT OF SOUTH CAROLINA. I was of the Sovereignty and Indepositione of the United States of America. Signed, Scalikl and Delivered in the Presence of Signed, Scalikl and Delivered before me. The Signed Signed Scalikly Signed Si	Circuit Court of said State may, at chambers or otherwise, appoint a receiver w pplying the net proceeds thereof (after paying costs of collection) upon said be rents and profits actually collected.	debt, interest, costs or expenses; without liability to account for anything more than
remises until default of payment shall be made. WITNESS Programmed and seal this day of Programmed and made of the United States of America. Single, Sealid and Delivered in the Presence of Programmed and Delivered in the Presence of Company of the United States of America. Single, Sealid and Delivered in the Presence of Company of the United States of America. Single, Sealid and Delivered in the Presence of Company of the United States of America. Single, Sealid and Delivered in the Presence of Company of the United States of America. MORTGAGE OF REAL, RSTAT OF SOUTH CAROLINA, Greenville County. South of the within named and occid, deliver the within written Deed; and that Solve, with Programmed without seal of the execution thereof. SWORN to before me, this A. D. 192 D. Notary Public for South Carolina. WITNESS TATE OF SOUTH CAROLINA. Greenville County. It is state of the within unamed. SWORN to before one, this day appear thefore and upon being privately and separately examined by me, did declare that site does freely, voluntarily and without any companion, dread or fear of any persons whomsoever, renume, release and forever relinquish unto the within named. Heirs and Amigus, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and single the premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192	he said mortgagor, do and shall well and truly pay or cause to be paid, hereon, if any be due, according to the true intent and meaning of the said i	unto the said mortgagee the said debt or sum of money aforesaid, with interest
WITNESS Park hand and seal this left grown of the Control of the United States of America. Signed, Scalled and Delivered in the Presence of Signed, Scalled and Delivered in the Presence of CLAR Port (I. C.	· · · · · · · · · · · · · · · · · · ·	tgagor to hold and enjoy the said
Signed, Scaled and Delivered in the Presence of CLARA COLOR (L. (L. (L. (L. (L. (L. (L. (L.	remises until default of payment shall be made.	
Signed, Scaffed and Delivered in the Presence of Comment Company Company	WITNESS My hand and seal , this / s	L day of May
Signed, Scaffed and Delivered in the Presence of Comment Company Company	in the year of our Lord one thousand nine hundred and Tuell	Independence of the United States of America.
HE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. MORTGAGE OF REAL ESTAT Greenville County. Setta Pass act and deed, deliver the within written Deed; and that She, with P. N. Ward witnessed the execution thereof. SWORN to before me, this. A. D. 192 and Notary Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may cencern, that Mrs. did this day appear before and unon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person ersons whomsover, 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 of the or of the o	Signed, Sealed and Delivered in the Presence of	
Greenville County. Personally appeared before me	Etta Poe	Ce. D. Payne (L. S.
HE STATE OF SOUTH CAROLINA Greenville County. Personally appeared before me An indicated and decident that Signature in the same the within named. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA. Indicated and decident that Signature in the same in the same in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution thereof. SWORN to before me, this signature in the secution that signature in the secution thereof. SWORN to before me, this signature in the secution that signature in the secution thereof. SWORN to before me, this signature in the secution that signature in the secut	St. M. Ward	· · · · · · · · · · · · · · · · · · ·
Greenville County. Personally appeared before me. This Setta Record and that See he saw the within named. The sea, and as Record and deed, deliver the within written Deed; and that See, with Record the execution thereof. SWORN to before me, this Record the execution thereof. RENUNCIATION OF DOW. The execution thereof. RENUNCIATION OF DOW. A D D D D D D D D D D D D D D D D D D		(L. S.
gn, seal, and as	}	MORTGAGE OF REAL ESTATE
ign, seal, and as	Personally appeared before me. (Miss) Etta	Pae_
gn, seal, and as		
SWORN to before me, this	A made value that animale tall the many and animale tall the many	
SWORN to before me, this	P.	in District Physical
SWORN to before me, this	gn, seal, and asact and deed, deliver the within v	
A. D. 192.5. Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. (SEAL) RENUNCIATION OF DOWN Greenville County. I		withessed the execution mercon,
Notary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, Io hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA, Greenville County. 1,	I_{max}	Etta Pae.
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
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 Lav of A. D. 192.	}	
ife of the within named	I,	
the 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 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		
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	ersons whomsoever, renounce, release and forever relinquish unto the within nar	ned
GIVEN under my hand and seal, this	•	
av of		
av of		
/r d)	ay of	
Notary Public for South Carolina. Recorded May 147h at 11,170, M., 192.5	Notary Public for South Carolina.	