TO HAVE AND TO BOOD, at each impact, the each Premises who the sale. Line day bind. Line and Antique foreour And. Notes and Antique foreour And. And the said management and active general and antique foreour And. District the Antique foreour And. And if at any fore any part of aid data or increase thereon, he part data and unusual antique and antique foreour And. And if at any fore any part of aid data or increase thereon, he part data and unusual. And if at any fore any part of aid data or increase thereon, he part data and unusual. And if at any fore any part of aid data or increase thereon, he part data and unusual. And if at any fore any part of aid data or increase thereon, he part data and unusual. And if at any fore any part of aid data or increase thereon, he part data and unusual. And if at any fore any part of aid data or increase thereon, he part data and unusual. And if at any fore any part of aid data or increase thereon, he part data and unusual a		
Illeis and Aniques forever. And Illeis and Aniques forever and Aniques forever and Aniques forever and Aniques forever and Aniques and Aniques forever and Aniques and Aniques and Aniques from and against and Aniques and Aniques and Aniques and Aniques from and against and Aniques and Aniques and Aniques and Aniques from and against and Aniques and Aniques and Aniques and Aniques from and against and Aniques and Aniques and Aniques and Aniques from an against and Aniques	opertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said Survey Burece Fee
The personne and Attentions and Attentions are to the side of the personne and Attentions and At		, ,
The pursuant and former delical, sill and singular, the sold premier moto the roll. Most and Augus, from and animals. And the said anothers. Dallar (in a company of company of the term of the company of the company of the company of the company. Dallar (in a company of company of the company. Dallar (in a company of the company o		r
This see Annine, from and agelant and all and a side and agelant agelant agelant and agelant agelan	nereby blick	Struck Birmie Tries
and the said manetapages agreed, to incree the house and betilings on said to tim a sum one has when And the said manetapages agreed, to incree the house and betilings on said to tim a sum one has when by fire, and anxiety the policy of moreover to the said anxiety are good to time and the time of the time of the said anxiety the policy of moreover to the said anxiety, and that is the creat that the mothanes Just a say them into its own, don't the said manetapages and that is the creat that the mothanes Just a say them into its own, don't the said manetapages and that is the creat that the mothanes Just a say them into its own, don't the said manetapages and that is the creat that the mothanes Just a say them and exposure of male interactions of the form of the preference of male interactions to said conceptual of the form of the preference of the prefe		
And the user martingages agreed to insure the borne and bethings on said for in a sum not her from Martin Marti		· /
Deltar (as acompton or computed establicators to the contrager), and level the same inserted from Loss or dams to be for an assign the policy of instructors the sold nontregace, and that in the cover that the management of the founded in. As. 8 the president and expected of mole instructions under this mortgage, with interest. The president and expected of mole instructions under this mortgage, with interest. And if a any time are govern of said disk, or increase therein, he past due and unpublic. And if a any time are govern of said disk, or increase therein, he past due and unpublic. And if a any time are govern of said disk, or increase therein, he past due and unpublic. And if a any time are govern of said disk, or increase therein, he past due and unpublic. And if a any time are govern of said disk, or increase therein, he past due and unpublic. And if a new time are governed to said participate. And if a new time are governed to said participate. And if a new time are governed to said participate. And if a new time are governed to said participate. And if a new time are governed to said participate. And if a new time are governed to said participate. And if a new time are governed to said participate. And if a new time are governed to said participate. And if a new time are governed to said participate and calculated and unpublic. And if an are governed to said participate and calculated and unpublic. And if an are governed to said participate and calculated and unpublic. And if an are governed to said participate and calculated and unpublic. And if an are governed to said participate and and are governed to said participate and and are governed to said participate and are governed to said and are governed		/
to by fine, and assign the policy of immerance to the under mortgages		
THE STATE OF SOUTH CARGLINA, THE ST	, , ,	
the previous and exposite of such intersuces under the mortgage, with interest. And if a way time away part of all debt, or interest thereon, be part due and suppoid. Then, Executor, Administrators, or Assign, and agree, that way Judge of the could cover of and State way, at chapters of contraining, anyone in receiver, with authority to take possession of said greating and collect and works, applying and anyone and contracting the said possession of said greating and collect and works, applying and anyone and said and any of the said and of the said and said works and principles of the said and said well and reply say; or sauce be been all, some the said said works and said works and said works and reply say; or sauce be been all, some the said said contraction of the true interest and excellent to the excellent to the excellent to the excell	_ , .	•
And if a any time any part of said dath, or interest thereon, he part due and sanguid. And if a any time any part of said facts, or interest thereon, he part due and sanguid. And if a any time any part of said facts or a color of said sanguid. Here, Escrutors, Administrators, or Assigns, and agree that any Judge of the root. Cord of said State may a databeter or otherwise, appoint a recovery, with saidority to the presence of any permitted and called and granted and profits, apply and said said said said said said said sai	iorigagee may cause the same to be insured in	and remourse.
