i reise

the breedy time. May be a series of the control of the series of the control of t	TOGETHER with, all and singular, the Rights, Members, Hereditam appertaining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the sa	tents and Appurtenances to the said Premises belonging, or in anywise incident or
to brokely black. Magalify. The process of the sale of		, in the second
Heirs Elections, Administrators and Artigin, and every genore whereaver inviting disance to clinic the state are separate through a disance to the control of the state and the state an	// <b>/</b>	
Here, Tearness, and Annaha, and Annaha, and revery persons whomework interests and substitutes on the series of the series, or to prove the real series. And the tail moregaper—age of series is the series of the s	tors to warrant and forever defend, all and singular, the said premises unto the sa	aid V. M. Babb, his
And the sold mercapors agree 5. to beare the boose and buildings on task that in a some more than the state MANA MANA SALES AND A CONTROLLED A		
Dollar fine accounting the policy of insurance to the wolf mertinger, and that in the news that is merges. That is more than the fore her or the more than the state of the policy of insurance to the wolf mertinger, and that in the mere that the management and a superior that is the fore the said more than the state of the premium and vayores of much insurance moder this surregue, with inscrean.  And if state, time any part of this delte or interest thereas, by part due and unique.  And if state, time any part of this delte or interest thereas, by part due and unique.  And if state, time any part of this delte or interest thereas, by part due and unique.  And if state, time any part of this delte or interest thereas, by part due and unique.  And if state, time any part of this delte or interest thereas, by part due and unique.  And if state, time any part of the delte or interest thereas, by part due and unique.  And if state, time any part of the delte or interest thereas, by part due and unique.  And if state, time any part of the state of collection in the state of collection in the state of		<i>\lambda</i> " " " " " " " " " " " " " " " " " " "
specify the man de assiste the policy of internate on the said mortageness. And that is the creat that the entry case of the thin do so, then the said mortageness are not case to seem to be instanted in Management of the promises and except the said mortageness. When the promises and except of the instanted more than except the promises and except the said and debt of contract thereous by parts the end instanted to the promises and except the said of the promises and said debt of the promises and profit of the following of the said and debt instanted or the expects without the said mortageness of the said and the said of instanting of the said and the profit of the profit of the profit of instanting of the said mortageness of the said and entire the said profit of the said and entire the said profit of the said and entire the said profit of the said and entire the said and entire the said profit of the said and entire the sa		
And if it any time may peer of end debt, or interest thereon by goat dae and uspaid.  And if it any time may peer of end debt, or interest thereon by goat dae and uspaid.  Berthy series to early series to early mortginger.  The debt described premittee to add mortginger.  The control flower of said sizes may, a claimate that profess of the control of the said mortginger.  The control flower of said sizes may be added to the control of the control of the said mortging and peeds at the control of the control flower to account for any time and profess and profess and profess and profess and profess may be control of the control of the control of the profess of the profess of the control of the profess of		
And if at my time my part of said disk, or interest thereon by part doe and capatid.  And if at my time my part of said disk, or interest thereon by part doe and capatid.  And if at my time my part of said disk, or interest thereon by part doe and capatid.  Bereine Standard Control of the specific said said to the said capatid of the said said said to the said said said to the said said to the said said said said said said said said	mortgagee may cause the same to be insured in	name, and reimburse
And if at any time any part of said debt, or interest thereon by past due and unput.  And if at any time any part of said debt, or interest thereon by past due and unput.  And if at any time any part of said debt, or interest thereon, by past due and unput.  And if at any time any part of said debt, or interest thereon, by past due to the control of said debt there or or shirters, and great data only long of the Christian Control of Said Said Said Said Said Said Said Said		
and the theore described growthes to make the mode and the control of the control	for the premium and expense of such insurance under this mortgage, with interest	.st.
