before and Aurigine Secret. And S.  Belles Received and futures desired at and singular, the sale presides who to see and.  And it was investigated.  And it was investigated and singular the sale presides who to see and.  Belles Received.  And it is not not supported to the sale should be sale with the sale without the sale with sale with the s	TO HAVE AND TO HOLD, all and singular, the said Premises unto th	ne said
THE SECRETOR, Administrators and Arigina, and every person whomewore burderly distinger to team team one users go are part thereof.  And the said more grow a spread, to insure the boste and bothings on said both in a rom not less than the same take the same is and the same to be administratory to the more goar part thereof.  And the said more goar part the same to go are part to the same and the same to be a same to be intered in the same to b	1 A	
THE SECRETOR, Administrators and Arigina, and every person whomewore burderly distinger to team team one users go are part thereof.  And the said more grow a spread, to insure the boste and bothings on said both in a rom not less than the same take the same is and the same to be administratory to the more goar part thereof.  And the said more goar part the same to go are part to the same and the same to be a same to be intered in the same to b	hereby bind / / / / / / / / / / / / / / / / / / /	Heirs, Executors and Administrato
there, Execution, Administrators and Artagon, and every general subminiments of a chain, the same of part of the contrager — agence of the contrager — and the contrager — the		
And if an any time any part of a column of the bears and brillings on axid but in a name not ten than "MALL "MALLA ALLA"  And if an any time any part of a column of the same		
Debtes (in a company or one)  To be, and saley the short of immurce to the mid surgrages, and that in the company or challed the sale of t		
y fee, not desired the facility of maximum to the said surregage		
and case the some to be toured in the source of and insurance under this mergage, with interest.  And if at any time any part of and delay, or increes thereon, he had a unique.  And if at any time any part of and delay, or increes thereon, he had a unique of the previous of and part that any part of the source of careful court of and done may a change of an addition of the previous of and previous and part that any part of the part of		
And if at any time any part of said debt, or interest thereon, ye past the and mysale.  And if at any time any part of said debt, or interest thereon, ye past the and mysale.  And if at any time any part of said debt, or interest thereon, ye past the and mysale.  And if at any time any part of said debt, or interest thereon, ye past the and mysale.  And if at any time any part of said debt, or interest thereon, ye past the said mysale.  And if at any time any part of said debt, or interest thereon, ye past the said mysale.  And if at any time any part of said debt, or interest thereon, ye past the said mysale.  And if at any time any part of said debt, or interest and or interest the said said the said mysale and interest the said interest the said mysale and interest the said interest the said interest the said mysale and interest the said interest the	1/	
And if at any time any part of said dock, or interest thereon, by post due and uniquid.  And if it any time any part of said dock, or interest thereon, by post due and uniquid.  And if it any time any part of said dock, or interest thereon, appears a residue, will said only the control of control of control of the control of con	agee may cause the same to be insured in	name, and reimburse
And if at any time any part of said dock, or interest thereon, by post due and uniquid.  And if it any time any part of said dock, or interest thereon, by post due and uniquid.  And if it any time any part of said dock, or interest thereon, appears a residue, will said only the control of control of control of the control of con		
And if at any time any part of said deft, or interest thereen, be past due and onput.  If the above described premines to said mortgagese, or one of the said mortgages, or one of the sai	or the premium and expense of such insurance under this mortgage, with in	nterest.
