on the lest three plats show referred to for one-half of the sale pitce of said lots, but in no event for less then \$300.00 per lot. The workpage inverse agrees to release from the lies of this mortgage any portion of the acreage covered by this mortgage and not shown on the last three plats shows referred to, upon receipt of the sum of \$100.00 per acre. TOURTHER with all and angular the highly Mondey Reputationals and Appartunences to the said Fremiew belonging, or in anythe indicts or superchining. TOURTHER with all and angular the highly Mondey Reputationals and Appartunences to the said Fremiew belonging, or in anythe indicts or superchining. TOURTHER with all and angular the highly Mondey Reputation of the said Y. S. Bradlay, his XXXX Notes and Amigus forever. And said corporation XXXX Notes and Amigus the said forever defected all and singular the said Premiew such the said Y. S. Bradlay, his XXXX Notes and Amigus and every person winness. XXXX Notes and Amigus the said forever defected all and singular the said Premiew such the said on said the said nortegore to income the house such believes and building on said the said mortgages and said the said mortgages may cause the said on the said to be said or said the said nortegore or companies attituted by the forest premium and apparent may cause the said to to be instead in Amigus and course the said to the forest the said mortgages and bad in the event that the continuer under the northware X. Amigus the course and premium and expected the said any though of the forest that the said mortgages and part in the event that the course to said mortgage, or any said to the said said the said mortgage, and seven that any name at the said mortgage, and seven that any name at the said mortgage, and seven that any name at the said said the	which may imposite to sold from the Jork Stock Stock Production records to 1 one hold from records to 1 one hold for the middle form of the sold form of the sold form of the sold before of said lote, but in no repet for less the first shore referred to for one-half of the sold price of said lote, but in no synch for less then flowed prices above referred to for one-half of the sold price of said lote, but in no synch for less then flowed prices and the sold for the sold price of said lote, but in no synch for less then flowed prices are prices and the sold for the sold prices of said lote, but in no synch for less the sold prices of said lote, but in no synch for less the sold prices of said lote, but in no synch for the said prices are prices on the said form of the said prices are prices on the said form of t			and the second of the second o	
and price of said lots, but is no event for less than \$550.00 per lot. The mortgages hereby agrees to welease from the lien of this mortgage any other lots on the last three plats shows referred to for one-half of the saic price of said lots, but in no event for less three \$100.00 per lot. The portgage hereby agrees to release from the lien of this mortgage any portion of the acreage covered by this mortgage and not shown on the lest three plats above referred to, upon receipt of the same of \$100.00 per sere. TORIVER with all sed minute to light, seedless Receives and not shown on the lest three plats above referred to, upon receipt of the same of \$100.00 per sere. TORIVER with all sed minute to light, seedless Receives and Appetences to the said Powshies belonging of a capacity finding of the said received and the said of the sai	sale_price of said lots, but in no event for less than \$50.00 per lot. The morbages heavy agrees to release from the lies of this morbage any other lots also on the lest three pists above referred to for one-half of the sale price of said lots, but in no.evant for less tho \$50.00 per lot. The problegge inverted the \$50.00 per lot. The problegge inverted price to release from the lies of this morbage any portion of the acreage covered by this morbage and not shown on the lest three pists above referred to, upon receipt of the sum of \$100.00 per agree. TORVITE with all and singular the highly Members Revolutions and Apparentsone to the said Primite beinging or in system bushed in spacefulling. TORVITE with all and singular the highly Members Revolutions and Apparentsone to the said Primite beinging or in system bushed in spacefulling. TORVITE with a set impairs the said the said singular the said Primite beinging or in system bushed in spacefulling. TORVITE with a set impairs the said singular the said Primite said Apparentsone to the said Primite beinging or in system bushed in spacefulling. TORVITE with a set impairs the said the said singular the said Primite said Apparentsone to the said to said the said of the said singular the said being a said to said the said of the said the said the said the said the said the said being a said the sai				
