by and a coigns forewer, when the content is any adjustication on the manuscal and forewer defenced at and singular the said greaters when the said that the said states are and an adjuster. The said singular that and singular the said singular si	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said W. D. Wortman, his
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And the sold mortgagenes, servers, so instruct the homes and buildings on said for in a sum one then the mortgagenes, and story the policy of insurance to the said mortgagenes, and class in the creat that the mortgagenes, shall as any time fall to do on, then a real mortgagenes, may classe the same to be insured in.  **The premium and exposes of such insurance eacher this mortgage, with featured.**  **And is any time any gast of said dots, or increast thereonly be past due and ungrid.**  **And is any time any gast of said dots, or increast thereonly be past due and ungrid.**  **And is any time any gast of said dots, or increast thereonly be past due and ungrid.**  **And is also time any gast of said dots, or increast thereonly be past due and ungrid.**  **And is also time any gast of said dots, or increast thereonly be past due and ungrid.**  **And is also time any gast of said dots, or increast thereonly said continues of the position of said premises and collect said roots and profits.   **PROVIDED ALWAYS, NYVEXTREENESS, and is the true interest and meaning of the position to those Prosents, that is.**  **MILE MORTGAGE OF REAL STATE*  **And Is It's AGREED by and between the said partite that the said anote; then this doed of longing and said said said cases, describe and be unterly mill and rold, otherwise said and the said partite that the said anote; then this doed of longings.**  **And Is It's AGREED by and between the said partite that the said one of longings.**  **And Is It's AGREED by and between the said anote; then this doed of longings.**  **And Is It's AGREED by and between the said anote; then this doed of longings.**  **And Is It's AGREED by and between the said anote; then this doed of longings.**  **And Is It's AGREED by and between the said anote; then this doed of longings.**  **And Is It's AGREED by and deven the make.**  **WITHERSS.** LIKE AGREED by and deven the make.**  **And Is It's AGREED by and deven the make.**  **And Is It's AGREED by and deven the make.**  **And Is It's AGREED by an		
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And at any time any part of said doke, or insertes thereony he spart the and proposed.  I the above described premises to said mortgages	damage by fire, and assign the policy of insurance to the said mortgagee, and that in the event that the mortgagor, shall at any time fail to do so, then the said mortgagee, may cause the same to be insured in	
if the above described premises to said mercpaces, or III and helis, seconters, administrators or assigns, and agree that any Judge of the Crown of said State say, at telamber to otherwise, appoint are accesser, with autority to the posterious of said permises and collect and greated profits, supposed the rest profits of these presents, without liability to account for anything more than the rests and profits statully condition.  PROVIDED ALWAYS, NEVERTHEESS, and it is the true intent and meaning of the parties to these Presents, that If I I I I I I I I I I I I I I I I I I	or the premium and expense of such insurance under this mortgage, with interest	st.
pring the next proceeds thresafter (after paying costs of colicion), appoint at next proceeds thresafter (after paying costs of colicion), upon said debt, interest, cost or expenses; without fiability to account for anything tore than the rest and profits actually colliciond.  PROVIDED ALWAYS, REVERTIBLESS, and it is the true intent and meaning of the parties to these Present, that if.  the almostrager—of and shall well and truly by or cause to be gaid unto the said mortgages—the fields or some sforesaid, with interest thereon, if any be no seemain in fall fores and vierse.  AND IT IS ACREED by and between the said parties that the said mortgages—  AND IT IS ACREED by and between the said parties that the said mortgager. 3  AND THE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me,  J. J	And at any time any part of said debt, of interest thereony be past due and	anneations administrators or essigns and agree that any Judge of the Circuit
polying the net proceeds thereafter (after saying casts of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than the rests and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the interest interest interest interests and meaning of the parties to these Presents, that if the interest interest and meaning of the parties to these Presents, that if the present interest interest interest interest interest interests and meaning of the parties to these Presents, that if the parties interest interest interests and an object to the parties to these Presents that it is not not an object to the parties to these Presents and an object to the parties to these Presents and the parties to the parties to the parties to the parties to these Presents and and the parties to the parti		
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aid mortgager do and shall well and troly pay or cause to he paid unto the said mortgages the debt or sum aforeasid, with interest thereon, if any he has, according to the true interest and meaning of the said mortgager. 2		the state of the resting to those Proceeding that if the
ings, secondary to the true intent and meaning of the said note, then this deed of horgain and saie shall cease, determine and be atterly soll and void, otherwise o centain in full force and without.  AND IT IS AGREED by and between the said parties that the said mortingor. It is hold and enjoy the said remines smill default of payment shall be made.  AND IT IS AGREED by and between the said parties that the said mortingor. It is hold.  AND IT IS AGREED by and between the said parties that the said mortingor. It is also of Jefferd and Juliant, and in the one hundred and Juliant, and the full of Juliant, and the full of Juliant, and Jul		incaning of the parties to these Fresents, that in-
