THE STATE OF SOUTH CAROLINA,  County,  Personally appeared before me Lindy Tatapatanek  and made oath that the saw the within named of Real Restate  m, seal, and as Lack and deed, deliver the within written Deed; and that the, with Mi A. Wallace  witnessed the execution thereof.  SWORN to before me this within to before me this (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County,  I,  hereby certify unto all whom it may concern, that Mrs.  for of the within named.  did this day appear before me disposeber, 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 GIVEN under my hand and seal, this.  To the Premises within mentioned and released.  GIVEN under my hand and seal, this.		M. D. Workman, Lee
ire. Descenting, Administrators and Assigns, and every person redunencer harding claims to colon, the forms or appear through.  And the said accurage; agree to incree the house and boildings or said to in a sum not less than I Admin a part of the color	<b>A</b> 1 .	
ire. Descenting, Administrators and Assigns, and every person redunencer harding claims to colon, the forms or appear through.  And the said accurage; agree to incree the house and boildings or said to in a sum not less than I Admin a part of the color	hereby bind my self, my	Heirs, Executors and Administra-
The Exercises, Adamstraters and Assignment of every power whomever having cannot be a to as more the house and distillation and all on its as more throughout and and a second of the control of the cont		
And the said mortgagor agree to immre the home and buildings on said but in a sum out has than Dealler II accepted from least or dam by the said accepting of forecasts the said purpose, and that in the certain the mortgage, that it as you fine fall to do so, then the said greeker may cause the same to be forered in the mortgage, with interest.  And if at any time any part of said debt, or interest thereon, he past does and originate.  And if at any time any part of said debt, or interest thereon, he past does and originate.  And if at any time any part of said debt, or interest thereon, he past does and originate.  And if at any time any part of said debt, or interest thereon, he past does and original.  And if at any time any part of said debt, or interest thereon, he past does and original debt and contribute or Andreys, and green that said rolls as part of the said contribute or a foreign and green that of the proper original saidly to second for any time does not colorious profess actually collected.  PEROVIDED ANAN S NOVERTHERS, and it is the true these and ensuined of the past of the said and the roll of the originate or the said and the said and the roll or time the said said or said of the roll of the roll of the said and the roll or time the said said or said or time or time the said said or said or time to said said or said or time to said said or said or time or time to said or the roll or time to said said or said or time to said said or time to said said or said or time to said said or sa		Heirs and Assigns, from and against. Me My
Dollars (in a company or companies uniforciny to the mortgage, and test the steep the same instead from hour or damby they and studies the protect of the same of		\_ 0
by fire, and suign the policy of forecaster to the said seed, or increent Operan, he went does and unpublic.  And if at any time any part of said deld, or increent Operan, he went does and unpublic.  And if at any time any part of said deld, or increent Operan, he went does and unpublic.  And if at any time any part of said deld, or increent Operan, he went does and unpublic.  And if at any time any part of said deld, or increent Operan, he went does and unpublic.  And if a large in the part of said deld, or increent Operan, he went does and unpublic.  And if a large in the part of said deld, or increent Operan, he went does and unpublic.  And if a large in the part of said deld, or increent Operand deld, increent, cost of expensive; without liability to accounts for which the proceeds between the part of the operand of the parties to does Presents that if a proceed of the parties to does Presents that if a proceed of the parties to does Presents that if a proceed of the parties to does Presents that if a proceed of the parties to does Presents that if a proceed of the parties to does Presents that if a partie to does not be true interest and increased of the parties to does Presents that if a partie of the parties to does Presents that if a partie of the parties to does Presents that if a partie of the parties to does Presents that if a partie of the parties to does Presents that if a partie of the parties to does Presents that it and the parties to does Presents that it and the parties to does Presents that it and the parties to does not be the parties and the parties and the parties to does not be parties to the parties and the parties of the parties and the parties that the parties and the parties to does not be parties and the parties of the parties and the parties and the parties and the parties and the parties an		
the premium and capease of such insurance under this mortgage, with interest.  And if at any time my part of said debt, or interest theyens, be past due and unpubl.  And if at any time my part of said debt, or interest theyens, be past due and unpubl.  And if at any time my part of said debt, or interest theyens, be past due and unpubl.  And if at any time my part of said debt, or interest theyens, be past due and unpubl.  And if at any time my part of said debt, or interest theyens, be past due and unpubl.  And if at any time my part of said debt, or interest theyens, be past due and unpubl.  And if If a say time my part of said debt, or interest theyens, be past due and unpubl.  And if If a say time my part of said debt, or interest and particularly the parties to these Presents, but if the parties on the parties of the parties on t		
the peembra and expense of such insurance under this mortgage, with interest.  And if a say time any part of said delt or interest thereon, he need the sand unged.  And if a say time any part of said delt or interest thereon, he need the sand unged.  And if a say time any part of said delt or interest thereon, he need the sand unged.  And if a say time any part of said delt or interest thereon, he need the sand unged.  And if a say time any part of said delt or interest thereon, he need the sand unged.  All of the says time any part of said delt or interest thereon, he need the say thing says the said understand the said understand the said of the say thing more than the rest prefers sensibly outleaded.  PADVIDED ANALYS NEVERTRICESS, and it is the true intent and ensating of the said understand	$\mathcal{L}_{\mathbf{r}}$	
And if at any line any part of taid dole, or increet theyear, he past due and unput.  And if at any line any part of taid dole, or increet theyear, he past due and unput.  Before described premiers to sold modifiage.  Or Man Cores of and Shie may, at chamber of otherwise, appoint a receiver, with authority to take possession of and premiers and called and proble, applying the party of control control of the present of the	rgagee may cause the same to be histiled in	maine, and reminuse
he adone described persons to valid meregare.  The described person of valid meregare and control of the contro	the premium and expense of such insurance under this mortgage, with interest.	
