and Assigns, forever. And. I. do broby blad. MYSSAT end my	leed of W. P. Earp of even date to be reco	f land being the same conveyed to the mortgagor by
TOGETHER With all and cinquitar the Eights, Manhers, Heredinances and Apparlmanaces to the said Penniew belonging, or in anywise Incident or apparlmanaces. A Company of the Science of th		rded herewith.
TOGETHER with all and simpler the Night, Members, Heresitaments and Appurtenance to the said Premises belonging, or in supvise inclines or apportuniting. TO HAYE AND TO HOLD, all and simpler, the said Fremises unto the said Mortgages. and the Suppler of the Su	or Release See Deed Book 3	296 Page 337 died to Hazel & Crooks
TOGETHER with all and singular the Sight, Members, Herseltaments and Appurtenances to the said Presistan belonging, or in supvise inclines or appetuniting. TO HAYE AND TO MOLD, all and singular, the said Premises unto the said Martgages and Lie Sight		
TOGETHING with all and singular the Eights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise Incident or spectrating. TO HAVE AND TO HOLD, all and singular the said Premises unto the said Mortgages. 2013. 138. SUGCESSORS. *** ANALYSIS* and Amigran, forever. And. I do hereby bind. *** NYSELT AND. EIG. *** Holes, Executors and Administrat to warmed and forever defend all said singular the said Premises unto the said Mortgages. 415. SUGCESSORS *** THE STATE OF SOUTH CANDUMAN AND THE STATE OF SOUTH AND THE STATE OF SOUTH CANDUMAN AND THE STATE OF SOUTH CANDUMA		
TOGETHER with all and singular the Rights, Members, Hereditannects and Appurtonances to the said Premises belonging, or in anywise Incident or spectratings. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages. SIZE SINGUESSOPS. *** AND ARISED, furrer. And. I. do hereby tind. *** MYSSII. RIGHT With a Six Control of the said Premises unto the said Mortgages. ** Helps, Executors, Administrators and Administration from and experiment. *** FIRE PROPERTY OF A SIX CONTROL OF THE SIX CONTROL OF	5 March 19 m	
TORDITIES with all and singular the Rights, Membors, Hereditaments and Appurtenances to the said Premises belonging, or in anywhole bridgest or specialising. TO HATE AND TO HOLD, all and singular the said Premises unto the said Mortgages. and 11s. SUCCESSORS. INC. AND Administrate to warrant and foresee defend all and singular the said Premises unto the said Mortgages. all 11s. SUCCESSORS. INC. ADMINISTRATION of the said Mortgages. The said Premises unto the said Mortgages and 11s. SUCCESSORS. ASSESSORS. INC. ADMINISTRATION of the said Mortgages and 11s. SUCCESSORS. ASSESSORS. Administrators and Assigns, and every person who sover involved planning or to claim state or any part thereof. And the said Mortgages. The 10s of the forest and bendings on said yid in a tom of not less than. Then Thousand Mortgages. I and less the forest and bendings on said yid in a come of not less than. Then Thousand Mortgages. I and less the first fall to do not then the said Mortgages. The part of the said Mortgages. I are compared to the said Mortgages. I and less the first fall to do not then the said Mortgages. The part of the said Mortgages. I are compared to the said Mortgages. I and less the first fall to do not then the said Mortgages. The said the compared to the compared to said the compared the said the compared to the said Mortgages. And It as my one say year of the Circuit Court of said Said, may, at chambers of education space said said, the said the said the said particles and the said said the		
TO HAVE AND TO HOLD, all and singular, the said Premises one the said Mortgages. and its SUCCESSOFS INTERNAL and Assigns, forever. And I do bereby bind. NYSELF. AND ENT. And Assigns, forever. And I do bereby bind. NYSELF. AND ENT. To warrant and forever defend all and singular the said Premises must be said. Mortgages and . 13.6. SUCCESSOFES. NEWSON. The man and equivalent. NYSELF. AND ENT. Holts, Exceptors, And Davis and Assigns, and every person who reverse bardiny changes or a claim same or any pers thereof. And the said Mortgage. aground. To better the bones and buildings on said job, as some of not ire than. The Thousand & Mortgages. and she said the said Mortgages. aground the posity of instances to the said Mortgages. and that in the event that the Mortgage. and leads that the first the said Mortgages. are compared to man and accessors of such this erast distribution. \$10,000.001		
TO HAVE AND TO HOLD, all and singular, the said Premises one the said Mortgages. and its SUCCESSOFS INTERNAL and Assigns, forever. And I do bereby bind. NYSELF. AND ENT. And Assigns, forever. And I do bereby bind. NYSELF. AND ENT. To warrant and forever defend all and singular the said Premises must be said. Mortgages and . 13.6. SUCCESSOFES. NEWSON. The man and equivalent. NYSELF. AND ENT. Holts, Exceptors, And Davis and Assigns, and every person who reverse bardiny changes or a claim same or any pers thereof. And the said Mortgage. aground. To better the bones and buildings on said job, as some of not ire than. The Thousand & Mortgages. and she said the said Mortgages. aground the posity of instances to the said Mortgages. and that in the event that the Mortgage. and leads that the first the said Mortgages. are compared to man and accessors of such this erast distribution. \$10,000.001		THE PERSON IN THE PERSON IN THE COLUMN PROPERTY OF THE PERSON IN THE PER
