Being and Angung forever. And and singular forever and an interpret with an and specific man and premium and forever defined, an and singular the analysement who movement backfull failing and adaption. The control of the social definitions and Angung and every person who movement backfull failing to the time and was my grant thereof. The first and Angung and any my person forever. And the social definitions are all the first and Angung and the social definitions are all the first and Angung and the social definitions. The control of the social definitions are all the first and Angung and the social definitions are all the control of the social definitions. The control of the social definitions are all the control of the social definitions and the social definitions are also be insured. And if an any time any year of soid definition are made that movement and refinitions. And if an any time any year of soid definition are also as the social definition and companies and refinitions. And if an any time any year of soid definition are also as the social definition and companies and refinitions. And if an any time any year of soid definition are also as the social definition and companies are also as the social	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Appurtenances to the said Premises belonging or in anywise incident or appertaining id. C. L. Seene a. Jones,
Interly store. Here which we designed the major with many the mid-life and Arriers, from and capital. He for the first and Arriers, from and capital mid-life and Arriers, from and capital mid-life and first and Arriers, from and capital mid-life and first and Arriers, from and capital mid-life and first and arriers and Arriers, from and capital mid-life and first and a month of mid-life and first and a month of mid-life and first and arriers and arriers. Deliver (in a company or companies and them the first and arriers and the mid-life and first and arriers and the professor. Deliver (in a company or companies and them the the workprage	Tus/	Heirs and Assigns forever. And
int. Executors, Administrators and Assign, and cutry preson whomesere located behavior, to the distinct on a case of any part tilend. And the and Moregaper—agree—to interes the bours and haddings on and so in a perm one less than Jack and the and control from these or demands and the control of the contr	o hereby bind My self Mef	
int. Executors, Administrators and Assign, and cutry preson whomesere located behavior, to the distinct on a case of any part tilend. And the and Moregaper—agree—to interes the bours and haddings on and so in a perm one less than Jack and the and control from these or demands and the control of the contr	warrant and forever defend, all and singular, the said premises unto the said	Charles Luch Jones, Je. his
in Recorders, Administrators and Astrigat, and sonsy percent channescene facility and and the said Mortgages. And the said Mortgages. The later to increase the transparence of the companies said-factory to the martingene) and all sent the same behavior from loss or damage by an administration of the companies of the companies and class the purity of increases to the said martingene and that in the event that the martingene) and shall at my time fall to do so them the said martingene The companies of the companies. And if all any time may part of said dath, or interest thereone he pand due and impaid. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may part of said dath contages. And if all my time may be said to the dath contages. And if all my time may be said to the said time said. And if all my time may be said time time time time said t		Heirs and Assigns, from and against Mule Cf., my
Bellers (in a company or composites satisfactory to the morranges) and story the same innered from loss or damage by not asign the policy of insurance to the said mercapage	eirs, Executors, Administrators and Assigns, and every person whomsoever lawf	fully claiming, or to claim the same or any part thereof.
and assign the policy of interners to the said mortgages	And the said Mortgagor agree to insure the house and buildings on	said lot in a sum not less than Tire Inousaics
the premium and superne of such interrance under this mortgage, with interest. And if at any time any part of such debt, or interest thereon he past due and wepaid. And if at any time any part of such debt, or interest thereon he past due and wepaid. And if at any time any part of such debt, or interest thereon he past due and wepaid. And if at any time any part of such debt, or interest thereon he past due and wepaid. And if at any time any part of such debt, or interest thereon he past due and wepaid. And if at any time any part of such debt, or interest thereon he past due and wepaid. And if at any time any part of such debt, or interest thereon he past due and such debt, thereon, and the past of the such pasts to these Presents that if. PROVIDED ALWAYS, NEWERSTHELESS, and it is the true linear and manaling of the pastice to these Presents that if. PROVIDED ALWAYS, NEWERSTHELESS, and it is the true linear and manaling of the pastice to these Presents that if. PROVIDED ALWAYS, NEWERSTHELESS, and it is the true linear and manaling of the pastice to these Presents that if. PROVIDED ALWAYS, NEWERSTHELESS, and it is the true linear and manaling of the pastice to these theorem, and well received the such most dead of bargain and sale shall seem, described, without interest which interest which is interest with the contribution of a south that it is an anti-past of the such most dead of bargain and sale shall seem, described, without any or if the Sovernigarty and Independence of the United States and America. Suppose the first of the Presence of the United States and America. Suppose the first of the Presence of the United States and America. Suppose the first of the Presence of the White America and Ameri		s satisfactory to the mortgagee), and keep the same insured from loss or damage by
the premium and expense of such insurance under this mortgage, with inserent. And if at any time any part of said debt, or interest thereon be past due and unguid. The show described formules to said mortgage. The state of said State way, at considers or offerwise appears are receiver with subscribe to close possession of said proteins and collect and receives and profits saying the cross and profits saying the construction of said proteins and collect and receives and profits saying the construction of said profits saying collected. PROVIDED ALMAYS, NUVESTIFICESS, and is is the true listent and mention of the parties to those Presents, that if the said parties saying under the said parties, and mortgager. AND IT IS AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, that the said mortgager. AND TEST AGENTED by and thereon the said parties, the said mortgager. AND TEST AGENTED by and the said parties, the said mortgager. AND TEST AGENTED by and the said the said mortgager. AND TEST AGENTED by and the said the s	e, 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 mortgagee
And if at any time any part of said dold, or interest thereon be past due and unpaid. And if at any time any part of said dold, or interest thereon be past due and unpaid. And of at a say time any part of said dold, or interest thereon be past due and unpaid. And of at a say time any part of said dold, or interest thereon be past due and unpaid. And of at a say time any part of said dold, or interest thereon be past due and unpaid. And of at any time any part of said dold, or interest thereon be past due and unpaid. And office standing officed. PROVIDERA ANYS, NEWESTITIES, and is the time time said mentagee. Any DIT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. And and the year of our little dues thousand said and and said, this district the said of the said one of	ay cause the same to be insured in	name and reimburse Lacata & Coff
And if at any time any part of said dods, or interest thereon, be past due and unpublic the slove described cremies to raid mortgages	r the premium and expense of such insurance under this mortgage, with interest.	
