TO INVEX AND TO INCIDENT and and elegating, to act of Promitties must the stable of a process of the control of	TOGETHER with, all and singular, the Rights, Members, Hereditan	ments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
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And the said Merippor agree. In insurer the horse and baildings on tool but in a sum out less than	irs, Executors, Administrators and Assigns, and every person whomse	oever lawfully claiming, or to claim the same, or any part thereof.
Delart (in a company or companies attification to the territory to the contragger), and how the same issued from Jose or during the same and contragger and an interest the maching or limit to do to, then the add morny may came the same to be insured to a limit to do to, then the add morny may came the same to be insured to a limit to do to, then the add morny may came the same to be insured to a limit to do to, then the add morny may came the same to be insured to a limit to do to, then the add morny may came the same to be insured to a limit to do to the same to the insured to the same to		
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the premium and expenses of such insurance under this mortgage, with interest.  And if a says time any part of said dods, or increase thereton be past the and morbid.  And if a says time any part of said though or increase thereton is past the and morbid.  And if a says time any part of said though or increase thereton is past the said says that the said control said state may a discontinuous or discontinuous and collect said profession of said state may and agree that may profess of the particle form of said state may a discontinuous or increase and collect said profession of said state may are said that the part or cause to be paid, unto the end moragone, the said debt or said state included and collect said particle, that it is not be end moragone, the said debt or said or said state.  AND IT IS AGREED, by and between the said particle, that the said successor said collection of the said successor said state.  AND IT IS AGREED, by and between the said particle, that the said successor said states are said states.  The bold and coley the said in the year of sure from and the manda.  The said states of sametics and various and the said successor said states.  The said states of sametics.  The said states of sametics	may cause the same to be insured in	name, and reimburse
And if it a very time any part of said dock, or interest thereon be past due and supplied.  And if it a very time any part of said dock, or interest thereon be past due and supplied.  And if it is any time any part of said dock, or interest thereon be past due and supplied.  And if it is any time any part of said shorteness, or conserving, agreed a receiver with anticety to take possession of said collect and profits of past of the parties of collect and profits of past of the parties to those Presents, that if it is not received. Provided the parties to those Presents, that if it is not received than the received and the parties to those Presents, that if it is not received than the received and the parties to those Presents, that if it is not received that the said of the span and said that cases, contends, and be carried thereon to receive the said that the said and the span and said that cases, contends, and be carried thereon to receive 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.  Hand, and Said this, and Said this, and Said the parties of the span and said that cases, contends, and be carried and said the year of conflicted one thermans rise hundred and decisions to the parties of the span and said that cases, contends, and be carried the parties of the parties to the span and said that cases, contends, and be carried the carried the carried the parties of the parties to the parties of the parties to the parties of the parties o		
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above described pertilican to and mortgages of and the control of the control		
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de profits accountly collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if, the send prorrager—the and hold well and truly poor or came to be paid, must be said morrager— the said death, or mus of money sciencial, with interest thereoe is to remain in fall force and virtue.  AND IT IS AGREED, by and between the anid partics, that the said mortagero— the said selection, decremine, and be utility and and void, rotte and transported to the said partics, that the said mortagero— the said selection, decremine, and be utility and and void, rotte that creat of inegatin and said sheld cross, decremine, and be utility and and void, rotte that the said partics, that the said mortagero— the said selection, decremine, and be utility and and void, rotte that the said mortagero— the said selection of hold and only the said selection until clinks of systems shall be unde.  WITNESS Hand. and Seal this		
and northagener	and proceeds increor (arter paying costs of confection) dopin the said	debt, interest, costs or expenses; without liability to account for anything more than the rents
