bind    Section and Antique forevers. Acid.   Section			1122		<b>*</b>
the three effects, the singular, the soil remines who the rable    Comment   Comment   Comment   Comment   Comment	Lt. a				
Learn Administrators and Ansigns, and every series withinscerer backed chimic or and casin, to same, or any part thereof.  Bothers of a company or companies substituting on as tells in a sum not set at the and the company or companies substituting to a set for a sum not set at the and the company or companies substituting to a set for a sum not set at the and the company or companies substituting to a set for a sum not set at the and the company or companies substituting to a set for the company or companies substitution to a set of the company or companies substitution to a set of the company or companies substitution to a set of the company or companies substitution to a set of the company or companies and companie					
ecotors, Administrators and Antigus, and every serious shomeseers tarkethy chaining, or to claim, the same, or any part thereof, and the said mortgage.  The said mortgage of the comment of the said mortgage, and said to in a num and test than the said to do so, then the said mortgage.  The said mortgage of sands insured in the levent that the mortgage, with interest.  The said mortgage of sands insured in the said mortgage, with interest.  The said mortgage of sands insured in the said mortgage, with interest.  The said mortgage of sands insured in the said mortgage, with interest.  The said mortgage of sands insured in the said mortgage, with interest.  The said mortgage of sands insured in the said mortgage, with interest.  The said continued of said mortgage of sands insured in the said continued of said mortgage.  The said continued of said mortgage of sands insured in the said continued of said mortgage of sands insured in said continued in the said continued of said said said said said said said said				_	
Deleter (in a company or companies which active to the meritage) and keep the same insured from loss or dame at assign the golley of neurones to the said meritage					
Dollars (in a company or companies salicitatory to the mortgages				1	<b>√</b>
and saign the policy of macronec to the said mortgages		1	. \	\	
may cause the same to be insured in		\	_		
medium and expense of such nourance under this mortgage, with interest.  In dif at any time any part of sald debt, or interest thereon he past due and unquid one described permits to said factor that may Judge of the part of and State may, a departed and the contract of the said state may, a saight the rests and good one described permits to said necessary of the said said properties and called and after that may Judge of the part of and State may, a said and a said said properties and called and after that may Judge of the part of the said state may said and the said an		1			•
reminan and expense of such postrance under this mortgage, with interest  not if at any time any cart of said delth, or interest thereon be past due and unpubl.  we described premises so said mortgage care, every growing a receiver with authority to least possession of land premises and provided and received and received.  ND IT IS ACREED, by and between the said parties, that the said mortgager———————————————————————————————————	may cat	use the same to he insured in	name, and r	eimburse	
nd if at any time any part of and debt, or interest thereon he past due and unquid.  New deer hed gremines to said mortgages—one of the appeter a receiver with auto-many and provided premines to and mortgages—one of the appeter of	<b>}</b>				
we dear both greatines to tail a relegace.  The Secretics Administrators or classes and any Jude of the next proceed thereof (after paying costs of collection) upon said dark interest, early or expense, the single control and any Jude of the next proceed thereof (after paying costs of collection) upon said dark interest, early or expense, expected the control of the next proceed of the control of the next paying costs of collection) upon said dark interest, early or expense, expected the control of the next paying costs of collection) upon said dark interest paying costs of collection upon said dark interest paying costs of collection upon said dark interest paying costs of collection and said this.  The STATE OF SOUTH CAROLINA,  All CULLUL AND ALL AND A	remium an	nd expense of such nsurance under this	s mortgage, with interest.		
THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within named.  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within named.  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within named.  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within named.  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within named.  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within named.  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within named.  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within named.  THE STATE OF SOUTH CAROLINA,  Act and deed, deliver the within written Deed; and that She, witheseased the execution thereof.  THE STATE OF SOUTH CAROLINA,  ACT	,				<u></u>
sure of asid State may, at chambers or otherwise, appoint a receiver with authority to lake possession of said president of collections upon and identification when and identifications upon the said mortgager—the said chit or sum of months uttering thereon, in fall other and virtue.  ND IT IS AGREED, by and between the said parties, that the said mortgager—the said chit or sum of months uttering and early only the said in fall other and virtue.  ND IT IS AGREED, by and between the said parties, that the said mortgager—to the hold and enjoy the said said fariable of payment shall be made.  'ITNESS / Mar. Hand—and Scal—this  in the year of our Lord one thousand nine hundred and  ITNESS / Mar. Hand—and Scal—this  in the year of our Lord one thousand nine hundred and  ITNESS / Mar. Hand—and Scal—this  year of the Sovercignty and Independence of the United States of America.  Sizened, Scaled and Spiterfed in the Presence of  ITNESS / Mar. Hand—and Scal—this  ITNESS / Mar. Hand—an	nd if at a	ny time any part of sald debt, or intere	st thereon be past due and unpaid.	he	reby assign the rents and prof
per cet of said State may, at chambers to otherwise, appoint a receiver with authority to lake possession of said precises actual collects, and and profits faculty collected.  ROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if.  ROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if.  paper. — do said shall well and truly pay, or cause to be said, unto the said mortgager. — the said chit or sum of money aforesaid, with interest thereon, for the said mortgager and the said control of the said mortgager.  ND IT IS AGREED, by and between the said parties, that the said mortgager.  ND IT IS AGREED, by and between the said parties, that the said mortgager.  IT IN SAID Hand. and Seal. this and seal this said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said garden the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said said the said parties, that the said mortgager.  IT IS AGREED, by and between the said parties, that the said mortgager.  IT IS AGREED, by and between the said said the said parties, the said this day appear before to the said within mentioned and released.  IT IS AGREED, by an	ve describ	ped premises to said mortgagee or	F	eirs Executors, Administrators or Assigns	and arree that any Judge of t
ROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if pages — do and shall well and truly pay, or cause to be paid, unto the said mortagee — the said clate or sun of meany aforesaid, with interest thereon, in according to the true intent and meaning of the said notice, determine, and be utterly mall and wolf; otherw in fair force and orizon.  No IT IS AGREED, by and between the said parties, that the said mortageer — to hold and enjoy the sa until default of payment shall be made.  HINESS MA_Hand and Scal , this — 30 the day of	ourt of sai	id State may, at chambers or otherwise, oceeds thereof (after paying costs of c	appoint a receiver with authority	to take possession of said premises and	collect said rents and profi
paper do and shall well and truly pay, or cause to be paid, unto the said mortagere the said cotte or sum of money aforeasid, with insurent thereon in fault cores and virtue. and meaning of the said note, then this deed of bargain and sale shall case, determine, and be utterly mall and void; others in fault cores and virtue.  ND IT IS AGREED, by and between the said parties, that the said mortagery	profits ac	tually collected.		(	
e, according to the true intent and meaning of the said note, there this deed of bargain and sale shall cease, determine, and be utterly mall and void; otherw in fall orces and virius.  ND IT IS AGREED, by and between the said parties, that the said mortgagor.  to hold and enjoy the st until default of payment shall be made.  17 INSSS / Mc Hand and Scal , this 30 the day of Beceuter and in the one hundred and in the year of our Lord one thousand nine hundred and year of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Editors in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Editors in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Editors in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Editors in the Presence of the Sovereignty and Independence of the United States of America.  When the state of America.  When the Sovereignty and Independence of the United States of America.  When the sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  MORTGAGE OF REAL ESTATE.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of America.  When the Sovereignty and Independence of the United States of					·
ND IT IS AGREED, by and between the said parties, that the said mortgagor.  INTERS LAW FIRM and Scale, this 30 the day of Beceuter and in the one hundred and true the said mortgagor and for the said in the one hundred and true the said in the said in the one hundred and true the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the said in the one hundred and true the said in the Secretary and Independence of the United States of America.  MORTGAGE OF REAL ESTATE.  THE STATE OF SOUTH CAROLINA,  A D. 19 20 A	e, accordin	ng to the true intent and meaning of th	cause to be paid, unto the said more e said note, then this deed of barg	tgagee, the said debt or sum of money ain and sale shall cease, determine, and be	aforesaid, with interest thereon, utterly null and void; otherw
until default of payment shall be made.  TTNESS MA Hand and Seal, this 30 to an in the one hundred and translating in the year of our Lord one thousand nine hundred and translating in the sovereignty and Independence of the United States of America.  Signed, Sealed and Briteched in the Presence of M. J., Baldy, (L. S. (L.				•	
in the year of our Lord one thousand nine hundred and the continuent in the year of our Lord one thousand nine hundred and the continuent in the year of our Lord one thousand nine hundred and year of the Sovereignty and Independence of the United States of America.  Signed, Scaled and their order of the Presence of the Sovereignty and Independence of the United States of America.  Signed, Scaled and their order of the Sovereignty and Independence of the United States of America.  Signed, Scaled and the United States of America.  Signed, Scaled and the United States of America.  Signed, Scaled and the United States of America.  MORTGAGE OF REAL ESTATE.  MORTGAG	ND IT IS	S AGREED, by and between the said p	arties, that the said mortgagor	Lo	to hold and enjoy the sa
in the year of our Lord one thousand nine hundred and twenty and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of  M. J. Balty, (L. S. (L.					