And if at any time any part of said 60th, or interest thereon, be part due and empoid. The above described premiete to said mortgager. The Annual Court of said formation to said mortgager. The control of said general premiete to said mortgager. The control of said general premiete to said mortgager. The control of said general premiete to said mortgager. The control of said general premiete to said mortgager. The control of said general premiete to said mortgager. The control of said general premiete the said said general premiete general premiete the said general premiete the said general premiete general g	or the premium and expense of such insurance under this mortgage, with interest.	
the above described premises to wild protegages. The second process of the control of the process of the control of the control of the process of the process of the control of the process of the proces		
PROVIDED ALWAYS, SECULIVEE ELESS, and it is the tree level and received of the parties to these Presents that it is the tree level and received of the parties of these Presents that it is the tree always and and an experiment of the parties of th	Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with au my the net proceeds thereof (after paying costs of collection) upon said debt, interest	thority to take possession of said premises and collect said rents and profits, apply-
AND IT IS AGREED, by and between the said parties, that the said mortgagor to bold and serjoy the said emicies until default of payment shall be made. WITNESS '.i.e.f. Land. and seal, thin	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and aid mortgagor, do and shall well and truly pay, or cause to be paid, unto the said ny be due, according to the true intent and meaning of the said note, then this deed	d mortgagee the said debt or sum of money aforesaid, with interest thereon, if
WITNESS LEG hand and seal, this in the year of for Lord one thousand nine hundred and BILLY INC. Signed, Seeds and Delivered in the Presence of L. L	AND IT IS AGREED, by and between the said parties, that the said mortg	ragorto hold and enjoy the said
Signed, Sealed and Delivered in the Presence of A LILLY ARLE ARLE (L. S.) (L. S.)	- ·	day of au
Signed, Sealed and Delivered in the Presence of A LILLY ARLE ARLE (L. S.) (L. S.)	WIINESS J. L. J.	tion of
Signed, Seafed and Delivered in the Presence of A Light Light Carolina, (L. S.) (
THE STATE OF SOUTH CAROLINA, COURT. Personally appeared before me Current and deed, deliver the within written Deed; and that the saw the witten named Accelerate within written Deed; and that the saw the witnessed the execution thereof. SWORN to before me this Ather (SEAL) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, COUNTY. THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA, A D 1947 Let the County Public for South Carolina THE STATE OF SOUTH CAROLINA,	6	year of the Sovereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA, COUNTY, Personally appeared before me China and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me this Ath. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, County,		Denley Di Santon as
THE STATE OF SOUTH CAROLINA. COUNTY		(L. S.)
THE STATE OF SOUTH CAROLINA. Personally appeared before me	Dilary G. Buckedale }	(L, S.)
Personally appeared before me A. J. J. J. A. A. A. L.		(L, S.)
Personally appeared before me A. A. D. 19.4 A. L.	J	(L. S.)
Personally appeared before me A A A A A A A A A A A A A A A A A A	/ •	MORTGAGE OF REAL ESTATE.
and made oath that he saw the within named Accelety Acceptance of the within named Acceptance	<u> </u>	
and made oath that he saw the within named Accelety Acceptance of the within named Acceptance	Personally appeared before me A. A. 132 LA	tale
witnessed the execution thereof. SWORN to before me this A. D. 19/4 Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, COUNTY. I, Chereby certify unto all whom it may concern, that Mrs. County. If the within named A. L. L. C. J. L.		^
witnessed the execution thereof. SWORN to before me this A. D. 19/4 Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, COUNTY. I, Chereby certify unto all whom it may concern, that Mrs. County. If the within named A. L. L. C. J. L.	•	
SWORN to before me this. A. D. 1914 Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Phereby certify unto all whom it may concern, that Mrs. I. County, I. C	.0 •	
Notary Public for South Carolina A. D. 19/9 (SEAL) Notary Public for South Carolina Notary Public for South Carolina RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A. D. 19/9 It is a start of the within named for the within named	gn, seal, and as 1.1.2 act and deed, deliver the within written Deed	1; and that he, with Vilary G. Barkeda
Notary Public for South Carolina A. D. 19/9 (SEAL) Notary Public for South Carolina Notary Public for South Carolina RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A. D. 19/9 It is a start of the within named for the within named		.1
THE STATE OF SOUTH CAROLINA, County. I, Condition of DOWER. County. In the state of the within named of the state of the within named of the within named of the state of the state of the within named of the state of the within named of the state of the stat	/	witnessed the execution thereof.