coult Court of and Stote may a fet howhere or otherwise, appoint a creative, with authority to disc possession of and growness and collected with and ground and disc, interest, with a control of the profess actually objected.  PROVIDED ALWAYS, NEVESTREELESS, and it is the trap letters and meaning of the parties to these the record, in the control of the profess of	And if at any time any part of said debt, or interest thereon, be past due a	and unpaid
post proceeds floresed (after paying costs of collection) upon said dols, interest, cost or expenses; without lathity to account for any thing more than the rent professional	the above described premises to said mortgagee, or	
THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  SWORN to before me this.  AC AD 1949  SWORN to before me this.  AC AD 1949  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County,  1.	cuit Court of said State may, at chambers or otherwise, apppoint a receiver, with a net proceeds thereof (after paying costs of collection) upon said debt, interest, i profits actually collected.	authority to take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for any thing more than the rents
AND IT IS AGREED, by and hetween the said parties, that the said mortgagor to bold and enjoy the said mortgagor to bold and enjoy the said mortgagor to bold and enjoy the said mortgagor and the property of the parties of surface and parties, that the said mortgagor and the surface and in the one hundred and the parties and in the one hundred and the parties of the Sovereignty and Independence of the United States of America Signing, Sessied and Delivered in the Freence of the Sovereignty and Independence of the United States of America A. The parties of the Sovereignty and Independence of the United States of America (L. S.	y be due, according to the true intent and meaning of the said note, then this dee	meaning of the parties to these Presents, that if, the hid mortgagee the said debt or sum of money aforesaid, with interest thereon, if and of bargain and sale shall cease, determine, and be utterly null and void; otherwise
mines until default of payment shall be made.  WITHESS MAY hand and seal, this with the year of five properties of the Sovereignty and Independence of the United States of America States, and shown in the payment of the United States of America States, and States, and Independence of the United States of America States, and shown it may concern, that Mrs.  (L. S. C. S.		to hold and enjoy the said
in the year of for Lord one thousand nine hundred and PLINALLY grar of the Sovereignty and Independence of the United States of America 2007. Signed, Scaled and Delivered in the Presence of Land States of America 2007. The STATE OF SOUTH CAROLINA, (L. S.		gagor
in the year of four Lord one thousand nine hundred and PLINALLY grar of the Sovereignty and Independence of the United States of America Signated, Sealed and Delivered in the Presence of Land Signated, Sealed and Delivered in the Presence of Land Signated, Signated, Sealed and Delivered in the Presence of Land Signated, Sealed and Delivered in the Presence of Land Signated, Sealed and Delivered in the Presence of Land Signated, Sealed and Delivered in the Presence of Land Signated, Signated Signated, Signated S	WITNESS 2001 hand and seal this	the day of august
year of the Sovereignty and Independence of the United States of American Signed, Scaled and Delivered in the Presence of Thur. Malker (I. S. 1.	in the year of our Lord one thousand nine hundred and 2434	teen and in the one hundred and
Signed, Sealed and Delivered in the Presence of  A to patrick  (L. S.	· · · · · · · · · · · · · · · · · · ·	
THE STATE OF SOUTH CAROLINA,  One of the within named of Actions.  SWORN to before me this south act and deed, deliver the within written Deed; and that he, with M. A. Wallace witnessed the execution thereof.  SWORN to before me this witnessed the		•
(I. S.  (I. S.	H. Fitz batricle	) The m. Walker (L. S.)
THE STATE OF SOUTH CAROLINA,  County,  The STATE OF SOUTH CAROLINA,  LIELAN JULY  Personally appeared before me L. 2N. July patricle  In seed, and as Lielan and deed, deliver the within written Deed; and that be, with Malkey  In seed, and as Lielan act and deed, deliver the within written Deed; and that be, with Malkey  SWORN to before me this  THE STATE OF SOUTH CAROLINA,  County,  I,  hereby certify unto all whom it may concern, that Mrs.  e of the within named.  Jupon being privately and separately examined by me, did dechare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person omnoverer, 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 gular, the Premises within mentoned and released.  GIVEN under my hand and seal, this  A D. 19.  Notary Pebblic for South Carolina.	N. a. Wallace	(L. S.)