year of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Segivered in the Presence of  J. M., Jewe 14, 16, 16, 16, 16, 16, 16, 16, 16, 16, 16	ITNESS.	Hand and Seal , this	30-th	day of	cember
Sened, Sealed and Miscirced in the Presence of  J. M. Jewister  (I. S. C. L. S. C. L	in the y	ear of our Lord one thousand nine hund	red and threuty		and in the one hundred a
Signed, Sealed and Milicrefed in the Presence of  J. M. Jeles M. M. J.	Fo	rts fifth	vear of the Sov	ereignty and Independence of the United S	tates of America.
THE STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATE.  THE STATE OF SOUTH CAROLINA,  Mortgage of Real estate.  The state of south that S he saw the within named.  Mortgage of Real estate.  Mortgage o	Silanad				
THE STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATE  THE STATE OF SOUTH CAROLINA,  Mortgage of Real Estate  A made oath that S he saw the within named.  Mortgage of Real Estate  Mortgage of Real		.1 /	1	My Bak	<u>/</u>
THE STATE OF SOUTH CAROLINA,  Personally appeared before me.  d made oath that She saw the within named  Mortgage of Real Estate.  Mortgage of Real				, •	
THE STATE OF SOUTH CAROLINA.  Personally appeared before me.  d made oath that S he saw the within named.  M. J.	7				,
Personally appeared before me   In add made oath that She saw the within named   In act and deed, deliver the within written Deed; and that She, with   In seal, and as   In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  IN NORN to before me, this.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and deed, deliver the within written Deed; and that She, with   Witnessed the execution thereof.  In act and that She, with   Witnessed the execution thereof.		ŕ	•		•
m, seal, and as	• • • • • • • • • • • • • • • • • • • •	• .	·		
THE STATE OF SOUTH CAROLINA,  County.  I. The plan of the within named.  If of the within named.  Indupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person homsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a negular, the Premises within mentioned and released.	Personally a	CLILICLE County. S	· · · · · · · · · · · · · · · · · · ·	MOR	TGAGE OF REAL ESTATE.
I, July See County.  I, July See Hereby certify unto all whom it may concern, that Mrs.  The of the within named did this day appear before no description of the upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person nomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a negular, the Premises within mentioned and released.	Personally a d made oath that gn, seal, and as	che saw the within named  act and deed, delived before me, this  act and deed, Act and	er the within written Deed; and the	MOR  at ≤he, with	on thereof.
hereby certify unto all whom it may concern, that Mrs.  the of the within named.  did this day appear before not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a ugular, the Premises within mentioned and released.	Personally a d made oath that	che saw the within named  act and deed, delived before me, this  act and deed, Act and	er the within written Deed; and the	MOR  at ≤he, with	on thereof.
hereby certify unto all whom it may concern, that Mrs.  The proof of the within named.  I hereby certify unto all whom it may concern, that Mrs.  The proof of the within named.  I have the proof of the within named.  I hereby certify unto all whom it may concern, that Mrs.  I have the proof of the within named.  I have the proof of the proof	Personally and made oath that made o	appeared before me	er the within written Deed; and the	MOR  at She, with  witnessed the execution  ### Market All 186	on thereof.
did this day appear before no dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person to mossoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an agular, the Premises within mentioned and released.	Personally and made oath that made o	appeared before me	er the within written Deed; and the	MOR  at She, with  witnessed the execution  ### Market All 186	on thereof.
fe of the within named	Personally and made oath that made o	appeared before me	er the within written Deed; and the Culley  D. 19.20 (SEAL.)  n Carolina.	MOR  at She, with  witnessed the execution  For Many Many RE	on thereof.