and Assigns, forever. And. I do hereby bind. EYSELT ENG. MY Hoirs, Executors and Administrates to deverse detects all and singlette the said Premises unto the said Mortgager and. \$13.80.088.8078 EXECUTION and gainst. SPACE AND AND Assigns are to dealer sense or any next income. And the said Mortgager. And the said Mortgager. And the said Mortgager. And the said Mortgager. Black 1.082. Black 1.082. Black 2.082. Black 3.082. Black 4.082. Black 5.082. Black 6.082. Black 6.083. Black 6.082. Black 6.083. Black 6.083	TOGETHER with all and singular the Rights, Members, Heredits or appertaining.	aments and Appurtenances to the said Premises belonging, or in anywise incident or
to warrant and forever defend all and singular the said Premises unto the said Mortgages and. 158.500088078 May and spaint. My 881f. and My year takerol. And the said Mortgage. a care. 8. to many the bones can be beling to each of the said winds atoms. And the said Mortgage. a care. 8. to many the bones can be beling to each of the said winds atoms. And the said Mortgage. a care. 8. to many the bones can be beling to each of the said winds atoms. Industrial My a sum of not less than. Then Thousand & Mortgage. Industrial My a sum of not less than. Then Thousand & Mortgage. Industrial My a sum of not less than. Then Thousand & Mortgage. Industrial My a sum of not less than. Then Thousand & Mortgage. Industrial to do so, then the said Mortgage. may cause the same to be insured in. Mortgage. And if at any time any part of said dolt, or interest thereon, he past due and unpaid. And if at any time any part of said dolt, or interest thereon, he past due and unpaid. And if at any time any part of said dolt, or interest thereon, he past due and unpaid, And if at any time any part of said dolt, or interest thereon, he past due and unpaid, And if at any time any part of said dolt, or interest thereon, he past due and unpaid, And if at any time any part of said dolt, or interest thereon, he past due and unpaid, And if a say time any part of said dolt, or interest thereon, he past the said and th	TO HAVE AND TO HOLD, all and singular, the said Premises un	nto the said Mortgagee and its successors XXXXXX
from each expirate. EXPECT. 28 C. 187. Holtr, Excentors, Administrators and Assign, and every person who sower investigations on such of a part of these and Mortgager. And the said Mortgager. agree. At the insure the bouse and buildings on said of the set than. Ten. Thousand. A. No/160 \$20,000,000		
severe leveluly claiming or to claim some or any part thread. And the said Mortgage	to warrant and forever defend all and singular the said Premises unto th	ne said Mortgagee and <u>its successors</u> TRIFFI Assigns,
And the said Merigagon—agree. At insure the toose and buildings on said often around not less than. Ten. Thousand. & No/100_state in a company or companies saids along to the Mortgagen and less the insured Markakasasasasasasasasasasasasasasasasasa	soever lawfully claiming or to claim same or any part thereof.	그는 그 그는 그 그 그는 그는 그는 그는 그는 그는 그는 그는 그는 그
Elogo 000 .00 . — — Dollies in a company or companies satisfactory to the Mortgagore and leep the satisfactory to the Mortgagore and leep the satisfactory to the Mortgagore That is a satisfactory to the Mortgagore That is a satisfactory to the Mortgagore The satisfactory to the Mortgagore It is the Service of the satisfactory to the Mortgagore It is the Service of the satisfactory to the Mortgagore The satisfactory to the Mortgagore It is the Service of the satisfactory to the Mortgagore The Service of the satisfactory to the Mortgagore The Service of the satisfactory to the Mortgagore The Service of S	against loss or damage h	by fire and, windstorm all of the stan that the stan of the stan o
time fail to do so, then the said Mortgages	\$10,000.00) Dol	lars in a company or companies satisfactory to the Mortgages . and larger the
And if at any time any part of said debt, or interest thereon, he past doe and unpaid, I hereby assign the rents and prof of the above described premises to said mortgages, or assign, at chambers or otherwise, appoint a receiver, with authority to take prescent or administrator or Assigns, agree that any Judge of the Circuit Court of and State, may, at chambers or otherwise, appoint a receiver, with authority to take prescent or administration or facil greening collect said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without inability second for anythin more titan the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHEINESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mertgagor— do a relative that meaning of the said note, then this deed of bargain and said said erases, determine, and by interest the remain in fall for any of the said note, then this deed of bargain and said said erases, determine, and by interest the remain in fall for until default of payment shall be made. AND IT IS AGRRED, by and between the said parties, that the said Mortgagor 148 to hold and only the said Premis and valid default of payment shall be made. WITNESS BY AND ARREST SEAK SEAK SEAK SEAK SEAK SEAK SEAK SEAK	time fail to do so, then the said Mortgagee may cause the same to be	incurred in Morton cont a name and reimburge itself
of the above described premines to said movingers or agree that any closed of the Circuit Cornet of all seasons agree that any closed of the Circuit Cornet of all seasons are contained to the control of the control o		
