hereby bind.    Heirs and Assigns, forever, And.   Heirs, Executors and Assigns, forever, and Administrators, warrant and forever defend, all and shapular, the said premises unto the said.    Heirs and Assigns, from and against.   Metallic Metall	ining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto	o the said
Here and Antiperson and Assistant and Assistant and Control of Secretary Administrators and Assistant and Assistan	1 the search love to a	Heirs and Assigns, forever. And
Est, Freemon, Administrators and Avokon, and every preson whenever learling vidence to this the term of got year lydron.  And the said Montpown agree to insert the house and healthagts on said to in a new said learn than the control of the contro	hereby bind Sill poly The	Heirs, Executors and Administrators,
the Economy Andinitrators and Andien, and covery perior. Substituted of the Color o		Heirs and Assigns, from and against
Execution of discussions to the salt montaneous and hast in the even that the management possibility on time fail to do in, then the salt measurement and experse of such insurance under this montance. It is a surface and experse of such insurance under this montance. With interest.  And if at sace time any vari of said delt, or interest thereton be past due and survaint.  And if at sace time any vari of said delt, or interest thereton be past due and survaint.  And if at sace time any vari of said delt, or interest thereton be past due and survaint.  And if at sace time any varies of said delt, or interest thereton be past due and survaint.  It hereby assign the rents and prefixe the said mentance.  For a said and said said said said said said said sai	eirs, Executors, Administrators and Assigns, and every person whomso	ever lawfully claiming, or to claim the same, or any part thereof.
Each advise the policy of circuracy to the said more more accurated in the cortic that the cardinator and country of said the form of the said to the insured in All 12 are time any sure of said belief or interest therein be past due and uponly.  And if at any time any sure of said belief or interest therein be past due and uponly.  And if at any time any sure of said belief or interest therein be past due and uponly.  And if at any time any sure of said belief or interest therein be past due and uponly.  And if at any time any sure of said delice or interest therein of the past due and uponly to the posterior of said premiers and caller, and agree that only force and profits said profits excelled profits.  And if at any time any time that we first pay or common to be peak that the profits pays and the posterior of said profits and profits said pays and the profits and the profits and the profits and profi	And the said Mortgagor agree to insure the house and bu	aldings on said lot in a sum not less than the same insured from loss or damage by
And It is any time any varied to all delite, are interest thereon be past that and pospoid.  And It is a more time any varied to all delite, are interest thereon be past that and pospoid.  Before the control of a second profits of the possession of any time and green that any judge of the programment of the possession of any time and green that any judge of the programment of the possession of any time and green that any judge of the programment of the possession of any possession of any possession of any possession of the possession of any posse	and resign 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 if at any time any next of said debt, or interest thereon he based that and organic.  They, Receaser, Administrators or Assigns, and agree that any Judge of the furnith town of said Stree may, at chambers or entering country of an antiverse with ambienty to take posteriors. Administrators or Assigns, and agree that any Judge of the furnith town of the said in the true interest of antiverse or the property of the control of the property of the property of the property of the said that the property of th	ortgagee may cause the same to be insured in	name and reimburse
They Neverther, Attendinateurs or sold martenage.  They Neverther, Attendinateurs or Assign, and agree that any Jodge of the refrest Goard of salks mem, at channels or estate of the power and the power of the physics costs of called the power and other proceeds there physics costs of called the power and other proceeds there physics costs of called the power and other proceeds the physics costs of called the power and	or the premium and expense of such insurance under this mortgage, wit	h interest.
processes and professionally related.  PROVIDED ALMAYS, NEVERTHELESS, and it is the true interest and mensing of the parties to these Presents, final it.  PROVIDED ALMAYS, NEVERTHELESS, and it is the true interest and mensing of the parties to these Presents, final it.  PROVIDED ALMAYS, NEVERTHELESS, and it is the true interest and mensing of the parties to these Presents, final it.  PROVIDED ALMAYS, NEVERTHELESS, and it is the true interest and mensing of the parties to these Presents, final it.  PROVIDED ALMAYS, NEVERTHELESS, and it is the true interest and mensing of the said mension of the parties to these Presents, final it.  PROVIDED ALMAYS, NEVERTHELESS, and it is the true interest and mension of the parties of the parties of the presence of the parties of the presence of the parties of the parties of the presence of the parties of the presence of the parties of the parties of the presence of the parties of the presence of the parties of the par	And if at any time any part of said debt, or interest thereon be pas	st due and unpaid
the sixt mortesport—do and shall well and truly pay or cause to be paid, goth the anal mortesport—of the state according to the scale acc	pplying the net proceeds thereof (after paying costs of collection) upone rents and profits actually collected.	on said debt, interest, costs or expenses; without hability to account for anything more than
the state of south the same of		
Pertities until default of payment shall be made.  WITHERS All hand and seal this and the consequence of the Ministry speed of our Lord due thousand ning hundred and in the consequence of the Ministry speed of the Severeignty and Independence of the Ministry States of America.  Simuel, Sealed and Deligered in the Presence of Ministry States of America.  Simuel, Sealed and Deligered in the Presence of Ministry States of America.  (I. S. (I.	nd void: otherwise to remain in full force and virtue.	