Circuit Correct of said State way, at chambers or otherwise, appears a restrict, with authority to the possession of said premises and collection.  **PROVIDED ATMANY SEPERTHERISS, and is to the true intent and meaning of the parties to these Presents that is.  **Description**— As an about with an about 100, you came to be pasting and considered.  **ADD ATMANY SEPERTHERISS, and is to the true intent and meaning of the parties to these Presents that is.  **Description**— As an about with an about 100, you came to be pasting and the said considered on the comes paternaid with intentage therems.  **ADD ATT IS AGREED, be and hardward and the said parties, that the said mortificance.  **WITHERS THEY Journal and said.  **WITHERS THEY JOURNALLE COUNTY.**  **Personally appeared before me.  **J. WARRY JOURNALLE COUNTY.**  **J. WARRY JOURN	And if at any time any part of said debt, or interest thereon, be past due	and unpaid hereby assign the rents and profits
the net proceeds derived (after passing costs of softening) upon and dels, interest, cost or express; without liability to account for my dings more than the rent appeals seeding to the property of the prop	of the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the
and northeger— do and shell well and trally pay or classe to be paid, more the shell unregager—the said decide or man of more) and without of the said north case of the said shell case, decreasing, and the within and to obtain in the first and without of the said north case, decreasing, and the within named.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and between the said parties, that the said moregager.  AND IT IS AGREED, by and independence of the builded and in the one bundred and in the year of the Sovereignty and Independence of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, keyled and Difference of the United States of America Signod, more themselved to the Within the One United States of America Signod, and Difference of the United States of America Signod, more themselved to the Within the One United States of America Sig	the net proceeds thereof (after paying costs of collection) upon said debt, interest	st, cost or expenses; without liability to account for any thing more than the rents
THE STATE OF SOUTH CAROLINA,  Let and deed, deliver the within written Deed; and that he, with  The STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Let and deed, deliver the within written Deed; and that he, with  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Let and deed, deliver the within written Deed; and that he, with  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Let and deed, deliver the within written Deed; and that he, with  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Let and deed, deliver the within written Deed; and that he, with  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Let and deed, deliver the within written Deed; and that he, with  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Let and deed, deliver the within written Deed; and that he, with  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Let and deed, deliver the within written Deed; and that he, with  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	d meaning of the parties to these Presents, that if, the
Premises until default of payment shall be made.  WITNESS TMY hand and seral, this. I have been foreigned and.  WITNESS TMY hand and seral this. I have been foreigned and.  WITNESS TMY hand and seral this work of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed, Replet and Difference of the United States of America Signed America Signed America Signed, Replet States of America Signed A	any be due, according to the true intent and meaning of the said note, then this d	said mortgagee the said debt or sum of money aforesaid, with interest thereon, if leed of bargain and sale shall cease, determine, and be utterly null and void; otherwise
WITNESS My hand and seal, this. It is the year of ordinard one thousand nice hundred and NAULLINE and in the one hundred and finite one hundred and seal when any of hundred and and seal this finite one hundred and and seal this finite one hundred and and seal this finite one hundred and seal this finite one hundred and and seal this finite one hundred finite finite one hundred and and seal this finite one hundred finite finite one hundred and and seal this finite one hundred finite finite finite one hundred finite finite and claim of hower, of, in, or to, all and disputar, the Premise within mentioned and released.  OVEN upper my hand and seal this finite for South Carolina.  Notary Public for South Carolina.	AND IT IS AGREED, by and between the said parties, that the said mo	ortgagorto hold and enjoy the said