estade contragers—do and shall well and truly one came to be paid, and the nail mortagers—the said dobt, or sum of money aforesaid, with interest thereone was been been seen to remain and solutions of the contragers—the said dobt, or sum of money aforesaid, with interest thereone was been been seen to common the said parties, that the said mortagers—the said dobt, or sum of money aforesaid, with interest thereone or o remain in this force out virue.  AND IT IS ARREIN by and between the said parties, that the said mortagers—the said dobt, or sum of money aforesaid, with the said mortagers—the said dobt, or sum of money aforesaid, with the said mortagers—the said dobt, or sum of money aforesaid, with the said mortagers—the said dobt, or sum of money aforesaid, and the said mortagers—the said dobt, or sum of money aforesaid, and the said case, destruction, and the said case, destruction, and the said mortagers—the said dobt, or sum of money aforesaid, and the said case, destruction, and the said case, destruction, and the said mortagers—the said dobt, or sum of money aforesaid, with the said mortagers—the said dobt, or sum of more aforesaid, with the said case, destruction, and the said mortagers—the said dobt, or sum of the said case, destruction, and the said mortagers—the said dobt, or sum of the said mortagers—the said dobt, or sum of the said case, destruction, and the said said of the said dobt, or sum of the said case, destruction, and the said dobt, or sum of the said case, destruction, and the said dobt, or sum of the said dobt, or sum of the said dobt, or sum of the said case, destruction, and the said dobt, or sum of the said said case, destruction, and the sa	PROVIDED ALWAYS, NEVERTHELESS, and it is the true in	tent and meaning of the parties to these Presents, that if
AND IT IS AGRIED, by and between the said parties, that the said mortgagor  to hold and enjoy the said series until default of payment shall be made.  WITTHESS. Locas.  Itand. and Seal., this.  Itand. and Seal., this.  J. M. And J. M. M. And J. M.	e said mortgagor do and shall well and truly pay or cause to be pai	d unto the said morteness the said data as your forms for the said sales
enties until default of payment shall be made.  WITHERS LIVE Hand. and Send. this.   Live Law of Law	se to remain in full torce and virtue.	te, then this deed of bargain and sale shall cease, determine, and be utterly null and void; other-
WITNESS Read and continue thousand nine hundred and series of the Sovereignty and hydrogenedence of the United States of America.  Signed, Segled any Delivered in the Presence of  Signed, Segled any Delivered in the Presence of  Signed, Segled any Delivered in the Presence of  CL. S.  (L. S.	AND IT IS AGREED, by and between the said parties, that the said	d mortgagorto hold and enjoy the said
in the year of our Liord one thousand nine hundred and linguistic states of America.  Signed, Sealed and Delivered in the Presence of  (L. S.	emises until default of payment shall be made.	
year of the Sovereignty and Independence of the United States of America.  Signed, Stajed and Delivered in the Presence of  (L. S.  (L	WITNESS	19 th day of March
Signed, Stopled and Delivered in the Presence of  Signed, Stopled and Delivered in the Presence of  (L. S.  (MORTGAGE OF REAL ESTATI  Greenville County.  Personally appeared before me  3.	in the year of our Lord one thousand nine hundred and	us light - eight - and in the one hundred and
Singed, Sealed and Delivered in the Presence of  (L. S.  (L. S	5-2 nd year of the Sovereignty a	
(I. S. G. G. S. G.		
Greenville County.  Personally appeared before me.  d made oath thathe saw the within named.  growth and the county in seal, and as	6.0. Aley	6. J. Brown (LS)
Greenville County.  Personally appeared before me.  d made oath thathe saw the within named.  growth and the county in seal, and as	Tirgund June 1	(L. S.)
Greenville County.  Personally appeared before me.  d made oath thathe saw the within named.  gr, seal, and ashe saw the within named.  A. D. 192 8  A. D. 192 8  A. D. 192 8  A. D. 192 8  HE STATE OF SOUTH CAROLINA, Greenville County.  I	<u> </u>	(L, S.)
Greenville County.  Personally appeared before me.  In all made oath thatbe saw the within named.  In act and deed, deliver the within written Deed; and thatbe, with		(L,S)
gn, seal, and as	8 0 0 1	
gn, seal, and as	nd made oath thathe saw the within named	g rown.
SWORN to before me, this  y of		
SWORN to before me, this  y of	0	
SWORN to before me, this  y of A. D. 192.8  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  o hereby certify unto all whom it may concern, that Mrs.  ife of the within named	gn, seal, and asact and deed, deliver the	within written Deed; and that he, with Late grant de
SWORN to before me, this  ay of A. D. 192.8  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  Dehereby certify unto all whom it may concern, that Mrs.  ife of the within named	Line Kings	
A. D. 192.8.    Motary Public for South Carolina.   SEAL)   Notary Public for South Carolina.   RENUNCIATION OF DOWER   Greenville County.   I.   Gr	104	witnessed the execution thereof.
Notary Public for South Carolina.  RENUNCIATION OF DOWELD Greenville County.  I,  p hereby certify unto all whom it may concern, that Mrs		
Notary Public for South Carolina.  RENUNCIATION OF DOWELD Greenville County.  I,	ay of	
HE STATE OF SOUTH CAROLINA, Greenville County.  I, Description of the within named	Vie gina a Jimah (SEAL)  Notary Public for South Carolina	1 6 G. Giley
Greenville County.  I,	rotary I done for South Carolina,	
Greenville County.  I,	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
fe of the within named	Greenville County.	
fe of the within named	I,	
ife of the within named	hereby certify unto all whom it may concern that Mrs	
thomsoever, 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 emises 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, the emises within mentioned and released.  GIVEN under my hand and seal, this		
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