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person of person	Personally a d made oath that m, seal, and as THE STATE	appeared before me	er the within written Deed; and the Culley  D. 19.20 (SEAL.)  n Carolina.	MOR  at She, with  witnessed the execution  From Management of the second of the secon	on thereof.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all angular, the Premises within mentioned and released.	Personally and made oath that made o	appeared before me	er the within written Deed; and the Manager of the	MOR  at She, with  witnessed the execution  RE  Balt	on thereof.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a ngular, the Premises within mentioned and released.	Personally a d made oath that made o	appeared before me	er the within written Deed; and the Manager of the	MOR  at She, with  witnessed the execution  RE  Balt	TGAGE OF REAL ESTATE.  on thereof.  NUNCIATION OF DOWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an angular, the Premises within mentioned and released.	Personally a  d made oath that  m, seal, and as  THE STATE  I,  hereby certify un  fe of the within d upon being priv	appeared before me	er the within written Deed; and the Cultury  D. 19.20  (SEAL.)  Carolina.	MOR  at She, with  witnessed the execution  RE  Balt  antarily and without any compulsion, dread	TGAGE OF REAL ESTATE.  on thereof.  NUNCIATION OF DOWER. did this day appear before nor fear of any person or person.
ngular, the Premises within mentioned and released.	Personally a d made oath that made o	appeared before me	er the within written Deed; and the Cultury  D. 19.20  (SEAL.)  Carolina.	MOR  at She, with  witnessed the execution  RE  Balt  antarily and without any compulsion, dread	TGAGE OF REAL ESTATE.  on thereof.  NUNCIATION OF DOWER. did this day appear before nor fear of any person or person.
CIVEN under my hand and seal this 30"	Personally a  d made oath that  m, seal, and as  THE STATE  I,  hereby certify un  fe of the within d upon being priv	appeared before me	er the within written Deed; and the Cultury  D. 19.20  (SEAL.)  Carolina.	MOR  at She, with  witnessed the execution  RE  Balt  antarily and without any compulsion, dread	TGAGE OF REAL ESTATE.  on thereof.  NUNCIATION OF DOWER. did this day appear before nor fear of any person or person.
day of the seat, this day of the seat, the seat of the seat, the seat of	Personally a d made oath that made o	appeared before me	er the within written Deed; and the Calley  D. 19.20  (SEAL.)  Carolina.	RE  And Andrew Witnessed the execution witnessed the e	TGAGE OF REAL ESTATE.  On thereof.  NUNCIATION OF DOWER.
Notary Public for South Carolina.	Personally and made oath that and made oath that and as a summary of the within the dispersion of the within the within the dispersion of the within th	appeared before me	er the within written Deed; and the Country of the Within named.  Heirs and Assigns, all her interest	RE  And Andrew Witnessed the execution witnessed the e	TGAGE OF REAL ESTATE.  On thereof.  NUNCIATION OF DOWER.
Notary Public for South Carolina.	Personally and made oath that and as a second of the within and upon being privile of the within and upon being privile of the within and upon being privile om one of the within and upon being privile of the with	appeared before me	er the within written Deed; and the Carolina.  D. 19.20  (SEAL.)  Carolina.	The, with witnessed the execution of the	TGAGE OF REAL ESTATE.  On thereof.  NUNCIATION OF DOWER.  In of did this day appear before more fear of any person or person or fear of Dower, of, in or to, all as
A M	Personally and made oath that and made oath that and as a summary of the within and upon being private the management of the within and upon being private the management of the within and upon being private the management of the within and upon being private the management of the within the within the within the management of the within the	appeared before me	er the within written Deed; and the Carolina.  D. 19.20  (SEAL.)  Carolina.	The, with witnessed the execution of the	TGAGE OF REAL ESTATE.  On thereof.  NUNCIATION OF DOWER.  In of did this day appear before in or fear of any person or person of person of Dower, of, in or to, all a
Recorded for $\frac{1}{2}$ $\frac{3}{2}$ , $\frac{3}{2}$ .	Personally and made oath that and as a second of the within and upon being privile of the within and upon being privile of the within and upon being privile om one of the within and upon being privile of the with	appeared before me	er the within written Deed; and the Carolina.  D. 19.20  (SEAL.)  Carolina.	The, with witnessed the execution of the	TGAGE OF REAL ESTATE.  On thereof.  NUNCIATION OF DOWER.  In of did this day appear before more fear of any person or person or fear of Dower, of, in or to, all as

OGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.