TO HAVE AND TO HOLD, all and suggests the wall provides upon to 1984  TO HAVE AND TO HOLD, all any agents the wall provides upon to 1984  ALL LIGHTUM CLASS AND CLASS	TOGETHER with all and singular, the rights, members, hereditaments and a	ppurtenances to the said premises belonging, or in anywise incident or appertain-
to warrant and horses; defend should should should be self of soliday golds for the self. The should be self. I have been all against horse and analysis from and against.  **MERICAL Little of Little of the self. Born and against.  **And for said mentageon—agreed—to however the born and the side in a reason the self. The self	ing.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	L'El meyers as Trustee for
The secretary and recovery defends all and a simple control of the secretary and the	the neight Land Carparation hei	And assigns, forever. And heirs, executors and administrators,
hand the red corregions—another in the control of t	do hereby bind // Wife cut the said	Pa meyers, as Tructel for
And the said environment agencia. In insure the home and initiatings on said to it in a some one but that the most part of the Control of Dollars, in a company or company.  In the premium and copy or insurance to the said morragene, and that in the event that the most paper.  And if it and copy one of the carse to be insured to  the premium and express of reals insurance such the insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be insured to  And if it as the carse to be considered.  And if it as the carse to be insured to the carse to th	mylle Land heirs and assigns, from and against	Tryself and my
THE STATE OF SOUTH CAROLINA.  THE ST	1 initrators and assigns and every person whomsoever lawfully cla	iming or to claim the same or any part thereon.
for the permitten and expects of such increments in the interest.  As it of any time are not of such increments moder this mentagon, with interest.  As it of any time are not of such increments moder this mentagon, with interest.  As it of any time are not of such increments moder this mentagon, with interest.  As it of any time are not of such increments moderate the mentagon, with mentagon, and agreed the any forces of the Circuit and these described operative to all mentagons, or and the control of such state may a change of the Circuit and these described of such presentation of such such presentation of such presentation of such such such such such such such such	(B) (00-00) Dollars, in a company or companies	satisfactory to the mortgagee and keep the same mortgage
THE STATE OF SOLTH CAROLINA,  Greenville Control.  THE STATE OF SOLTH CAROLINA,  Greenville Control.  And if a low time and experience of such increases under five workings, with interest.  And if a low time are water of suid define or eighteen through the part of the analysing and agree that any folder of the Circuit development of the control of controls of the controls of the control of controls of controls of controls of controls of the control of the true interest and modifies of the control of the control of the true interest and modifies of the control of the control of the true interest and modifies of the control of the control of the true interest and modifies of the control of the control of the true interest and modifies of the control of the control of the true interest and modifies of the control of the control of the true interest and modifies of the control of the control of the true interest and modifies and control of the con	by fire, and assign the policy of insurance to the said mortgagee, and that in the	the event that the mortgagor, shall at any time tail to do so, then the said
for the promining and expected such increases while increases. And if at one time are until and included and if all and time are until and included and if all and time are until and above described promises to seld organization. Or additional and and all and and all and and are that any judge of the Circuit doors described promises to seld organization. Or additional and and are that any judge of the Circuit court of all State may, at chambers or additional and and and all and and are that any judge of the Circuit court of all State may, at chambers or additional and and and promises actually calleted.  Court or aid State may, at chambers or additional and actual and analysis actually organized and collect and retrievable (after polying costs of collection), upon additional and analysis actually calleted.  PROVIDED, ALMAIS, NEVERTHELESS, and it is the true intent and unusuing of they carries to those Process, that it is all next and increasing of the said forty and intention of the and increases. The debt or aim of immorp afforcast, with interest theroon, if any and increases are according to the true intent and meaning of the said forty. They fits deed of largeton and all shall cream determine and be unterly mid and veid, otherwise terms of influence and include and extensive to remain in influence and with interest theroon, if any otherwise court of colline or payment shall be unade.  AND IT 15 AGRISHO, by and between the said porties, that the original energy and all shall cream determine and be unade.  WINTINGS THE AGRISHO, by and between the said porties, that the original energy and and actual energy and and actual energy and and actual energy and and actual energy and of the creation of the evidence and actual energy and	mortgagee, may cause the same to be insured in	name and reimburse
