TO HAVE AND TO NOLD, all and singular, the said Fremiese with the part of the		nd Appurtenances to the said Premises belonging, or in anywise incident of
There is not a server stand. The standard of t	ppertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the	e said J. C. Milford this
this, Nessesters, Administrations and Anniques, and very presum whether the surface of the surfa		Heirs and Assigns forever. And
this, Nessesters, Administrations and Anniques, and very presum whether the surface of the surfa	hereby bind myself + my	Heirs, Executors and Administra
this, Nessesters, Administrations and Anniques, and very presum whether the surface of the surfa	rs to warrant and forever defend, all and singular, the said premises unto the said) 6. milford this
And the said mortgagon—agene. In inspore the borse and buildings on said let in a sum not less than		*/
Dollars (in a company or companies activatory to the mentages), and there the same inverse from hos or day by fire, and satisfy the policy of insurance to the said mortgages and that in the event that the contegator that at any time (all to do us, then the as ortages		
s by fine, and assign the polley of incurrence to the said mortgages—and that in the event that the mortgages—that at any time full to do on, then the a cortage may cause the same to be insured in	And the said mortgagor agree2. to insure the house and buildings on s	said lot in a sum not less than ne hous and
The premium and expense of such insurance under this mortgage, with interest. And of at any time any part of said debt by interest thereon, he past the mall jumpid. And of at any time any part of said debt by interest thereon, he past the mall jumpid. And of at any time any part of said debt by interest thereon, he past the mall jumpid. And of at any time any part of said debt by interest thereon, he past the mall jumpid. And of at any time any part of said debt by interest thereon, he past the mall jumpid. And of at any time any part of said debt by interest said and debt parties. And of at any time any part of said debt by interest said and debt parties and profits and parties and under the under the parties and under the parties and under the under the under the unit to the of the parties and under the under the under the unit to the of the parties and under the under the under the unit to the of the parties and under the under the under the unit to the of t	Dollars (in a company or companies	satisfactory to the mortgagee), and keep the same insured from loss or dam
r the premium and execute of such instruction under this mortgage, with interest. And If all any time any part of raid click by interest thereon, he past due and jungied. And the above discretely premiers to seld originally appeared to the subsequence of the		4
And of a toy then any part of said debt, by interest therein, he past due and impaid the photophorocited generation to taid contemporary or appoint a receiver with fathority to take possession of any part of said state may, at channers or observed, appoint a receiver with fathority to take possession of said general state of the said state of beginning states of the said states of the said states of beginning states of the said states of t	ortgagee may cause the same to be insured in	name, and reimburse himself
THE STATE OF SOUTH CAROLINA, OCHECAN STATE OF SOUTH CAROLINA, OCHECAN STATE OF SOUTH CAROLINA, OCHECAN STATE OF SOUTH CAROLINA, Seed, and as the sew the within named (1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	r the premium and expense of such insurance under this mortgage, with interest.	
real Code of said State roay, at chardens or otherwise, agrocal a receiver, with Asthority to take possessing of all gerenises and office accomplishing and produced. The process of calciforming was said defen, instance, color expenses without ballety to accomplishing any thing made than the end produced control of produced. The process of the post of t	And if at any time any part of said debt, or interest thereon, be past due ar	nd unpaid
git he pet percents thereof (after paying costs of collection) spon said declin infects, cost or expenses without liability to account may thing mode than the ire productionally controlled the percents of the parties	the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the
y be die. Seconding to the true intent and meaning of the sid note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwitereatin fold force and virtue. AND IT IS ACREED, by and between the said parties, that the said mortgagor. AND IT IS ACREED, by and between the said parties, that the said mortgagor. AND IT IS ACREED, by and between the said parties, that the said mortgagor. AND OF SACREED, by and help the made. WITNESS 1924 band and seel, this	g the net proceeds thereof (after paying costs of collection) upon said debt, into	rest, cost or expenses; without liability to account for any thing more than the remained meaning of the parties to these Presents, that if
within service of our Lord one thousand nine hundred and. WITNISS 7929 hand and seal this. In the year of our Lord one thousand nine hundred and. Preserved our Lord one thousand nine hundred and. Preserved our Lord one thousand nine hundred and. Preserved of our Lord one thousand nine hundred and. Preserved of the Sovereignty and Independence of the United States of American Signord, Sealed and Delivered in the Preserved of the United States of American Signord, Sealed and Delivered in the Preserved of the United States of American Signord, Sealed and Delivered in the Preserved of the United States of American Signord, Sealed and Delivered in the Preserved of the United States of American Signord, Sealed and Delivered in the one hundred and the United States of American Signord, Sealed and Delivered in the one hundred and the United States of American Signord, Sealed and Delivered in the one hundred and the United States of American States of the Original States of American States of the United States of American States of A	by be due, according to the true intent and meaning of the said note, then this decremain in full force and virtue.	ed of bargain and sale shall cease, determine, and be utterly null and void; otherwis
Signed, Sealed and Delivered in the Presence of (I. M. M. C. M. C. L. S. (I.	remises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of (I. M. M. C. M. C. L. S. (I.	WITNESS nand and seal, this	day of Jaky,
Signed, Seeled and Delivered in the Presence of I. T.		