The goodpages hereby agreed to release from the list of this mortgage any other lots. On the less three plats above referred to for one-half of the sale pirtee of said lots, but in no avent for less then \$500.00 per lot. The gortgage hereby agreed to release from the list of this mortgage any portion of the scrape coursely agreed to release afree the list of this mortgage any portion of the scrape coursely agreed by billion and propage and appearance to the said three plats above referred to, upon receipt of the sum of \$100.00 per sore. TOGETHER with all red simple the light, tembers Received and advances to the said Frenches billionage, or is agreed federed or apprehiment to the said constants. TOGETHER with all red simple the light, tembers Received who the cast "Y. S. Evadley, his. XXXM Brits and Assign brown. And and constants the said sequential and despends and despen	The goodpages hereby agrees to release from the lien of this mortgage any other lots show the period to for one-half of the sale price of said lots, but in no event for less than \$500.00 jew lot. The contrages borred by fails mortgage and not shown on the less three plats show referred to, upon receipt of the cum of \$100.00 ppr sole. To complete the cum of \$100.00 ppr sole. To complete the cum of \$100.00 ppr sole. TOURNER AND TO 100.0. all not should be seen that insure and Assuminates to the said Premise belonding, or in says incident or appending and the complete the complete the said shows the said shown and the said of the complete the said shows the said three said shows the said shown the said shows the said three said shows three said shows the said three said shows the said three said shows the				
The grottegage hereby arrest to release from the liest three plats above referred to, upon govered by this arotherace and not shown on the lest three plats above referred to, upon receipt the control of the same of \$100.00 per acre. TOGETHER with all and singular the Highly Medium proplinancy and Agovernmented to the safe receipts belonging, or in snywhe incident or apportuning and composition that the same of the same are the same and composition that the same and composition to the same and composition that the same of any per thread. And the said management agrees to make the boson and building on each building to each being as the last that contains a changes and composition that the same are any per thread. And the said management agrees to make the boson and building on each being and that is a sum on here that the same contains and composition that the same contains the boson and building on each being as the last that contains a same and receipt the same former than and composition that the same contains the boson and building on each being as the last that contains a same and receipt the same former than the same former contains the boson and building on each being as the last that contains a same and receipt the same former than the same former contains the boson and contains the boson and building on each being as the last that contains a same and receipt the same former than the same former contains the s	The MONTENES will be supported by this mortages and not shown on the less three plats shows referred to, upon receipt of the cum of \$100.00 per agre. TOGETHER with all and depute the Highly democrat Regulationage and Aspertaneous to the said Processor behavior, or in caywic induced a specific induced as a specific induced as a specific induced as a specific induced a spe				
accepte covered by this mortgage and not shown on the lest three plats above referred to, upon reactly tof the sum of \$100.30 per gore. TOGETHER with all and simplier the Rights, Mechen, Ecochimogra and Apportunances to the said Promises belonging, or in capywhic incident or apparentially to HAVE AND TO HOLD, all and simplier the said breaks the said to the said. **XXXM Heles and Assigns freewer. And said corporation **XXXM Heles and Assigns freewer. And said corporation **XXXM Heles and Assigns freewer. And said freewer defined all and simplier the said Promises onto the said. **U. S. Bradley, bit. **XXXM Heles and Assigns freewer. And said freewer defined all and simplier the said Promises onto the said. **U. S. Bradley, bit. **XXXM Heles and Assigns freewer. And said freewer defined all and simplier the said promises on said but as a unneal test than ** **XXXM Heles and Assigns freewer. And said reactions are said said as a said said as a unneal test than ** **XXXM Heles and Assigns freewer. And said reactions are said said to a said and to a company or companies anticidetry to the contrager, with interest. And it as ext time any post of said debt, or interest thereon, be pust fare and unchanged; and on the record that the noticenses while the mortgage, with interest. And if at any time any post of said debt, or interest thereon, be pust fare and unchanged, and corporation does not promise to said in said mortgages, or any post of the debt of said debt, or interest thereon, be pust fare and unchanged and post in a said profits of the debt or described persistent in said mortgages, or any post of the debt of said debt, or interest thereon, a special said and the said profits of the debt or described persistent in said mortgages, or any post of the debt of said said said and the said profits or the debt or and said and the said profits or the debt or and said and the said	and corporation by this mortiface and not shown on the last three plats shows referred to, upon rocelyt of the sum of \$100.00 por some processor the sum of \$100.00 por some \$10		-	the lien of this mortgage a	nv nortion of the
TOGETHER with all and shapeler the Bigs. Machen, irreplications and Apportaneous to the said Transition belonging, or in service incident or expectation. TO HAVE AND TO HOLD, all and singular, the main-December units the said. "A S. Bradley, International Company of the Com	TOGETHER with all and chapter the Right, Merchan, Experiments and Appurtenances to the soil Pression belonging, or in anywise incident or apportuning, and the Spirore inspiritual and anyoning, the spirore inspiration of the soil of the Spirore inspiration of the soil of the Spirore inspiration of the Spirore inspirat				