And if at any time are part of said deed, or interest through, be past doe and suggest the content of said State may, at character companyed. It will be the content of said State may, at character or otherwise, appoint a receiver, with authority to take possession of said premises and collect and corts and profits, amplying the set preceds therefore (after maybe counts), apoint a receiver, with authority to take possession of said premises and collect and corts and profits, amplying more than the centre and precise therefore (after maybe counts) of collection, muon raid does, interest, cost or expenses; without faithing to account for anything more than the centre and profits of the content of the precise and marked collection of the precise and marked collection of anything content of the precise and marked collection of anything content of the said contracted. The first of anything collection of the said contracted of the said	1	
above described permittee to said mortgage "FLEEL AND		hereby assign the rents and profits of the
Centre of said State stay, at chambers or culcivaries, appoint a receiver, with authority to take postession of and premites and contect and the receiver of any officency of the net process and profits aroundly collected.  PROVIDED, ALWAYS, NEVERTHEITS, and it is, the crue intent and menating of the nursice to these Presents, that if	it of armises to said mortgages or full succession he	irs, executors administrators or assigns, and agree that any judge of the circuit
the set preceds therefore (after paying costs of collection), useen said disk, interest, oat or expenses; without labulage 3 account for distributions of the protection of th	G	y to take possession of said premises and collect said felits and profits, applying
THE STATE OF SOUTH CAROLINA.  Greenville County.  THE STATE OF SOUTH CAROLINA.  And and dead for the Presence of Carolina.  THE STATE OF SOUTH CAROLINA.  And and dead for the Presence of Carolina.  THE STATE OF SOUTH CAROLINA.  And and dead for the Presence of Carolina.  THE STATE OF SOUTH CAROLINA.  Of creaville County.  And and good for the and and good for the presence of Carolina.  THE STATE OF SOUTH CAROLINA.  Of creaville County.  And and good for the control of the presence of Carolina.  THE STATE OF SOUTH CAROLINA.  Of creaville County.  And the county is the presence of Carolina.  THE STATE OF SOUTH CAROLINA.  Of creaville County.  And the county is the presence of Carolina.  THE STATE OF SOUTH CAROLINA.  Of creaville County.  And the county is the presence of Carolina.  THE STATE OF SOUTH CAROLINA.  Of creaville County.  And the county is the presence of Carolina.  THE STATE OF SOUTH CAROLINA.  Of creaville County.  And the county is the presence of Carolina.  THE STATE OF SOUTH CAROLINA.  Of creaville County.  And the county is the presence of the control of the county is the presence of the	the net proceeds thereafter (after paying costs of collection), upon said debt, inter	est, cost or expenses; without liability to account for anything more than the
said mortgager do and shall well and traly pay or cause to Boyed ome the said mortgager the other state the death of the part of the case of the part of the said shall rease. determine and be marrly shall and void, otherwise to remain in full force and virtue.  ADD IT IS AGREED, by and between the said parties, that the said enorgager	7,	
said mortgager do and shall well and traly pay or cause to Boyed ome the said mortgager the other state the death of the part of the case of the part of the said shall rease. determine and be marrly shall and void, otherwise to remain in full force and virtue.  ADD IT IS AGREED, by and between the said parties, that the said enorgager	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and mea	ning of the parties to these Presents, that it