Signed, Saided and Delivered in the Presence of IL GRADULE (L. S. LL S	forty thind	year of the Sovereignty and Independence of the United States of America
THE STATE OF SOUTH CAROLINA, Resal, and as act and deed, deliver the within written Deed; and that he, with farmer Resources of the within the saw the within named (1 / 1 / 1 / 1 / 1) THE STATE OF SOUTH CAROLINA, Resal, and as act and deed, deliver the within written Deed; and that he, with farmer Resources of the execution thereof. SWORN to before me this 1 / 2 / A. D. 15/2 / (SEAL) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, COUNTY, I, Place A act of the within named did this day appear before me this in a companion, dread or fear of any person or person onsoever, renounce, release, and forever relinquish unto the within named did this day appear before me the remainded of the within mamed did this maned did this named did this day appear before me the remainded of the within named did this day appear before me this deep remainded by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person onsoever, 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 19 Notary Public for South Carolina.	Signed, Sealed and Delivered in the Presence of	·
THE STATE OF SOUTH CAROLINA, Personally appeared before me A. Court. Personally appeared before me A. Court. Personally appeared before me A. Court. In, seal, and as Also act and deed, deliver the within written Deed; and that he, with Arne Resource witnessed the execution thereof. SWORN to before me this A. D. 19/2 A. D. 19/2 A. D. 19/2 THE STATE OF SOUTH CAROLINA, COUNTY, I. Court. I. Court. Court. I. Court. Court. I. Court. Court. I. Court. Hereby certify unto all whom it may concern, that Mrs. The within named did this day appear before me the within mamed appearately examined by me, did dectare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person omsoever, 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19 (f. S.) Notary Public for South Carolina.		
THE STATE OF SOUTH CAROLINA, Personally appeared before me	James & Batts	· · · · · · · · · · · · · · · · · · ·
THE STATE OF SOUTH CAROLINA, Personally appeared before me (U) IN SA ancel d made oath that he saw the within named (A M (M C)) m, seal, and as act and deed, deliver the within written Deed; and that he, with farmed R (O) IN SWORN to before me this A D. 1969 SWORN to before me this A D. 1969 THE STATE OF SOUTH CAROLINA, COUNTY, I, COUNTY, II, COUNTY, III, COUNTY, III		· ·
Personally appeared before me	J	(L. S
Personally appeared before me		MORTGAGE OF REAL ESTATI
gn, seal, and as act and deed, deliver the within written Deed; and that he, with across the Execution thereof. SWORN to before me this / I witnessed the execution thereof. SWORN to be	, -	1
gn, seal, and as		
witnessed the execution thereof. SWORN to before me this / 2 /	d made oath thathe saw the within named	پ
witnessed the execution thereof. SWORN to before me this		
witnessed the execution thereof. SWORN to before me this	rn, seal, and asact and deed, deliver the within written De-	ed; and thathe, with Lanes & Butto
SWORN to before me this. A. D. 19/9 (SEAL) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, COUNTY. I, COUNTY. I, County. County. In the ereby certify unto all whom it may concern, that Mrs. If of the within named. If of the within named. If of the within named. If the ereby certify unto all whom it may concern, that Mrs. If of the within named. If the ereby certify unto all whom it may concern, that Mrs. If the ereby certify unto all whom it may concern the ereby certify unto all whom it may concern the ereby certify unto all whom it may concern the ereby certify unto all whom it may concern the ereby certify unto all whom it may concern the		//
THE STATE OF SOUTH CAROLINA, County. I, County. I, County. In the premises within mentioned and released. GIVEN under my hand and seal, this. y of Notary Public for South Carolina. A. D. 19/2. (SEAL.) Notary Public for South Carolina RENUNCIATION OF DOWE. County. I, County. County. I, County. Coun		
THE STATE OF SOUTH CAROLINA, COUNTY. I, COUNTY. II, COUNTY. II, COUNTY. III, COUNTY.	y of	1 711 10 271 9, 10 0 m, 00
THE STATE OF SOUTH CAROLINA, COUNTY. I, (1) C. C. A. C. C. L. C.	Jalmes & Bate (SEAL)	
Let the color of the within named 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 personomosoever, 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19. Notary Public for South Carolina.	Notary Public for South Carolina	
Long the control of the within named 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 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 and sing the Premises within mentioned and released. GIVEN under my hand and seal, this One of the within mentioned and released. (L. S.) Notary Public for South Carolina.	,	
I,	· }	RENUNCIATION OF DOWE
hereby certify unto all whom it may concern, that Mrs. de of the within named	•	CANA MARINE
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 tomsoever, renounce, release, and forever relinquish unto the within named	V	· · · · · · · · · · · · · · · · · · ·
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 composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person composed to the declare that she does freely and she does freely any she doe	hereby certify unto all whom it may concern, that Mrs	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and sing of 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 sing GIVEN under my hand and seal, this		•
GIVEN under my hand and seal, this	nomsoever, renounce, release, and forever relinquish unto the within named	
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		nterest and estate, and also all her right and claim of Dower, of, in, or to, all and singu
y of	·	
Notary Public for South Carolina.		
	-	<i>/</i>
	Notary Public for South Carolina.	J
. I and I I also an		