WITNESS Metal and and seal this and seal this and the content of t	AND IT IS AGREED, by and between the said parties, that the s	said mortgagorto hold and enjoy the said
in the year of our Lord for thousand sing hundred and.    A	remises until default of payment shall be made.	W.
in the year of our Lord spectroused sing hundred and  Signet, Seeled and Deligered in the Presence of  General Seeled and Seeled Seeled and General Seeled S	WITNESS hand and seal, this	Old day of Milling
THE STATE OF SOUTH CAROLINA.  Greenville County.  SWORN to before me, this A. D. 192.  THE STATE OF SOUTH CAROLINA, Oreenville County.  I, do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  And the same of the within named.  And the same of the within named.  And the state of the within named.  And the state of the within named.  And the same of the within named.  And the premises within mentioned and forecast.  And the same of the within named.  And the same	in the year of our Lord one thousand nine hundred and	helm to the total of the
Greenville County.  Personally appeared before me.  and made oath that Line saw the within named.  Sign, seal, and as		Wilnut Smith (L. S.)
Greenville County.  Personally appeared before me.  and made oath that Line saw the within named.  Sign, seal, and as		(L. S. (L. S.
Personally appeared before me.  and made oath that Line saw the within named.  Sign, seal, and as Line saw the within named.  SWORN to before me, this Line saw the within written Deed; and that Line, with witnessed the execution thereof.  SWORN to before me, this Line saw the within written Deed; and that Line, with witnessed the execution thereof.  SWORN to before me, this Line saw the within written Deed; and that Line, with witnessed the execution thereof.  SWORN to before me, this Line saw the within written Deed; and that Line with writnessed the execution thereof.  SWORN to before me, this Line saw the within samed without any office of the execution thereof.  THE STATE OF SOUTH CAROLINA, Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named 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 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 singul the premises within mentioned and released.  GIVEN under my thand and seal, this  A, D, 192  Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
sign, seal, and as act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  SWORN to before me, this.  A. D. 192  THE STATE OF SOUTH CAROLINA, Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 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 singul the premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  Notary Public for South Carolina.		$\varphi$ . (4) $\Lambda$ . (
sign, seal, and as.  SWORN to before me, this day of the within A. D. 192.  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA. Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 singul the premises within mentioned and released.  GIVEN under my hand and seal, this day of  Notary Public for South Carolina.  (L. S.)	Personally appeared before me	jourse Jarock
sign, seal, and as Act and deed, deliver the within written Doed; and that She, with  SWORN to before me, this A. D. 192  A. D. 192  THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 singul the premises within mentioned and released.  GIVEN under my hand and seal, this day Public for South Carolina.  Notary Public for South Carolina.	and made oath that & he saw the within named.	lucat Sucita
SWORN to before me, this.  day of A. D. 192  A. D. 192  THE STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 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 singul the premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  (I. S.)  Notary Public for South Carolina.	and made oath that subside but the same	
SWORN to before me, this  A. D. 192  A. D. 192  THE STATE OF SOUTH CAROLINA, Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 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 singul the premises within mentioned and released.  GIVEN under my hand and seal, this  day of.  Notary Public for South Carolina.	J.	
SWORN to before me, this day of A. D. 192 A. D	sign, seal, and as	within written Deed; and that
THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs		witnessed the execution thereof.
Notary-Public for South Carolina:  THE STATE OF SOUTH CAROLINA, Greenville County.  I,	SWORN to before me, this.	
Notary-Public for South Carolina:  THE STATE OF SOUTH CAROLINA, Greenville County.  I,	day of	E Lacina (tax box)
Greenville County.  I,	Notary Public for South Carolina.	
Greenville County.  I,		RENUNCIATION OF DOWE
I,	·	
wife of the within named	T	
wife of the within named	do hereby certify unto all whom it may concern, that Mrs	<u> </u>
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 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 singul the premises within mentioned and released.  GIVEN under my hand and seal, this	do nereny certify unto all whom it may conserv, that	did this day appear before r
Dersons whomsoever, renounce, release and forever relinquish unto the within named	the second	e that she does freely, voluntarily and without any compulsion, dread or fear of any person
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	persons whomsoever, renounce, release and forever relinquish unto the	within named
day of		
day of	the premises within mentioned and released.	
Notary Public for South Carolina.		
	Notary Public for South Carolina. (L. S.)	