the above described provision to said mortgages.  The provision of the pro		
in the year of our Lard one thousand in the mane.  AND IT IS AGREED, by and between the said parties, that is the said force in the said door or man of money adversal, without manuel.  AND IT IS AGREED, by and between the said parties, that is the said mortgager.  AND IT IS AGREED, by and between the said parties, that is the said force in the said door or man of money aforestal, with interest thereon, where the said force is the said force in the said door or man of money aforestal, with interest thereon, by the day, scording to the own involves the said parties, that is the said door or man of money aforestal, with interest thereon, by the day, scording to the own involves and manual of 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.  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.  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.  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.  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.  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.  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.  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.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED,	/)	
this mortgagers	oplying the net proceeds thereof (after paying costs of collection) upon said	r. With authority to take possession of said premises and collect eaid rents and profi
The state of South Carolina.  The State of South Carolina.  And as when it is decreased the said parties, that the said moregagor.  And it is according to some which the make.  Witness May hand and seal, this.  Signed, Seald and Delivery in the Presence of Maggin and integerations of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  Signed, Seald and Delivery in the Presence of Maggin and Independence of the United States of America.  MorroGAGE OF REAL ESTATI  MorroGAGE OF R		•
AND IT SACREED, by and between the said parties, that the said mortgagor.  AND IT SACREED, by and between the said parties, that the said mortgagor.  WINNESS.  My Jand. and seal., this.  In the year of our ford one thyound nine hundred and.  Year of the Sovereignty and Independence of the United States of America.  Signed Sealed and Deliveral in the Presence of  PRAGUE AND IT SACREED, by and between the said parties, that the said mortgagor.  Signed Sealed and Deliveral in the Presence of  PRAGUE AND TANK (I. S. (I. S. (I. S. (I. S. S. (I. S. S. (I. S. S. (I. S.	ly be due, according to the true litent and meaning of the said note, then this	to the said mortgagec, the said debt or sum of money aforesaid, with interest thereon, is deed of bargain and sale shall cease, determine, and be utterly null and yoid: otherwi
mises until default of payment shall be made.  WITNESS My hand and seal, this. 5 "  As yof. March  in the year of our ford one thousand aims bundred and  year of the Sovereignty and Independence of the United States of America.  Signed Scaled and Delivered in the Presence of  WARY GALL STATE OF SOUTH CAROLINA,  TERRISTATE OF SOUTH CAROLINA,  County.  Personally appeared before me  A made oath that SL he saw the within named.  MORTGAGE OF REAL ESTATI  MORTGAGE OF REAL	remain in full force and virtue.	,
WITNESS My hand and seal, this 5" day of March in the year of our bord one choused and subjected in the Presence of Margagas Senied, Sealed and Solvery in the Presence of Margagas Sealed and Solvery in the Presence of Margagas Solvery Carolina.  THE STATE OF SOUTH CAROLINA, (L. S.	AND IT IS AGREED, by and between the said parties, that the said	d mortgagorto hold and enjoy the sa
in the year of our lord one thousand nine hondred and year of the Sovereignty and Independence of the United States of America.  Signed, Secied and Deliversh in the Presence of May gift.  Signed, Secied and Deliversh in the Presence of May gift.  Signed, Secied and Deliversh in the Presence of May gift.  Signed, Secied and Deliversh in the Presence of May gift.  Signed, Secied and Deliversh in the Presence of May gift.  Signed, Secied and Deliversh in the Presence of May gift.  (L. S. C.	- · ·	4
Signed, Sealed and Doliversi in the Presence of Maggie Malland (L. S. (L. S. (L. S. )) and (L. S. ) or had (L.	WITNESS My hand and seal , this	15" day of march
Signed, Saide and Deliverpli in the Presence of Programment of the Sovereignty and Independence of the United States of America.  Signed, Saide and Deliverpli in the Presence of Programment of the Sovereignty and Independence of the United States of America.  Signed, Saide and Deliverpli in the Presence of Programment of the Sovereignty and Independence of the United States of America.  (I. S. (I. S. (I. S. (I. S. (I. S. II. S. III. S. II. S. III	in the year of our Lord one thousand nine hundred and	2 while and in the one hundred as
Signed, Sailed and Delivery in the Presence of Magging Gailland (L. S. G. L. S. G. L	Torty-fourth,	year of the Sovereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA.  County.  The STATE OF	11 11 11	1
THE STATE OF SOUTH CAROLINA.  County.  The STATE OF	Maggil Gailland	May Ella & Irdd as
THE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me  Anaggae Gall and  d made oath that S. he saw the within named.  MARCHARD ANALY  ANALY  ANALY  ANALY  Minessed the execution thereof.  May of March  Notary Public for South Carolina.  MORTGAGE OF REAL ESTATI  MORTGAGE  MOR	John Frank	
Personally appeared before me    Maggae Sall and	1	(L. S
Personally appeared before me.  In additional and made oath that She saw the within named.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  In seal, and as hear act and deed, deliver the within marked.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  In seal, and as hear act and seal that seal act and also all her right and claim of Dower, of, in, or to, all and gular, the Premises within mentioned and released.  In seal, and as hear act and deed, deliver the within written Deed; and that She, with written De		(L. S
The STATE OF SOUTH CAROLINA,  County.  I.  hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  di 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.  A. D. 19.  Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTAT
witnessed the execution thereof.  A. D. 19.23  Moy of Moy arch  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  I 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.  (L. S.)  Notary Public for South Carolina.	Greenille County.	