wise to remain in full lorer and virtue.  AND IT IS AGREROD, by and between the said parties, that the said enortragery.  AND IT IS AGREROD, by and between the said parties, that the said enortragery.  AND IT IS AGREROD, by and between the said parties, that the said enortragery.  AND IT IS AGREROD, by and between the said parties, that the said enortragery.  And in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and in the one handred and fulfilled by the said and fulfilled by the said and in the one handred and fulfilled by the said and said and fulfilled by the said and said and fulfilled by the said and said and the within and and said and fulfilled by the said and said and said and be right and claim of Dower, of, in or to, all and singular, the Promise within remained and released.  GIVEN under my hand and seal, this, and Assigns, all her interest and cetate, and also all her right and claim of Dower, of, in or to, all and singular, day of	to and shall well and truly pay or cause to be paid unto the said	mortgagee the debt or sum of money aforesaid, with interest
Premise such default of payment shall be made.  WINESS 72.4. Internal and seal, this and enorgager.  WINESS 72.4. Internal and seal, this and in the one humbred and fighted in the year of our Local inselects hundred and twenty. ALL and in the one humbred and fighted in the year of our Local inselects hundred and twenty. ALL and in the one humbred and fighted in the year of our Local inselects hundred and twenty. ALL and in the one humbred and fighted in the presence of the United States of America.  Squeed: deal and Delevered in the Presence of The Fight and the one humbred and fighted the CL. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me The Analysis of the within written Deed; and that he, with witnessed the execution thereof.  WINES to height one for use, this ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	The A	d of bargain and sale shall cease, determine and 55 and
Premiere mili default of payment shall be made.  WITNESS. 722.5. hand and seal, this. 38th. day of January.  WITNESS. 722.5. hand and seal, this. 38th. day of January.  WITNESS. 722.5. hand and seal, this. 38th. day of January.  Signed. Idea and Delivered in the Presence of  OI F. GARLEGARD.  WILLIAMS.  SIGNED. Idea and Delivered in the Presence of  OI F. GARLEGARD.  WILLIAMS.  THE STATE OF SOUTH CAROLINA.  Creenville County.  TERSONALLY appeared before me.  and made oall that be saw the within manned.  A D. 102. S.  WINNER to before me, this.  A D. 102. S.  THE STATE OF SOUTH CAROLINA.  Greenville County.  Creenville County.  I.  A D. 102. S.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  January and the within written Deed; and that he, with  winnessed the execution thereof.  Winnessed the execution thereof.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  January and the search carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  January and the search carolina.  Winnessed the execution thereof.  Winnessed the execution thereof.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  J. Darkedale  RENUNCIATION OF DOWER.  A D. 102. Search and also all her right and claim of Dower, of, in or to, all and singular, the Premiers within mentioned and released.  GIVEN under my hand and weal, this day of  A D. 102.	wise to remain in full force and virtue.	to hold and enjoy the said
in the year of our Lord insertern hundred and twenty Ack year of the Independence of the United States of America.  Signed. Sind and Delivered in the Presence of The Grand and Delivered in the Presence of The STATE OF SOUTH CAROLINA.  Oriential County.  The STATE OF SOUTH CAROLINA.  Oriential County.  A. D. 192 (SEAL)  The STATE OF SOUTH CAROLINA.  Oriential County.  The STATE OF SOUTH CAROLINA.  Oriential County.  The STATE OF SOUTH CAROLINA.  Oriential County.  I.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within mancel  and tupus being privately and separately examined by me, did declare that she does freely, volunturily and without any compulsion, dread or fear of any person or  persons whomsoever, renounce, release, and increar relimpaish unto the within named  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular,  the Premises within uncertined and released.  GIVEN under my hard and seal, this  do of.  A. D. 192	and the state of t	
in the year of our Lord nimeteen hundred and twenty.  year of the Independence of the United States of America.  Signed, 'adm and Delivered in the Presence of  N. J. Barkedall.  (L. S.)  (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA.  Oreanville County.  PERSONALLY appeared before me.  And deed, deliver the within wristen Deed; and that he, with  winessed the execution thereof.  WINTN to before me, this  day January.  A D. 192.  THE STATE OF SOUTH CAROLINA.  Greenville County.  THE STATE OF SOUTH CAROLINA.  Greenville County.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  Greenville County.  L. J. Barkedale.  THE STATE OF SOUTH CAROLINA.  AND 192.	this hand and seal this	8th day of January