in the year of out Lord one thousand nine hundred and for the one hundred and for the formal	Premises until default of payment shall be made.	of the
Signote, Registed and Difference of the United States of American Signote, Registed and Difference of the United States of American Signote, Registed and Difference of the United States of American Signote, Registed and Difference of the United States of American Signote, Registed and Difference of the United States of American Signote, Registed and Difference of the United States of American Signote, Registed and Difference of the United States of American Signote, Registed States of American States of American States of American States of the United States of American States of Class of Class of American States of American States of Class of Class of American States of Class of Class of Class of American States of Class of Class of Class of Class of American States of American States of Class of Cla	WITNESS hand and seal this	netern day of Delimber
Signor, keyled and Delivered if the Presence of J. W. Gradus (L. S. J. W. W. Gradus (L. S. J. W. Gradus (L	The terms of the t	
THE STATE OF SOUTH CAROLINA.  SWORN before me this act and deed, deliver the within written Deed; and that he, with  SWORN before me this written bed; and that he with  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Witnessed the execution thereof.  RENUNCIATION OF DOWER  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Witnessed the vithin named.  THE STATE OF SOUTH CAROLINA,  Witnessed the vithin named.  THE STATE OF SOUTH CAROLINA,  Witnessed the vithin named.  THE STATE OF SOUTH CAROLINA,  Witnessed the vithin named.  THE STATE OF SOUTH CAROLINA,  Witnessed the vithin named.  THE STATE OF SOUTH CAROLINA,  Witnessed the vithin named.  THE STATE OF SOUTH CAROLINA,  WITNESSED THE CAROLINA,  WITNESSED THE STATE OF SOUTH CAROLINA,  WITNESSED THE CAROLINA,  WITNESSED THE STATE OF SOUTH CAROLINA,  WITNESSED THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  WITNESSED THE STATE O		year of the Sovereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA.  SWORN to before me this.  J. M. M. M. Within written Deed; and thatbe, with.  SWORN to before me this.  J. M. M. M. Within written Deed; and thatbe, with.  SWORN to before me this.  J. M. M. M. Within written Deed; and thatbe, with.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  THE WILLIAM County.  I. J. M. WILLIAM MASS.  I. J. M. WILLIAM MASS.  A D. 1942.  J. M. WILLIAM MASS.  RENUNCIATION OF DOWER did decirate that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons showsoever, renounce, release, and forever relinquish unto the within named.  WILLIAM MASS.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and inqualar, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A D. 1943.  A D. 1943.  A D. 1943.  A D. 1943.  A D. 1944.  A D. 1945.		(L. S.)
THE STATE OF SOUTH CAROLINA,  Personally appeared before me  A L Jung game  and made outh that he saw the within named.  B. L Jung game  witnessed the execution thereof.  SWORN obefore me this.  A D. 1942  SWORN obefore me this.  A D. 1942  THE STATE OF SOUTH CAROLINA,  Witnessed the execution thereof.  SWORN obefore me this.  THE STATE OF SOUTH CAROLINA,  WITNESSED TO SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  WITNESSED TO SOUTH CAROLINA,  WITNESS	J. H. Triight	(L. S.)
THE STATE OF SOUTH CAROLINA,  Personally appeared before me  A L Jung game  and made outh that he saw the within named.  B. L Jung game  witnessed the execution thereof.  SWORN obefore me this.  A D. 1942  SWORN obefore me this.  A D. 1942  THE STATE OF SOUTH CAROLINA,  Witnessed the execution thereof.  SWORN obefore me this.  THE STATE OF SOUTH CAROLINA,  WITNESSED TO SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  WITNESSED TO SOUTH CAROLINA,  WITNESS		(L. S.)
Personally appeared before me	<u> </u>	/(L. S.)
Personally appeared before me	MILE CHAME OF COLUMN CAROLINA	
and made outh thathe saw the within named		MORTGAGE OF REAL ESTATE.