A D. 19.20  Motary 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 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	gie Gail ard Ella S. Iodd
day of	Personally appeared before me	gie Gail and ella S. Dodd  n Deed; and that S. he, with
day of	Personally appeared before me	gie Gail and ella S. Dodd  n Deed; and that S. he, with
THE STATE OF SOUTH CAROLINA,  County.  I,  hereby certify unto all whom it may concern, that Mrs  fe of the within named	Personally appeared before me	gie Gail and ella S. Dodd  n Deed; and that S. he, with  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	gie Gail and ella S. Dodd  n Deed; and that S. he, with  witnessed the execution thereof.
Leirs 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	Personally appeared before me.  d made oath that She saw the within named.  m, seal, and as he had a made and deed, deliver the within written and of the months of the mo	gie Gail and ella S. Dodd  n Deed; and that S. he, with  witnessed the execution thereof.
L,	Personally appeared before me	gie Gail and ella S. Dodd  n Deed; and that S. he, with  witnessed the execution thereof.
did this day appear before me di 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	gie Gailland ella S. Dodd  n Deed; and that S. he, with  witnessed the execution thereof.  Maygie Gailland
did this day appear before me di 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	gie Gailland ella S. Dodd  n Deed; and that S. he, with  witnessed the execution thereof.  Maygie Gailland
did this day appear before me di 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	gie Gailland ella S. Dodd  n Deed; and that S. he, with  witnessed the execution thereof.  Maygie Gailland
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	Personally appeared before me.  In a graduate and deed, deliver the within written and of the saw the within named.  In seal, and as act and deed, deliver the within written are some and the same and the same act and deed, deliver the within written are same as a same act and deed, deliver the within written are same act and deed, deliver the w	gie Sail and Ella S. Ind.  n Deed; and that She, with  witnessed the execution thereof.  Maggie Yailland  RENUNCIATION OF DOWER
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	Personally appeared before me	gie Gail and Ella S. Ind.  n Deed; and that S. he, with  witnessed the execution thereof.  Maygie Gailland  RENUNCIATION OF DOWER
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	Personally appeared before me	gie Sail and  Clla S. Dodd  n Deed; and that S. he, with  witnessed the execution thereof.  RENUNCIATION OF DOWER  did this day appear before m
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	Personally appeared before me	gie Hail and  Clea S. Dodd  Deed; and that She, with  witnessed the execution thereof.  RENUNCIATION OF DOWER  The street of the second of the
gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	Personally appeared before me.  Indicate that She saw the within named.  Indicate that she document that Indicate the Indicate that Indicate that Indicate that Indicate that Indicate that Indicate the Indicate that Indicate that Indicate the Indicate that Indica	Deed; and thatS.he, with
GIVEN under my hand and seal, this	Personally appeared before me.  In a graduate and made oath that S. he saw the within named.  In seal, and as	Deed; and thatS.he, with
day of	Personally appeared before me	Deed; and thatS.he, with
	Personally appeared before me	gie Sail and  Ulla S. John  Deed; and that She, with
	Personally appeared before me	Deed; and that She, with
$\mathcal{L}$	Personally appeared before me	Deed; and that She, with
$r_1$	Personally appeared before me	Deed; and that She, with