PODETHER with all and stepular the Hights Members, Retroitlements and Appurtaments to the said Precision belonging, or in segretic fielded or superthining. In Core montioned	TOCRITHER with all and singular the Rights, Members, Hereditances and Appartenances to the cast Frenthets belonging, or in supwise included or appartitions. Defore monthlogand TO HAVE AND TO BOLD, all and singular, the support monthlogand who the said	receipt of the sum of \$100.00	per acre.	en e	The second secon
TOCHTEER with all and singular the Right, Members, Hevelthaments and Appuriencescow to the said Premises belonging, or in anywise incident or apportuning Doffers members, and the said and singular the mass-remains and source and said singular the said singular the said wings, the mass-remains and antique towers. And and comparation the said comparation in the said singular the said Premises were the said W. S. Bradlay, his accessors and saigns, to warrant and sources or and saigns, to warrant and sources or and saigns and severy present warrant and sources or and saigns and every present warrant are severed to the said and singular the said Premises unter the said W. S. Bradlay, his accessors and Assigns and every present warrant are severed to the said management interest the said sources and saids and saigns and every present warrants are compared to compare by fire, and caugh the policy of insurance to the said mortgages, and that in the event that the mortgages, and have the said mortgages may cross the said mortgages, and that in the event that the mortgages, and have the said mortgages may cross the said sources, or assessment to the said to do so, that the mortgages may cross the said mortgages, and that in the event that the mortgages, and been the said mortgages, or and a said mortgages, or and the said mortgages and that in the event that the mortgages, and the said mortgages may cross the said compared to the said said compared to the said said compared to the said compared to the said said said said said said said said	TODATIES with all and simplier the hights, Members, Recoglianasts and Appurenances to the sold Premises believing, or in anywise incident or apportationing. Defore montal Origin. TO MAVE AND TO HOLD, all and singular the sile specific members are supported in the sold. XXXX Hours and Assigns Server. And add and the sold and th			Note that the second se	
TO HAVE AND TO HOLD, ill and cinquian the west-Permissy and to said ALTER Heirs and Assigns forevore. And ALTER Heirs and Assigns from and segments and said organization. Alter and Assigns from and segment with the said Fromises unto the said W. S. Bredlay, his. ALTER Heirs and Assigns from and segment with the said from a said point of the same or say part thereof. Alter II. ALTER Heirs and Assigns from and segment with said mortgagers and said in the same and Assigns from and segment with said mortgagers and said in the same to be instructed in a run not here than X. Deline, is a company or companies antitatively to the mortgagers and lated to the and the said mortgagers and said in the same to be instructed in X. The premium and captures of such insurance under the said mortgagers and said and supported edit any time fail to do so, then the said mortgagers may count of said dolt, or interest thereon, be pest one and upsaft, said comparation foreward. And if at any time any said character thereon, be pest one and upsaft, said comparation of Assigns for recommendation and said control of the said said said interests of the said said said interests of the said said said interests of the said said said said said said said said	TO HAVE AND TO MOLD, at and discipline, the emissive tensing time the saidWS. Eradlay, his		tier tot ett mit gest fillsterning van var versterning van de state var versterningen van de state versterning	in the state of th	
Exist corporation. **XAME Heirs and Assigns forware. And a said corporation is set of corporation. **XAME Heirs and Assigns forware. And a forware deducted all and singular the said Fremiese unto the said. **W. S. Bradlay, his **XAME Heirs and Assigns forware and against cover itserfully claiming or to claim the same or any part thereof. **And the said mortespeers agree to incore the house and building on said lot in a sun not less than **XAME Heirs and Assigns from and against a sun not the said mortespeer and said the said mortespeer and said in the overt ton the mortespeer. And said the said mortespeer and said in the overt ton the mortespeer, and keep the same incored to said mortespeer and said in the overt ton the mortespeer. A not said mortespeer and said in the overt ton the mortespeer, and keep the same incored to said mortespeer and said in the overt ton the mortespeer. A not said mortespeer and said in the overt ton the mortespeer and said the said mortespeer and said in the overt ton the mortespeer and said ton the said mortespeer and said in the overt ton the mortespeer. A not said mortespeer and said in the overt ton the mortespeer and said ton the said mortespeer and said mortespeer. A not said mortespeer and said said said said said said said sai	And corporation Address hereby blood itself. and corporation and forcer defended all and singular the said Fremiess unto the said V. S. BF641ay, his ARAB Relies and Ansigue from and spillute **TARA Relies and Ansigue from and spillute Arab Relies and Ansigue from and spillute **TARA Relies and Ansigue from and spillute Arab Relies and Ansigue from and spillute **TARA Relies and Ansigue from and Ansigue from and ansigue from and and and and spillute **TARA Relies and Ansigue from and Ansigue from and and ansigue from and ansigu	before	mentioned	to any ways of the first and the second	e incident or appertaining.
