do hereby bind. Milled J. White and a significant decide and and singular the said profities with the wild Milled J. White A. A. D. Wall of the said argins. From this against Milled J. White A. D. Wall of the said argins. From this against Milled J. White A. D. Wall of the said argins. From this against Milled J. White A. D. Wall of the said for say part thereof. And the said mortgager—to in insert the house and buildings on said but in a sum not less than. Dollars, in a company or companies satisfactory or the mortgager—and leter the same in Dollars, in a company or companies satisfactory or the mortgager—and shall at any time fall and mortgager—and that in the event that the mortgager—and shall at any time fall will overlager—and the same to be insured in ——anne and reinhurse—and reinhurse—and it at any time any part of said dath, or interest different by these any part of said dath, or interest different by these any part of said dath, or interest different by these any part of said dath, or interest different by these any part of said dath, or interest different by these any part of said dath, or interest different by these any part of said dath, or interest different by the said of said precises and collection of said pr	incident or apper-
awarent and forewer destined all and singulars the said publishes must be resided the said and singular the said parties. The said awareness and assigns and every person whomseever lawfully claiming on to claim the sand of any part thereof. And the said mortgagor—agree — to insure the house and bouldings on said to lin a som not less than — Dollars, in a company or companies satisfactory to the mortgager—and keep the same in antage by feet, and sasking the policy of insurance to the said mortgager—and that in the event that the mortgagor—and keep the same in antage by feet, and sasking the policy of insurance to the said mortgager—and that in the event that the mortgagor—and keep the same in antage by feet, and sasking the policy of insurance to the said mortgager—and that in the event that the mortgagor—and keep the same in antage by feet, and sasking the policy of said debt, or interest. And if a any time any part of said debt, or interest this companies, with interest. And if a any time any part of said debt, or interest this companies, with interest. And if if any time any part of said debt, or interest this companies, with interest to the part of the mortgagor and the rest of the said mortgagor. The permittee said mortgager—or the part of the parties to a said mortgagor and the next proceeds thereafter (after polying costs of cellection), upon said debt, interest, cort or expenses; without liability to account for anythe case and parties, and parties saidly cellected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true internal and meaning of the parties to these Presents, that if all mortgagor—and and said well red realy pay or cause to be paid unto the said mortgagor. BROYIDED, ALWAYS, NEVERTHELESS, and it is the true internal and meaning of the parties to these Presents, that if all mortgagor—and and said said well red realy pay or cause to be paid unto the said mortgagor—the debt run means and parties and said well red realy pay or cause to be paid unto the said mortgagor. And IT IS AGREED, by an	
cire, executors, administrators and assigns, from and against. Differ, in executors, administrators and assigns and every power whomsoever hardly claiming or to claim the same any part thereof. And the sald mortgager. Some the house and buildings on said lot in a sum not less than among by fire, and assign the policy of insurance to the main mortgager. Differ, in a company or ecupanies statisticatory to the mortgager. And if at any time any part of said dubt, or interest the part of the partition of the partition of the partition. And if at any time any part of said dubt, or interest thereon, he past due and unpaid. And if at any time any part of said dubt, or interest thereon, he past due and unpaid. And if at any time any part of said dubt, or interest thereon, he past due and unpaid. And if at any time any part of said dubt, or interest thereon, he past due and unpaid. And if at any time any part of said dubt, or interest thereon, upon a said dubt, interest, except or expenses; without liability to account for anythens and profits actually cultivated. PROVIEDA ALMAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if all all mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and between the said parties, that the said mortgager. AND IT IS AGREED by and the said that the said mortgager and the said th	and administrators,
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ENTRY STATE OF SOUTH CAROLINA) Greenville County, PERSONALLY appeared before me dispendence of the braid professor of the lander and series that the said mortgager. And it say time and situation to the resurced in the resurce to the said mortgage, wish interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid. bereivy assign the rest between the said mortgage, wish interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid. bereivy assign the rest between the said professor, executors, administrators or assigns, and agree that any 1 to said feel for the said professor of said premises and collects said rest as a set proceeds thereafter (after paying coats of collection), upon said debt, interest, cost or expenses; without Eability to account for anyth said professor. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if it mortgager. And if it are the said without the said mortgager. And if it is expensed to the true intent and meaning of the parties to these Presents, that if it mortgager. And IT IS AGREED, by and between the said parties, that the said mortgager. And if it is expensed to the true intent and meaning of the parties to these Presents, that if it is to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager. And in the one funded and surfue. AND IT IS AGREED, by and between the said parties, that the said mortgager. And in the one funded and surfue. Signed, Seeld and Pelipered in the Presence of the United States of America. Signed, Seeld and Pelipered in the Presence of the United States of America. Signed, Seeld and Pelipered in the Presence of the United States of America. Signed, Seeld and Seelder and Seelder and the said parties, that the said mortgager is the said mortgager. And in the order of the said parties of the said parties of the said parties of the said parties of the said parti	