I, COUNTY. I, County. I, County. In the county of the within named of the within na	SWORN to before me this 20th.	witnessed the execution thereof.
I, A description of the within named of the wi	SWORN to before me this 20th.	witnessed the execution thereof.
hereby certify unto all whom it may concern, that Mrs. (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	SWORN to before me this A. D. 19/9 you A. D. 19/9 (SEAL.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA,	witnessed the execution thereof. A. Barkedale
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 persons 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 and singuisher. The Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19/9 Notary Public for South Carolina.	SWORN to before me this A. D. 19/9 you Alla (SEAL.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Lace County.	witnessed the execution thereof. A. Barke dale
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 persons 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 and singuish, the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19/9 Notary Public for South Carolina.	SWORN to before me this Sold A. D. 19/9 you will all the SEAL.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Sold County.	witnessed the execution thereof. A. Barkedale
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and singury, the Premises within mentioned and released. GIVEN under my hand and seal, this G.T.M. y of A.D. 19/9 Notary Public for South Carolina. Notary Public for South Carolina.	SWORN to before me this 2 1. h. you wanted A. D. 19./2 Co. Malicatha (SEAL.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Lie and Lie an	witnessed the execution thereof. A. J. Barke dale RENUNCIATION OF DOWER.
GIVEN under my hand and seal, this 29 th. y of A. D. 19/9 Notary Public for South Carolina. GIVEN under my hand and seal, this 29 th. (L. S.) Notary Public for South Carolina.	SWORN to before me this A. D. 19/9 A. D. 19/9 A. D. 19/9 (SEAL.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Lee Lower County. I, A. C. L.	RENUNCIATION OF DOWER.
GIVEN under my hand and seal, this 29 th. y of A. D. 19/9 Notary Public for South Carolina. GIVEN under my hand and seal, this 29 th. (L. S.) Notary Public for South Carolina.	SWORN to before me this A. D. 19/9 YOU ALLY A LEE (SEAL.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, L. C. COUNTY. I, C. COUNTY. If the within named A L.	RENUNCIATION OF DOWER. At 1 A A A A A A A A A A A A A A A A A A
GIVEN under my hand and seal, this 39th. y of A. D. 19/9 Notary Public for South Carolina. GIVEN under my hand and seal, this 39th. A. D. 19/9 (L. S.) Notary Public for South Carolina.	SWORN to before me this A. D. 19/9 A. D. 19/9 (SEAL.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, County. I, Chereby certify unto all whom it may concern, that Mrs. If the within named A. L.	RENUNCIATION OF DOWER. At 1 A A A A A A A A A A A A A A A A A A
	SWORN to before me this A. D. 19/9 A. D. 19/9 Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, I, Co. County. I, Co. County. If the of the within named A. L.	RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Act of the Act of the day appear before me, rely, voluntarily and without any compulsion, dread or fear of any person or persons a rule British.
	SWORN to before me this	RENUNCIATION OF DOWER. A. J. A. Barke dale RENUNCIATION OF DOWER. did this day appear before me, sely, voluntarily and without any compulsion, dread or fear of any person or persons a rule British and claim of Dower, of, in, or to, all and singuerest and estate, and also all her right and claim of Dower, of, in, or to, all and singuerest and estate, and also all her right and claim of Dower, of, in, or to, all and singuerest and estate, and also all her right and claim of Dower, of, in, or to, all and singuerest and estate.
	SWORN to before me this	RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. did this day appear before me, rely, voluntarily and without any compulsion, dread or fear of any person or persons a rule Burnel. erest and estate, and also all her right and claim of Dower, of, in, or to, all and singu-
Recorded for 21, 14 th 19 is	SWORN to before me this	RENUNCIATION OF DOWER. A. J. A. Barke dale RENUNCIATION OF DOWER. did this day appear before me, sely, voluntarily and without any compulsion, dread or fear of any person or persons a rule British and claim of Dower, of, in, or to, all and singuerest and estate, and also all her right and claim of Dower, of, in, or to, all and singuerest and estate, and also all her right and claim of Dower, of, in, or to, all and singuerest and estate, and also all her right and claim of Dower, of, in, or to, all and singuerest and estate.