and forever defand all and singular the sid Promises unto the said W. S. Bradlay, his	and forecess defend all end arregular the said Premises unto the said. W. S. Pradley, his		and Premises unto the said		and Assigns forever. And
and forever defends all and singular the said Premises unto the said W. S. Bradlay, his	Adjoint hereby blood itself. Ind derivery defended all and singular the said Premiers onto the said. W. S. Bradley, his. ***********************************	said corporation		A CHO	
and forever defend all and singular the said Premises unto the said. ## S. PROJET. Name ** TANK** Heirs and Assigns from and equitors are seen to insure the same or may pert thereof. And the said mortagees may come the same to be insured in. ** Tank** A company or composite satisfactory to the mortagees, and keep the fail to do so, then the said mortagees may come the same to be insured in. ** Tank** A manual and relaboration ** Tank** And if at any time any part of said debt, or interest thereon, be past due and unpud, said corporation does. And if at any time any part of said debt, or interest thereon, be past due and unpud, and corporation does. And if at any time any part of said debt, or interest thereon, be past due and unpud, and corporation does. And if at any time any part of said debt, or interest thereon, be past due and unpud, and corporation does. And if at any time any part of said debt, or interest thereon, and the said the said granting, and the said meeting of the parties to these Presents to be subscribed by its duty and the said premises and the said and	and forever defend all and singular the said Premises unto the said. #. S., Eradlay, his XXXX Hors and Assigns from an against 118917 XERONS Successors and Amigas aron and against 128917 XERONS Successors and Amigas and every person withous- And the said mortapages agrees to immer the house and building on said lot in a sum not less than Them loss or damage by fire, and saign the policy of immerce to the said mortapages agrees to immerce the said mortapages agrees as a many the same to be insured in And the said mortapages may cause the same to be insured in Them loss or damage by fire, and saign the policy of immerce to the said mortapages and that in the events that the correlation to a fire that the case that the correlation of the said mortapage and the said mortapage may cause the same to be insured in The many time say part of said debt. or interest thereon, be past due and unput, said corporation does. And if at any time say part of said debt. or interest thereon, be past due and unput, said corporation does. Thereby maniga the results and portins of the obver described premises to said mortapage, or hereby analyse the results and portins of the obver described premises to said mortapage, or Thereby manigate the results and portins of the obver described premises to said mortapage, or The results actually collected. PROVIDED ALWAYS, nevertheless, and is to the two intents and meaning of the parties to these Processis, that if PROVIDED ALWAYS, nevertheless, and is to the two intents and meaning of the parties to those Processis, that if PROVIDED ALWAYS, nevertheless, and is to the two intents and meaning of the parties to these Processis, that if PROVIDED ALWAYS, nevertheless, and is to the two intents and meaning of the said mortapage. PROVIDED ALWAYS, nevertheless, and is to the two intents and meaning of the said mortapage, within the said mortapage of the debt or said continued and said meaning of the said mortapage, and which the said mortapage of the said mortapage, an	xix does hereby bind itself		, its success	ors and assigns, to warrant
ever lawfally claiming or to claim the same or any part thereof. And the said mortgager agrees to insure the house and building on said lot in a num not less than Dallars, in a company or composite satisfactory to the mortgager, and keep the same insured from loss or demage by fire, and assign the policy of insurance to the said mortgager and that is the event that the mortgager shall at any time tail to do so, then the said mortgager may cause the same to be insured in And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does. And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does. District the promium and expenses of such hautrance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does. District the claim of the said corporation does. The court of said State may, at Chembers or otherwise, spoulnt a receiver, with subtrivity to the possesson of sail greenies and collect fail remails and profits on the process therefore the trans and profit of the above described premises to said mortgages, or heavy saigns the roats and profits of the above described premises to said mortgages, or heavy said corporation does. District the provision of the said corporation does. The provision of the said corporation does are said and processes of said that the action corporation and debt, literact, cole or expenses, without liability to second the said mortgages, or heavy said to the provision said corporation and the said mortgages and the said mortgages the debt or said said said and the said mortgages and the said mortgages the debt or said said said and said said and said said said said said said said sai	THEOLY NAMES SUccessors and Assigns and every person whomse- ever learning or to claim the same or any part thereof. And the set mortespect spread session the policy of insurance to the same not less than		nto the said W. S. Bradle	y, his	
rever lawfully claiming or to claim the same or any part thereot. And the said mortagegor agrees to insure the house and building on said lot in a sum not less than Lollers, in a company or companies satisfactory to the mortagegor, and keep the same insured from low or damage by first, and seign the policy of insurance to the said mortagegor, and that in the event that the mortagegor shall all my time shall to do so, there the said mortagegor was cause the same to be insured in X In the premium and exposes of such insurance under this mortage, with interest. And if at any time any part of said debt, or inserest thereon, be past due and unpaid, said corporation does hereby assigns the rents and profits of the above described premise to said mortagegor, or hereby assigns the rents and profits of the above described premise to said mortagegor, or hereby assigns the rents and profits of the above described premise to said mortagegor, or hereby assigns the rents and profits of the above described premise to said mortagegor, or hereby assigns the rents and profits of the above described premise to said mortagegor, or hereby assigns the rents and profits of the above described premise to said mortagegor, or hereby assigns the rents and profits of the above described premise to said mortagegor, or hereby assigns the rents and profits and profits applying the hereby considered for the proceeds file freezes of the above described premise to said mortagegor of said premises and collect and rents and spece that any Judge of the Circuit and and actually collected. FROVIDED LAWAYS, nevertheless, and it is the true intend and meaning of the parties to these Presents, that if. X In the profit of the process of the above described premise to said mortagegor of the above described premise to said mortagegor of the above described premise to said mortagegor of the above described premise to said collect and rorts and collect and rorts	ever lawfully claiming at to claims the same or any part thereof. And the said mortugages agrees to insure the house and building on said lot in a sum not less than Dillars, in a company or companies gainfactury to the mortugages, and keep the other to do so, then the said mortugages may cause the same to be insured in X	J		XXXX Heirs ar	d Assigns from and against