the above described servince to used mentageners. or Act and and servine of control and Servine and Collect and and servine of courts of self-size may a change of the proceeds thereof. Cafer poying costs of collection) upon said dets, interest, east or expenses; without liability to account for supthing more than the proceeds thereof. Cafer poying costs of collection) upon said dets, interest, easts or expenses; without liability to account for supthing more than the proceeds thereof. Cafer poying costs of collection upon said dets, interest, easts or expenses; without liability to account for supthing more than the process of the parties of these process, that if, and the parties and the cafe of the parties of these process, that if, and the parties and selected the parties and the cafe of largeing and sale shall costs. determine, and be turned and versus to remain to full force and versus. AND IT IS ARGEED, by and between the said parties, that the said mortgager AND IT IS ARGEED, by and between the said parties, that the said mortgager WITNESS. Held June 1. And 1.		
the celt proceeds thereof stater assume covered of collections of the collection of		- · · · · · · · · · · · · · · · · · · ·
and notification of the desired of the state of the part of the state of the part of the state and detect or turn of, money afforested, with interest of the state and force and of white interest and interest of the state and force and of white interest and an originate. AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enjoy the said mises stati default of payment shall be made. WITNESS Met. In and and seal, this is the year of our fact one thousand nine hondred and the said that the year of our fact one thousand nine hondred and the said that the year of our fact one thousand nine hondred and the said that the year of the Sovereignty and Indopendence of the United States of America. Signed, Sealed and Delivered in the Presence of W. G. Met. Met. (L. 8) E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A. D. 192 SWORN to before me, this A. D. 192 STATE OF SOUTH CAROLINA, Greenville County. STATE OF SOUTH CAROLINA, Greenville County. A. D. 192 STATE OF SOUTH CAROLINA, Greenville County. The said of the within named. A. D. 192 STATE OF SOUTH CAROLINA, Greenville County. The said of the within named. A. D. 192 STATE OF SOUTH CAROLINA, Greenville County. The said of the within named. A. D. 192 The said of the within named. A. D. 192 Notary Public for South Carolina, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, remises within mentioned and release and forever relinquish unto the within named. A. D. 192 Notary Public for South Carolina.	ituit Court of said State may, at champers of otherwise, appoint a receiver with	Allinority to take possession of said premises and collect said rente and profite apply-
without the same according to the true intent and meaning of the said note, then this deed of bargain and said shall cease, determine, and he ottenty multi and void; where to creation in the force in the said note, then this deed of bargain and said shall cease, determine, and he ottenty multi and void; where the said parties, that the said morrgager to bo hold and enjoy the said misses until of featls of payment shall be mude. WITHINES Hard hand and seal, this day of left the payment shall be mude and seal, this day of left to the payment of our Lord one thousand nine bundred and the parties, and the year of our Lord one thousand nine bundred and the parties, and the payment of the Presence of the Political States of America. Signot, Sealed and Delivered in the Presence of the Control one thousand time bundred and the payment of the Presence of the Control one thousand time bundred and the payment of the within named. A. D. 192 RESTATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. RENUNCIATION of Dower, of, in or to, all and singular, remises within mentioned and released. GIVEN under my band and seal, 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.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and many many many many many many many many	neaning of the parties to these Presents, that if
mises until default of payment shall be made. WITNESS Held hand and seal this delicity had and one in the one bondered and hand in the one bondered and hand in the one bondered and hand hand to the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (I. 8) Signed, Sealed and Delivered in the Presence of (I. 8) (I. 8) (I. 8) (I. 8) STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. At and deed, deliver the within written Deed; and that _be, with	erson in large be due, according to the true intent and meaning of the said note nerwise to remain in full force and virtue.	the said mortgagee, the said debt or sum of money aforesaid, with interest the this deed of bargain and sale shall cease, determine, and be utterly null and void;
WITNESS Met hand and seal this day of left to the winder and seal this day of left to the year of our ford one thouseand vine hundred and seat that year of the Sovereignty and Independence of the United States of America. Signed, Saeled and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Saeled and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Saeled and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Saeled and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Saeled and Delivered in the Presence of the United States of America. SESTATE OF SOUTH CAROLINA. SESTATE OF SOUTH CAROLINA. SWORN to before me, this the saw the within named. A. D. 192 M. STATE OF SOUTH CAROLINA. Creenville County. I. STATE OF SOUTH CAROLINA. CREENVILLE STATE Creenville County. I. STATE OF SOUTH CAROLINA. Creenville County. I. STATE OF SOUTH CAROLINA. Creenville County. I. STATE OF SOUTH CA	AND IT IS AGREED, by and between the said parties, that the said mortgage	gor to hold and enjoy the said
and in the one hundred and surface and sur	emises until default of payment shall be made.	