echeck said works and profiles, applying the name Salary, and Calandon's or otherwise, appoint a receive with authority to the the possession of said premises a caccount for anything more than the rents and profiles actually collected. FROVIDED ALWAYS, NEVERTHELESS, and it is the true inton and meaning of the parties to these Presents, this if the said Mortgagor de shall well and truly my or cause to be paid unto the said Mortgage the debt or sam of money, with interest thereon, if any be due, according to the trintent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full for anyther than the said parties, that the said Mortgagor	of the above described premises to said mortgagee, or	Hoing Twombons Administrators of Assistance and
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Microgram the debter cann of money, with interest thereon, if any he dies, according to the trieted and meaning of the said note, then this deed of bargain and saie shall ceases, determine, and be utterly null and void; otherwise to remain in full for and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor is	collect said rents and profits, applying the net proceeds thereof (after n	rs or otherwise annoint a receiver with authority to take necession of said magainer and
WITNESS. MY. hand and seal , this ZEth day of March , in the ye of our Lord one thousand, nine hundred and forty-six	intent and meaning of the said note, then this deed of bargain and sale and virtue. AND IT IS AGREED, by and between the said parties, that the said parties, that the said parties are the said parties.	the debt or sum of money, with interest thereon, if any be due, according to the true shall cease, determine, and be utterly null and void; otherwise to remain in full force
of our Lord one thousand, nine hundred and forty-six serious and s		25thday ofMarchin the year
Signed, Sealed and Delivered in the Presence of: Blanche Leary	of our Lord one thousand, nine hundred and forty-st	
Blanche Leary		
THE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me. Blanche Leary sign, seal and as. her act and deed deliver the within written deed, and that she, with. J. L. Love sign, seal and as. her act and deed deliver the within written deed, and that she, with. J. L. Love witnessed the execution thereof. SWORN TO before me this. 25th day of March A. D. 19.46 Lary Love Blanche Leary THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify un all whom it may concern that Mrs. , the wife of twithin named 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 apperson or persons whomsoever, renounce, release and forever relinquish unto the within named metals.		Dit White Poe (7. 8)
THE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me		(L. S.)
THE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me. Blanche Leary and made on that she are within named. Sign, seal and as her act and deed deliver the within written deed, and that she, with J. L. Love witnessed the execution thereof. SWORN TO before me this 25th day of March AD 19.46 Love Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify un all whom it may concern that Mrs. the wife of twithin named 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 a person or persons whomsoever, renounce, release and forever relinquish unto the within named metals.		(I. S.)
Greenville County PERSONALLY appeared before me		(L. S.)
that Abe saw the within named Dit Blanche Leary and made on that Abe saw the within named act and deed deliver the within written deed, and that bhe, with J L Love (L_S.) SWORN TO before me this 25th day of March (L_S.) Notary Public for South Carolina (L_S.) THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify un all whom it may concern that Mrs the wife of twithin 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 an person or persons whomsoever, renounce, release and forever relinquish unto 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 an person or persons whomsoever, renounce, release and forever relinquish unto the within named		MORTGAGE OF REAL ESTATE
sign, seal and as		ryand made oath
sign, seal and asheract and deed deliver the within written deed, and that _s_he, with		
SWORN TO before me this		
March		itten deed, and that _S_he, with
March	sign, seal and as her act and deed deliver the within writnessed the execution thereof.	
THE STATE OF SOUTH CAROLINA, Greenville County. I,	witnessed the execution thereof.	
Greenville County. I,	witnessed the execution thereof. SWORN TO before me thisday of, A. D. 19_46	Blanche Leary
all whom it may concern that Mrs, the 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 an appear or persons whomsoever, renounce, release and forever relinquish unto the within named	witnessed the execution thereof. SWORN TO before me this 25th day of A. D. 19_46 J. L. Love (L. S.)	Blanche Leary
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 an person or persons whomsoever, renounce, release and forever relinquish unto the within named	SWORN TO before me this 25th day of March , A. D. 19_46	Blanche Leary MORTGAGOR A WOMAN RENUNCIATION OF DOWER
person or persons whomsoever, renounce, release and forever relinquish unto the within named	SWORN TO before me this	MORTGAGOR A WOMAN RENUNCIATION OF DOWER, do hereby certify unto
	SWORN TO before me this	MORTGAGOR A WOMAN RENUNCIATION OF DOWER, do hereby certify unto, the wife of the
	SWORN TO before me this	MORTGAGOR A WOMAN RENUNCIATION OF DOWER , do hereby certify unto
Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release	SWORN TO before me this	MORTGAGOR A WOMAN RENUNCIATION OF DOWER , do hereby certify unto, the wife of the, did this day appear before that she does freely, voluntarily and without any compulsion, dread or fear of any