and made outh thathe saw the within named	Personally appeared before me	m ht
aign, seal, and as MS. act and deed, deliver the within written Deed; and that he, with  Witnessed the execution thereof.  SWORN to before me this.  A. D. 1919  A	1 DA A	
SWORN to before me this.  1 9 th.  SWORN to before me this.  1 9 th.  SWORN to before me this.  1 9 th.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  I, J. W. W. J.	and made oath thathe saw the within named	1/1
SWORN is before me this.  J 9 th.  A D. 1917  AND DESCRIPTION OF DOWER.  SWORN is before me this.  J 9 th.  Motary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  South County.  I, J W. Wellson Mrs.  South Carolina.  THE STATE OF SOUTH CAROLINA,  Wife of the within named.  South County.  I, J W. Wellson Mrs.  South Carolina.  THE STATE OF SOUTH CAROLINA,  Wife of the within named.  South County.  I, J W. Wellson Mrs.  South Carolina.  Wife of the within named.  South Carolina.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and foreve	<i></i>	
SWORN to before me this.  A. D. 1942.  A. D. 1942.  W. Weller M. Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  In the hereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  A. D. 1943.  Who wife of the within named.  A. D. 1944.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN upder my hand and seal, this.  A. D. 1943.  Belleve Duggarus  Notary Public for South Carolina.  C. S.)  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  RENUNCIATION OF DOWER.  A. D. 1944.  But delivery plants and did this day appear before me, without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  W. B. Dubb delivery person or persons and ingular, the Premises within mentioned and released.  GIVEN upder my hand and seal, this.  A. D. 1943.  Belleve Duggarus  Notary Public for South Carolina.	sign, seal, and as act and deed, deliver the within written E	Deed; and thathe, with
THE STATE OF SOUTH CAROLINA,  County.  I,  J. W. Welland.  County.  I,  J. W. Welland.  County.  In the state of South Carolina.  RENUNCIATION OF DOWER.  And 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 whomsoever, renounce, release, and forever relinquish unto the within named.  Theirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 194.9  Notary Public for South Carolina.		witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  To hereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, release, and forever relinquish unto the within named.  Whomsoever, renounce, releas	SWORN to before me this	0 1 1 1
THE STATE OF SOUTH CAROLINA,  I, J. W. Wellow. Journey.  In the state of the within named. So the state of the state	1 41. 11	J. H. Stright
THE STATE OF SOUTH CAROLINA,  I, J. W. Mulles M. Mot., South  to hereby certify unto all whom it may concern, that Mrs. Pulles May appear before me, wife of the within named.  wife of the within named.  whomsoever, 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 ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19(9)  Notary Public for South Carolina.	Notary Public for South Carolina.	
THE STATE OF SOUTH CAROLINA,  I, J. W. Wellesser, County.  In hereby certify unto all whom it may concern, that Mrs.  County wife of the within named.  County of		RENUNCIATION OF DOWER.
I, J. W. Wellasse. Not.; Such to hereby certify unto all whom it may concern, that Mrs. Elles Suggans did this day appear before me, wife of the within named. On the within named by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named. M. Babb His and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this. 29  A. D. 1949  A. D. 1949  Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA,	
nd 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 rhomsoever, renounce, release, and forever relinquish unto the within named	J. H. Wellesse not	( // 4 / 4 / 4 / 4 / 4 / 4 / 4 / 4 / 4 /
Ind 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 rhomsoever, renounce, release, and forever relinquish unto the within named.  Where and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 194.9.  Notary Public for South Carolina.	o hereby certify unto all whom it may concern, that Mrs. Elle	Duggaus
Ind 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 rhomsoever, renounce, release, and forever relinquish unto the within named.  Where and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 194.9.  Notary Public for South Carolina.	rife of the within named D. C. Dulgano	did this day appear before me,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	nd upon being privately and separately examined by me, did declare that she does f	freely, voluntarily and without any compulsion, dread or fear of any person or persons
GIVEN under my hand and seal, this A. D. 1919  ay of L. L. L. L. Notary Public for South Carolina.  On the Premises within mentioned and released.  Eller Duggans  On the Premises within mentioned and released.  Eller Duggans  On the Premises within mentioned and released.	rhomsoever, renounce, release, and forever relinquish unto the within named	V. M. Babb & his
GIVEN under my hand and seal, this A. D. 19(9)  ay of L. L. L. S.)  Notary Public for South Carolina.		
ay of J. William (L. S.)  Notary Public for South Carolina.		interest and estate, and also all her right and claim of Dower, of, in, or to, all and
ay of Dlg A. D. 19(9)  J. L. L. S.)  Notary Public for South Carolina.	_	
Notary Public for South Carolina.	lay of A. D. 19/.9	Olley Duggans
0a	J. W. (L. S.)  Notary Public for South Carolina	
man Man 5	· · · · · · · · · · · · · · · · · · ·	
Recorded for 19	$\sim$	