And the said mortugager agrees to insure the house and building on said lot in a sum not less than	And the said mortagenger agrees to insure the bouse and building on said lot in a sum not less than I Dollars, in a company or companies estimated by the mortagene, and keep the same insured from loss or demage by fire, and essign the policy of insurance to the said mortagenes on that the mortagene stall six my time shill be deep than the said mortagenes on that in the event that the mortagene stall six my time shill be deep than the said mortagenes on that in the event that the mortagene stall six my time any part of said debt, or interest thereon, be past due and unpaid, said corporation dec. And if as any time any part of said debt, or interest thereon, be past due and unpaid, said corporation of said. And if as any time any part of said debt, or interest thereon, be past due and unpaid, said corporation of said interest cases. And if as any time any part of said debt, or interest thereon, be past due and unpaid, said corporation of said sixts may, at Chembers or otherwise, special a receiver, with subtray to the operation of said sixts may, at Chembers or otherwise, special a receiver, with subtray to the operation of said sixts may, at Chembers or otherwise, special a receiver, with subtray to the operation of said sixts may, at Chembers or otherwise, special and an advanced that the parties to these Presents, that it. X The parties of said Sixts may, at Chembers or otherwise, special as a said debt, interest, case or expenses, without liability to seconds for anything more than the rests and professors, with interest thereon, if my be disc and originate due and such and the said said that the parties to these Presents, that it. X ADD IT IS ALIBERED, by and between the said parties, that the said mortagene or cause to be pold unto the said mortagene that debt or such or the said granting corporation has caused its corporate seal to be horaunto affixed and there is recently and in the one hundred and. Y ALIBERT SALIBERT, INC. Y. Farrold Annold Y. Farrold Annold Y. Farrold Annold Y. Farrold Annol	ever lawfully claiming or to claim the same or ever part		T XXXX Successors and Assigns a	nd every person whomso-
from loss or damage by five, and essign the policy of insurance to the said mortgagees and that in the overest that the mortgagee shall at any time full to do so, then the said mortgagee may cause the same to be insured in. **X*** name and expenses of such insurance under this mortgage, with interest.** And if at any time any part of said dobt, or interest thereon, be past due and unpud, said corporation doe. **Network products** **	from loss or demage by five, and assign the policy of insurance to the said mortgage; and that in the event that the nortgage shall it say time fall to do so, then the said mortgage may cause the same to be insured in. **A name and relimburae.*** **Arrive premium and expenses of such insurance under this mortgage, with interest.** **And if at any time any part of said dobt, or interest thereon, be pust due and unpaid, said corporation does.** **A Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit of said Shint may, at Chambers or otherwise, appoint a receiver, with authority to the hopessession of add thermises and profits of the showe described premises of orthis and profits applying the profits exhally collected. **PROVIDED ALWAYS, novertheless, and it is the true intent and meaning of the parties to those Precents that if **A street in the said mortgage, does and shall well and truly pay or cause to be pold unto the said mortgage the dobt or sum of money aforeated with interest thereon, if any be due, according to the true intent and meaning of the said note, then this doed of burgain and sale shall cease, determine, and be utility and and vold; otherwise to remain in full force and virture. **A ADD IT IS AGREED, by and between the said parties, this the said mortgage.** **A UNITARES WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. **A DPII ** **A ADD IT IS AGREED, by and between the said parties, this the said mortgager.** **A DPII ** **A DPII ** **A DPII ** **A DPII ** **A ADD ** **A	And the said mortagagor agrees to insure the house as		t less than	
for the premium and expenses of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does. Interest yearings the rests and profits of the above described premises to said mortgages, or hereby asigns the rests and profits of the above described premises to said mortgages, or hereby asigns the rests and profits of the above described premises to said mortgages, or hereby asigns the rests and profits of the above described premises to said mortgages, or hereby asigns the rests and profits of the above described premises to said mortgages, or hereby asigns the rests and profits of the above described premises to said mortgages, or hereby asigns the rests and profits of the above described premises to said mortgages, or the proceeds the rests and profits of the above described premises to said mortgages, or the proceeds the profits of the above described premises to said mortgages, or the profits of the above described premises to said mortgages, or the profits of the above described premises to said mortgages, or the profits of the above described premises to said mortgages, does and shall well and truly pay or cause to be paid unto the said profits applying the profits of the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages, does and shall well and	for the premium and expenses of such fasurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does Iteles, Executors, Administrators or Assigns, and agree that any Judge of the Circuit. Court of said State may, at Chumbers or otherwise, appoint a receiver, with sutherity to take possession of said premises and collect said resist and profits applying the next proceeds thereafter (after paying cost of collectrolls) upon said door, interest, order or expresses, without allishing to account for saything more than the rents and profits satually collected. PROVIDED AL MAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. If the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager to debt or same of money deformated, with interest thereon, if any be the accommon, and true the said parties to these Presents, that if. AND IT IS AGERED, by and between the said parties, that the said mortgager. IN WITHESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers In the year of our Lord one thousand nine hundred and POPTLY-SIX and in the one hundred and Saushtieth year of the Sovereignty and Independence of the United States. Signed, scaled and delivered in the presence of: W. Harold Annold Charlotte Stevenson STATE OF SOUTH CASOLINA Greenville County. PERSONALLY appeared before me Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson April Annold W. Harold Annold Saud Charlotte Stevenson April Annold Charlotte Stevenson Notury Public, S. C. Charlotte Stevenson Notury Public, S. C. Noture Public, S. C. Part of the Source and continue of such and continue on this. Charlotte Stevenson	from loss or damage by fire, and assign the policy of ins	Dollars, in a comparation to the said mortgages and t	ny or companies satisfactory to the mortgagee, a	and keep the same insured time fail to do so, then the