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AND IT IS AGREED, by and between the said parties, that the said mortgagor and to hold remises until default of payment shall be made. WITNESS THE made and scal, this 30 th day of start the year of our Lord ningfeen hundred and twenty. And in the one hundred and Color and in the one hundred and Color and in the one hundred and Color and the lone hundred and Color and the Lord States of America. Signed, Sealed and Delibered in the Presence of Start and Delibered in the Original Start and Delibered in th	
AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold remises until default of payment shall be made. WITNESS My hand and seal this and the year of our Lord ningrien hundred and twenty and in the one hundred and glift are of the Independence of the United States of America. Signed, Sgaled and Delifered in the Presence of Market and the state of the Independence of the United States of America. Signed, Sgaled and Delifered in the Presence of Market and the State of the Independence of the United States of America. Signed, Sgaled and Delifered in the Presence of Market and the State of the Independence of the United States of America. Signed, Sgaled and Delifered in the Presence of Market and the States of the Independence of the United States of America. Signed, Sgaled and Delifered in the Presence of Market and States of the United States of America. MORTGAGE Of Greenville County. Sworn to before me of this and the Within and Market and States of the States of Sworn to before me of the States of Sworn to before me of the States of Sworn to before me of the Sworn to before the Within American Sealth of the Sworn to before the Sworn to before the Sworn that Market and Sworn the Sworn that Market and the Sworn the Sworn that Market and th	ull and void, other-
remises until default of payment shall be made. WITHESS My hand and scal, this 32th day of September 1 the year of our Lord ningten hundred and twenty and in the one kundred and useful to the Independence of the United States of America. Signed, Sgaled and Delifered in the Presence of Manager 1 the State of South Carolina. HE STATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before me. Indianade oath that She saw the within named. MORTGAGE Of South Carolina without any compulsion, dread or feasers whomsoever, renounty grelease, and forever relinguish unto the within pamed. MORTGAGE Of South Carolina and useful to the within furtiten Deed; and that She, with witnessed the exect SWORN to before mg/this. Jack and deed, deliver the within furtiten Deed; and that She, with witnessed the exect SWORN to before mg/this. Jack and Salah. Notary Public for South Carolina. RENUNCIAT Greenville County. I, J. D. J.	
witness my land, and seal, this 3 the year of our Lord ningrica hundred and twenty which is and in the one hundred and twenty and in the one hundred and twenty and in the one hundred and twenty and in the one hundred and trenty and in the one hundred and in the o	and enjoy the said
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HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. d made oath that S. he saw the within named. MORTGAGE Of South Carolina and south that S. he saw the within named. MORTGAGE Of South Carolina and south that S. he saw the within named. MORTGAGE Of South Carolina and south that S. he saw the within named. MORTGAGE Of South Carolina and south that S. he with south that S. he within south tha	(L. S.)
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. d made oath that S. he saw the within named. Mortgage of Manager and deed, deliver the within written Deed; and that She, with witnessed the exect SWORN to before me this Sylvy of State Manager and Seed, deliver the within written Deed; and that She, with witnessed the exect SWORN to before me this Show Manager and Seed of the STATE OF SOUTH CAROLINA. Greenville County. In Show Manager and Seed of the within named without any concern, that Mrs. Meet of the within named without any concern, that Mrs. Meet of the within named without any compulsion, dread or fear resons whomsoever, renound release, and forever relinguish unto the within pamed for the seed of the significance of the significanc	(L. S.)
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Notary Public for South Carolina. RENUNCIAT Greenville County. I, John Mary Public for South Carolina. RENUNCIAT Greenville County. I, John Mary Public for South Carolina. RENUNCIAT Greenville County. I, John Mary Public for South Carolina. RENUNCIAT Greenville County. I, John Mary Public for South Carolina. RENUNCIAT Greenville County. I, John Mary Public for South Carolina. RENUNCIAT Aid this day did this day did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or featersons whomsoever, renounce release, and forever relinguish unto the within named Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or the Premises within mentioned and released.	
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Notary Public for South Carolina.	