THE STATE OF SOUTH CAROLINA,  County,  Personally appeared before me L. 2. 2. 3. 4 patricle  I made cath that he saw the within named I Review I M. Walker  In seal, and as he saw the within named I Review I M. Walker  In seal, and as he saw the within named I Review I M. Walker  In seal, and as he saw the within named I Review I M. Walker  SWORN to before me this witnessed the execution thereof.  SWORN to before me this Walker I Mallace SWORN to before me this A. D. 1949  THE STATE OF SOUTH CAROLINA,  County,  I,  I,  I,  I,  I,  I,  I,  I,  I,		(L, S.)
THE STATE OF SOUTH CAROLINA,  County,  Personally appeared before me L. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.		(L. S.)
Personally appeared before me. L. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and gular, the Premises within mentioned and released.  County Public for South Carolina.  County Start St		
act and deed, deliver the within written Deed; and thathe, withW. A	THE STATE OF SOUTH CAROLINA,	
SWORN to before me this  y of August A. D. 19/9  W. A. Walland Renunciation of Dower  The STATE OF SOUTH CAROLINA,  County.  I.  hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me 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  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 gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  of.  A. D. 19.  Notary Public for South Carolina.		
THE STATE OF SOUTH CAROLINA,  County.  I,  hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me 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 comsoever, 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 gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19  (L. S.)  Notary Public for South Carolina.	Personally appeared before me. L. D. Futyput d made oath that he saw the within named Thomas D.	rick n. Walker
THE STATE OF SOUTH CAROLINA,  County.  I,	Personally appeared before me L. T.	rick n. Walker eed; and that he, with M. a. Wallace
THE STATE OF SOUTH CAROLINA,  County.  I,	Personally appeared before me L. D. Futzput  d made oath thathe saw the within named Thomas T	rick  n. Walker  eed; and that he, with M. a. Wallace  witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA,  County.  I,  hereby certify unto all whom it may concern, that Mrs	Personally appeared before me L. D. Futzput  d made oath thathe saw the within named Thomas T	rick  n. Walker  eed; and that he, with M. A. Wallace  witnessed the execution thereof.
I,	Personally appeared before me L. D. Tutyput  made oath thathe saw the within named Thomas T  n, seal, and as Lee act and deed, deliver the within written De  SWORN to before me this  of August  N. A. D. 19/9  W. A. Wallace (SEAL)	rick  n. Walker  eed; and that he, with M. A. Wallace  witnessed the execution thereof.
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 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 gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  Yof	Personally appeared before me L. D. T. L.	ed; and that he, with M. A. Wallace witnessed the execution thereof.  L. H. Tutzpalrick
l 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 omsoever, renounce, release, and forever relinquish unto the within named	Personally appeared before me L. 24. Fut put  made oath thathe saw the within named formula for	ed; and that he, with M. A. Wallace witnessed the execution thereof.  L. H. Tutzpalrick
Domsoever, renounce, release, and forever relinquish unto the within named	Personally appeared before me	rick  2. Nalker  ed; and thathe, withN'A'Nallacel
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  Of	Personally appeared before me	rick  2. Nalker  Ded; and that he, with N. A. Wallace  witnessed the execution thereof.  L. H. Fitzpalrick  RENUNCIATION OF DOWER
GIVEN under my hand and seal, this	Personally appeared before me	rick  2. Walker  Deed; and thathe, with
GIVEN under my hand and seal, this	Personally appeared before me. L. D. J. L.	eed; and that he, with N. A. Wallace  witnessed the execution thereof.  A. H. Ditz Palrick  RENUNCIATION OF DOWER  did this day appear before me reely, voluntarily and without any compulsion, dread or fear of any person or persons
GIVEN under my hand and seal, this	Personally appeared before me S. 24. Table 1. A made oath that	ed; and that he, with N. A. Wallace witnessed the execution thereof.  A. H. Duty palrick  RENUNCIATION OF DOWER  did this day appear before me reely, voluntarily and without any compulsion, dread or fear of any person or persons
Notary Public for South Carolina.	Personally appeared before me. A. D. J.	ed; and that he, with N. A. Wallace witnessed the execution thereof.  A. H. Duty palrick  RENUNCIATION OF DOWER  did this day appear before me
Notary Public for South Carolina.	Personally appeared before me. L. 24. Fully part of made oath that	eed; and thathe, with
	Personally appeared before me	eed; and thathe, with
and the state of t	Personally appeared before me	eed; and thathe, with
	Personally appeared before me	eed; and thathe, with

\* 1 4 mm \* 200