And if at any time any part of said debt, or interest thereon, be past due and unpuid, said corporation does And if at any time any part of said debt, or interest thereon, be past due and unpuid, said corporation does And if at any time any part of said debt, or interest thereon, be past due and unpuid, said corporation does And if at any time any part of said debt, or interest thereon, and any post of the above described premises to said mortgages, or And if at any time any part of said debt, or interest thereon, if said state may are all the above described premises to said mortgages, or And if at any time any part of said state any post of the Creation of said state and profits of the said and said premises and collect said notes and profits applying the profits actually collected.	for the premium and expenses of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does— hereby assigns the routs and profits of the above described premiers to said mortgage, or hereby assigns the routs and profits of the above described premiers to said mortgage, or the proceed thereafter (after paying cost of collection) upon said debt, interest, each or expenses; without liability to account for anything more than the routs and profits actually collected. FROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. A the widerly mail and work, otherwise to emails in fail from contrager, does and shall well and truly pay or cause to be paid unto the said mortgages the debt or sum of money adversable, with interest thereon. If may be due, according to the true intent and meaning of the parties to these Presents, that if. 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 granting corporation has caused its corporate seal to be hereunto affixed and those Presents to be subscribed by its duly authorized officers. X on this, the SIM debut of payment shall be made. IN WITNESS WHERROF, the said granting corporation has caused its corporate seal to be hereunto affixed and those Presents to be subscribed by its duly authorized officers. X on this, the SIM debut of payment shall be made. APP TILL ARRED by and between the said parties, that the said mortgager. APP TILL ARRED by and between the said parties, that the said mortgager. APP TILL ARRED by and between the said parties, that the said mortgager. APP TILL ARRED by and between the said parties, that the said mortgager the debt of between the said mortgager than the said mortgager than the said parties the said said the said mortgager than the said parties t				
And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does	And if at any time any part of said debt, or interest thereon, be past due and unpeld, said corporation does hereby assigns the rents and profits of the above described premises to said mortgages, or Heiss, Exceutors, Administrators or Assigns, and agree that any fadge of the Circuit of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of and promises and collect said rents and profits applying the next profits scalably of the country of the said profits applying the profits scalably of collection. PROVIDED ALWANS, nevertheless, and it is the true intent and meaning of the price to these Presents, that if X "Court of said State may, at Chambers or collection) upon said debt, interest, costs or expenses, without liability to account for saything more than the rests and profits scalably to the present of the said mortgage, and said scalably of the said mortgages. The said mortgages are said and said the true from the said mortgages and said scalably pay or cause to be peld unto the said mortgages the debt or sum of money determined, with interest thereon, if any be due, aerochogo above and shall well and truly pay or cause to be peld unto the said mortgages the debt or sum of money determined, with interest thereon, if any be due, aerochogo above and shall well and truly pay or cause to be peld unto the said mortgages or said and colly the said granting for portation than caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. X on this, the 2nd day of Aprill in the year of our Local one thousand nine hundred and. FOITY-SIX and in the one hundred and. FOITY-SIX and in the one hundred and. Seventhieth the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the Charlotte Stevenson. STATE OF SOUTH CAROLINA, Greenville County. FERSONALL	· · · · · ·			
hereby assigns the rents and profits of the above described premises to said mortgages, or King Executors, Administrators or Assigns and agree that any Judge of the Circuit Court of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said psemises and collect and revent and profits actually to calculate the proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for snything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if	hereby assigns the rents and profits of the above described premises to said mortgages, or X		- -		
Court of said State may, at Chambers or otherwise, appoint a receiver, with sutherly to take possession of said greenless and collect and trends and profits prohypring the net proceeds the restrict (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the resist and profits architectic (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the resist and profits architectic (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the resist and profits architectic (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the resist and profits architectic (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the resist and profits account to the true and profits and manufactor and meaning of the parties to these Presents, that if \(\textit{ X} \) is a first interest thereon, if any be due, according to the true interest and meaning of the parties to these interests, that if \(\textit{ X} \) is a paid unto the said mortgage the debt or min of money afforces interests, within interest thereon, if any be due, according to the true. It is a paying the said mortgage the debt or min of money architectures. AND IT IS AGREED, by and between the said parties, that the said mortgage and these Presents to be subscribed by its duty authorized officers. X on this, the Said parties are a said parties, that the said mortgage and these Presents to be subscribed by its duty authorized officers. X on this, the Said parties are a said parties, that the said mortgage is a said and these Presents to be	Court of said State may, at Chambers or otherwise, appoint a receiver, with sutherity to take possession of said premises and surper that any Judge of the Circuit Court of said State may, at Chambers or otherwise, appoint a receiver, with sutherity to take possession of said premises and collect and rives any porting schully to calculate the processes the said premises and collect and rives and profits actually collected. FROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. X The said mortgacor, does and shall well and truly pay or cause to be paid unto the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent 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 force and vitture. AND IT IS AGREEED, by and between the said parties, that the said mortgage. X on this, the	b	hereby assigr	s the rents and profits of the above described pre	mises to said mortgagee, or