and in the one hundred and surface and sur	WITNESS My hand and seal , this	Dich: day of Left LC
Spined, Sealed and Delivered in the Presence of (L. S.)	in the year of our Lord one thousand nine hundred and the	and in the one hundred and
Spined, Sealed and Delivered in the Presence of (L. S.)	Juf teeth year of the Sovereignty and Inde	ependence of the United States of America.
(L. 8) (L. 8) (L. 8) (L. 8) (L. 8) (L. 8) (R. 8)	Signed, Sealed and Delivered in the Presence of	
(I. S) E STATE OF SOUTH CAROLINA, Greenville County. Perconsully appeared before me. W. E. A. L. L. L. C.		S, C $C $ $(L. S.)$
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	JB, Leatherwood	(L. S.)
ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	1	(L. S.)
ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Mr. C. A. L.		(L. S.)
Greenville County. Personally appeared before me. made oath that he saw the within named. seal, and as	and an	
Personally appeared before me	· }	MORTGAGE OF REAL ESTATE.
seal, and as. seal, and as. seal, and as. act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this of. A. D. 192 A. D. 192 SEATE OF SOUTH CAROLINA, Greenville County. I. sereby certify unto all whom it may concern, that Mrs. of the within named. did this day appear before me, 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 perwhomsoever, 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, remises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.		
seal, and as within written Deed; and that he, with SWORN to before me, this witnessed the execution thereof. SWORN to before me, the witnessed the executio		
SWORN to before me, this of. C. A. D. 192 C. A. D. 192 C. SEAL. Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, ereby certify unto all whom it may concern, that Mrs. 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 perwhomsoever, 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, remises within mentioned and released. GIVEN under my hand and seal, this of. Notary Public for South Carolina. Notary Public for South Carolina.	i made oath thatile saw the within hands	
SWORN to before me, this of. C. A. D. 192 C. A. D. 192 C. SEAL. Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, ereby certify unto all whom it may concern, that Mrs. 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 perwhomsoever, 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, remises within mentioned and released. GIVEN under my hand and seal, this of. Notary Public for South Carolina. Notary Public for South Carolina.	a seal and as M. Y. act and deed deliver the within writt	on Deed, and that he with
SWORN to before me, this. A. D. 192. (SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, ereby certify unto all whom it may concern, that Mrs. 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 perwhomsoever, 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, remises within mentioned and released. GIVEN under my hand and seal, this. of. A. D. 192. Notary Public for South Carolina.		
of Charles A. D. 192 (SEAL) Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, Greenville County. I Greenville Count	·	
RENUNCIATION OF DOWER. Greenville County. I,	No.	
RENUNCIATION OF DOWER. Greenville County. I,	of LCA A. D. 192	est & P f.
Greenville County. I,	Notary Public for South Carolina.	Ir.a. Much
Greenville County. I,		
Greenville County. I,		
ereby certify unto all whom it may concern, that Mrs	E STATE OF SOUTH CAROLINA, \	RENUNCIATION OF DOWER.
of the within named		
of the within named	I, Cardina v C-	221 & Cl. of 1
whomsoever, renounce, release and forever relinquish unto the within named		
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, remises 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, remises within mentioned and released. GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		
Of	premises within mentioned and released.	- color, and and an not right and claim of Dowel, of, in of to, all and singular,
Notary Public for South Carolina.	GIVEN under my hand and seal, this	
Notary Public for South Carolina.	ofA. D. 192	
•	(I, S.)	
Recorded [[] [12 6 , at 12 12 0 o'clock, P. M.	Notary Public for South Carolina.	
	Provided ([] 12 () 102 () 1/2/20	o'clockM.