year of the Independence of the United States of America.  Signed, "side and Distored in the Presence of N. F. Barkedale.  (L. S.)  Jeannache F. Walker.  (L. S.)  (L. S.)  (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALIV appeared before me. N. F. Barkedale.  (See, See, and as a see and feed, deliver the within written Deed; and that he, with witnessed the execution thereof.  WINN to before me, this.  4 January.  A. D. 192 S.  THE STATE OF SOUTH CAROLINA.  Greenville County.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  THE STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  Greenville County.  The STATE OF SOUTH CAROLINA.  A. D. 192 S.  The STATE OF SOUTH CAROLINA.  GREAL RETAIL STATE.  The STATE OF SOUTH CAROLINA.  The STATE OF	in the year of our Lord nineteen hundred and twenty- Six	and in the one hundred and fiftielk
Signed C. ded and Delivered in the Presence of M. F. Barkedale.  (I. S.)  (		V
THE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me and made outh thatbe saw the within named.  Sign, seal, and as.  ALMact and deed, deliver the within written Deed; and thatbe, with.  WIRN to before me, this.  A D 192 S.  SEAL STATE OF SOUTH CAROLINA.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs  wife of the within named.  did this day appear before me, wife of the within unto all whom it may concern, that Mrs  wife of the within named.  did this day appear before me, and one 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 persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, the Premises within meutioned and released.  GIVEN under my hand and seel, this.  A D, 192		P Broken Hillerman
THE STATE OF SOUTH CAROLINA.  Greenville County.  FERSONALLY appeared before me and made oath that he saw the within named.  Act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  StORN to before me, this day ACT Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192		(USU OROTES MUMINES)
THE STATE OF SOUTH CAROLINA.  Greenville County.  FERSONALLY appeared before me and made oath that he saw the within named.  Act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  StORN to before me, this day ACT Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192		(L. S.)
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THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me		
THE STATE OF SOUTH CAROLINA.  Greenville County.  The STATE OF SOUTH CAROLINA.  GRENUNCIATION OF DOWER.  And the state of the within without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, day of		MORTGAGE OF REAL ESTATE.
PERSONALLY appeared before me and made oath thathe saw the within named	<u>}</u>	
and made outh thathe saw the within named	Greenville County.	
sign, seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  **WDRN to before me, this	PERSONALLY appeared before me	rooke williams
THE STATE OF SOUTH CAROLINA, Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of  A. D. 192.	and made oath thathe saw the within named	
THE STATE OF SOUTH CAROLINA, Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of  A. D. 192.	sign seal and as felt act and deed, deliver the within	written Deed; and thathe, with
date of January (SEAL) Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, the Premises within mentioned and released.  GIVEN under my hand and scal, this day of.  A. D. 192.	Sign, sean, and as make F. walker	• witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this 98th	
THE STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs	dar of Junuary A. D. 192 6	n. F. Barkedale
THE STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs	Notary Public for South Carolina.	
THE STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs		
THE STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs		
THE STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs		DENIMOTATION OF DOWER
I,	THE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF INVEST.
do hereby certify unto all whom it may concern, that Mrs		
wife of the within named	I,	
and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of persons whomsoever, renounce, release, and forever relinquish unto the within named	do hereby certify unto all whom it may concern, that Mrs	did this day appear before me,
persons whomsoever, renounce, release, and forever relinquish unto the within named	wife of the within named	es freely, voluntarily and without any compulsion, dread or fear of any person or
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the Premises within mentioned and released.  GIVEN under my hand and seal, this		
the Premises within mentioned and released.  GIVEN under my hand and seal, this	Heirs, and Assigns, all her interest	and estate, and also all her right and claim of Dower, of, in or to, all and singular,
day of		
day of	GIVEN under my hand and seal, this	
Notary Public for South Carolina.	day of	
	Notary Public for South Carolina.	
	•	
Recorded Jan 30th, at 12150 a.m., 192 to	lan 3071 at 12	150 a-m, 192 6