net proceeds thereafter (after paying cust of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to those Presents, that if	net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the reats and predit actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if ***X** ***Lessald mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterfy mill and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor. A to hold and enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be harcunto affixed and these Presents to be subscribed by its duly authorized officers. A contist the 2nd day of APT11 in the presence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson State of South Canolina, for each of the laws of the State of South Carolina, sign, seal with its corporate seal, and as the set and dood of said corporation, deliver the within written mortgage, and that the laws of the State of South Carolina, sign, seal with its corporate seal, and as the set and dood of said corporation, deliver the within written mortgage, and that with a corporate ment and the control of the control of the laws of the State of South Carolina, sign, seal with its corporate seal, and as the set and dood of said corporation, deliver the within written mortgage, and that the laws of the State of South Carolina, sign, seal with its corporate seal, and as the set and dood of said corporation, deliver the within written mortgage, and that the laws of the State of South Carolina, sign, seal with its corporate seal, and as the set and dood of sa	x	Heirs, Ex	xecutors, Administrators or Assigns, and agree th	at any Judge of the Circuit
the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money adoresaid, with interest thereon, if any be due, according to the true intent 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 fall force and virture. 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. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. X on this, the. 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Saventieth year of the Sovereignty and Independence of the United States. Signed, scaled and delivered in the presence of: N. Harold Arnold The Presents to be subscribed by its duly and inchesed and device the presence of: N. Harold Arnold The Charlotte Stevenson She saw The D. Workman, as President and Vivian W. Workman, Secretary of Marsmen as Corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thas he, with W. Harold Arnold Winessed the execution thereof.	the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be uttenty null and void; otherwise to remain in fall force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X on this, the 2nd day of ADT11 in the year of our Lord one thousand nine hundred and FOTTY-SIX sligned, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson She sew Charlotte Stevenson And Arnold W. Harold Arnold W. Harold, Arnold W. Harold Arnold	net proceeds thereafter (after paying cost of collection)	upon said debt, interest, costs or ex	xe possession of said premises and collect said ref expenses; without liability to account for anythin	g more than the rents and
aforeasid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly multi and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventiath year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA. } Greenville County. PERSONALLY speered before me Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson W. D. Workman, as President and Vivian W. Workman, as Scoretary of Marssmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold Sworn to and subscribed before me this 2nd day of April A D. 19. 46 W. Harold Arnold Sworn to and subscribed before me this 2nd day of April A D. 19. 46 W. Harold Arnold Seab Charlotte Stevenson	and enjoy the said Fremises until default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly suthorized officers X On this, the 2nd day of Arril in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, scaled and delivered in the presence of: MARSMEN, INC. N. Harold Arnold Charlotte Stevenson She saw W. D. Workman, as President and Vivian W. Workman, as Secretary (SEAL) Short of SOUTH CAROLINA. Greenville County. PERSONALLY speared before me Charlotte Stevenson She saw W. D. Workman, san President and Vivian W. Workman, as Secretary of Marsmen, we deep reserve the laws of the State of South Carolina, sign, seal with its corporate seal; and as the at and deed of said corporation, deliver the within written mortgage, and the se, with W. Harold Arnold Sworn to and subscribed before me this 2nd day of April A. D. 19.46 W. Harold Arnold (Seal) Notary Public, S. C. Charlotte Stevenson Notary Public, S. C.	·	ue intent and meaning of the partie	s to these Presents, that if X	
AND IT IS AGREED, by and between the said parties, that the said mortgagor	AND IT IS AGREED, by and between the said parties, that the said mortgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. X on this, the 2nd day of ADT11 in the year of our Lord one thousand nine hundred and year of the Sovereignty and Independence of the United States. Signed, scaled and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson She ssw W. D. Workman, as President and Vivian W. Workman, as Sacretary of Marsmen of corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he with W. Harold Arnold Sworn to and subscribed before me this 2nd Apr11 W. Harold Arnold Sworn to and subscribed before me this 2nd Apr11 Apr12 Charlotte Stevenson Notary Public, S. C. Charlotte Stevenson Notary Public, S. C.	, the said mortg	agor, does and shall well and truly	pay or cause to be paid unto the said mortgagee he said note, then this deed of bargain and sale	the debt or sum of money shall cease, determine, and
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers In the Year of our Lord one thousand nine hundred and Seventieth Year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Signed, sealed and delivered in the presence of: W. Harold Arnold Signed, sealed and delivered in the presence of: W. Harold Arnold W. Harold Arnold Seale Charlotte Stevenson April A. D. 19 46 W. Harold Arnold Seale Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson April A. D. 19 46 W. Harold Arnold Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson April A. D. 19 46 W. Harold Arnold Charlotte Stevenson	IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth Year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thas he, with W. Harold Arnold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed bef	be utterly null and void; otherwise to remain in full force	e and virture.		
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X On this, the 2nd day of April in the year of our Lord one thousand nine hundred and year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Charlotte Stevenson Charlotte Stevenson She saw D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with W. Harold Arnold Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson April A. D. 19 46 W. Harold Arnold Charlotte Stevenson	IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth Year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thas he, with W. Harold Arnold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed before me this 2nd day of April Aprold Sworn to and subscribed bef	AND IT IS AGREED, by and between the said particle and enjoy the said Premises until default of payment s	es, that the said mortgagorshall be made.	<u>X</u>	to hold
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X	IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Saventiath year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson She saw D. Workman, as President and Vivian W. Workman, as Sacretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thas he, with W. Harold Arnold Sworn to and subscribed before me this April A D. 19 46 W. Harold Arnold (Seat) Notary Public, S. C. Charlotte Stevenson	· · · · · · · · · · · · · · · · · · ·			
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson Charlotte Stevenson The Same of the South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that the sum of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that the sum of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that the sum of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that the sum of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that the sum of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that the sum of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver t	IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers X	*			
authorized officers on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seab) Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson	authorized officers on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen, a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seab) Notary Public, S. C.				
authorized officers on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seab) Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson	authorized officers on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that 8 he saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen at corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seab) Notary Public, S. C.				
on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson	on this, the 2nd day of April in the year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thash, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.		<u>-</u>		
year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thas he, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson	year of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventieth year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.	authorized officers	· · · · · · · · · · · · · · · · · · ·		
year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson	year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Charlotte Stevenson Charlotte Stevenson State of county. PERSONALLY appeared before me. W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen, a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold Sworn to and subscribed before me this April April April April April Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson				
Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson Charlotte Stevenson She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson MARSMEN, INC. Fy: W. D. Workman, President and Vivian W. Workman, Secretary (SEAL) The same of the same of the said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold Charlotte Stevenson	Signed, sealed and delivered in the presence of: W. Harold Arnold Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson She saw W. D. Workman, Secretary Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold Sworn to and subscribed before me this And D. 19 46 W. Harold Arnold Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson	veer of the Sovereignty and Inc		and in the one hundred	and Deventier
Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold April A. D. 19 46 Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson	Charlotte Stevenson STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen, a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.	J ·	MARSM	EN, INC	(I.S.)
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson	STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.	W. Harold Arnold	\	W. D. Workman, President Vivian W. Workman, Secret	ary
Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw N. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson	Greenville County. PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.	Charlotte Stevenson)		
PERSONALLY appeared before me. Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thas he, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson	PERSONALLY appeared before me Charlotte Stevenson and made oath that She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen, a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.				
She saw W. D. Workman, as President and Vivian W. Workman, as Secretary of Marsmen a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson	She saw				
written mortgage, and thashe, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson	written mortgage, and that he, with W. Harold Arnold witnessed the execution thereof. Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.	PERSONALLY appeared before me			
Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson	Sworn to and subscribed before me this 2nd day of April A. D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.	She saw W. D. Work a corporation chartered under the laws of the State of S	man, as President a South Carolina, sign, seal with its co	nd Vivian W. Workman, as Second proporate seal; and as the act and deed of said cor	cretary of Marsmen poration, deliver the within
April A. D. 19 46 W. Harold Arnold (Seal) Charlotte Stevenson	April A. D. 19 46 W. Harold Arnold (Seal) Notary Public, S. C.			witnessed	the execution thereof.
W. Harold Arnold (Seal) Charlotte Stevenson	W. Harold Arnold (Seal) Charlotte Stevenson Notary Public, S. C.	1			
Notary Public, S. C.)	(Charlotte Stevenson	
		4	(Sear)		