o remain in full funce and status.  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and the said parties that the said mortgager. 2  AND IT IS AGREED by and the said parties that the said mortgager. 2  AND IT IS AGREED by and the said parties that the said mortgager. 2  AND IT IS AGREED by and the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and between the said parties that the said mortgager. 2  AND IT IS AGREED by and and seal, that the said mortgager. 2  AND IT IS AGREED by and and seal, that the said mortgager. 2  AND IT IS AGREED by and and seal, that the said mortgager. 2  AND IT IS AGREED by and and seal, that the said mortgager. 2  AND IT IS AGREED by and and seal, that the said mortgager. 2  AND IT IS AGREED by and and seal, that the said mortgager. 2  AND IT IS AGREED by and and seal, that the said mortgager. 2  AND IT IS AGREED by and and seal, that the said mortgager. 2  AND IT IS AGREED by the said and seal of the said mortgager. 2  AND IT IS AGREED by		
AND IT IS AGREED by and between the raid parties that the said mortgagor. I to bold and enjoy the raid remises until default of payment shall be made.  WITNESS. I MAN hand S. and seat S. this.  And the year of our Lord one thousand nine hundred and SAMANTA and in the one hundred and for May reserve of the Independence of the United States of America.  Assigned, Scaled and Delivered in the Presence of  H. W. I. Collag.  WITNESS. I W. A. WALKING.  ASSIGNED, Scaled and Delivered in the Presence of  H. W. I. Collag.  W. A. WALKING.  (I. S.)		pargain and sale snan cease, determine and be utterly nun and void, otherwise
Premises with default of payment shall be made.  WITNESS TAVE hand S. and seal S. this.  WITNESS TAVE hand S. and seal S. this.  In the year of our Lord one thousand nice hundred and.  A SALER L. and in the one hundred and forthy.  For the Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of  W. A. TAVALLE S. (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me,  A W. Sales and sea that has be say the within named.  A D. 19-29  SWORN to before me, phi:  A D. 19-29  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  RENUNCIATION OF DOWER  THE STATE OF SOUTH CAROLINA,  Greenville County.  SWORN to before me, phi:  A D. 19-29  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  A D. 19-29  Notary Public for South Carolina.  A D. 19-20  Notary Public for South Carolina and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within maintoned and released.  GIVEN underly hand and real, filthed and A D. 19-20  (L. S.)  Notary Public for South Carolina.		and a hold and anion the said
wite state of south carolina, greenville County.  PERSONALLY appeared before me, Holling and and July and made on the transport of the transpo		
n be year of our Lord one thousand nice hundred and Authority for the Lord one thousand nice hundred and Authority for the Lord of the United States of America.  A Signed Sealed and Delivered in the Presence of Authority Authority (L. S.)  (L. S.	remises until default of payment shall be made.	gud, Februari
Signed Sealed and Delivered in the Presence of  W. R. WALFULA.  (I. S.)  (I	WITNESS hand of and seal of this	day of Josty Thought
Signed, Sealed and Delivered in the Presence of  A. W. Latta  (I. S.)  (I.		and in the one nundred and
THE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me.  Action  MORTGAGE OF REAL ESTATE  Greenville County.  PERSONALLY appeared before me.  Action  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  Greenville County.  SWORN to before me, phis.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWER  Greenville County.  A D. 19 20  Micro of the within named.  Mid this day appears before me, and upon being privately self separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, bysounce, celease and (Speer relinquish unto the within named.  Mortgage of the county.  A D. 19  (I. S.)  Notary Public for South Carolina.	ear of the Independence of the United States of America.	
THE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me,  and made oath thatbe saw the within named	J. Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  And made oath thathe saw the within named	A. W. Estes	Will Glandler (L.S.)
THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me, And made oath that the within named and made oath that the saw the within named that the within written Deed; and that the with written Deed; and that the writte	U.R. Watkins	4. M. Stell (L. S.)
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before mc, A County of the within named.  Ingn. seal, and as the within named.  Ingn. seal, and as the within named.  Ingn. seal, and as the within and acq and deed, deliver the within written Deed; and that he with.  SWORN to before mc, phis		(L. S.)
Greenville County.  PERSONALLY appeared before me, A. A. D. 19-20  SWORN to before me, his A. W. A. D. 19-20  W. A. W. A. D. 19-20  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom, it may concern, that are within fire 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 persons whomsoever, shounce, clease and Greenville County.  If the Premises within mentonery and releases and Green relinquish unto the within named flags and assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentonery and releases of GIVEN urbor by hand and seal, this day of A. D. 19.  (I. S.)  Notary Public for South Carolina.		(L. S.)
Greenville County.  PERSONALLY appeared before me, And as and as the within named All Carolina.  SWORN to before me, his witnessed the execution thereof.  SWORN to before me, his Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom, it may observe, that are wife of the within named did this day appear before me, and upon being privately and separately examinately me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever. Nounce, clease and Green relinquish unto the within named  If this and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released and the county.  A. D. 19  (I. S.)  Notary Public for South Carolina.		
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and made oath thathe saw the within named	Greenville County.	
and made oath thathe saw the within named	4 211 8	<del></del>
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Witnessed the execution thereof.  SWORN to before me, phis  day of July A. D. 19-20  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may obsern, that are wife of the within named.  did this day appear before me, 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, becounce, clease and lower relinquish unto the within named.  Fights and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and releasest  GIVEN under by hand and seal, this day of.  A. D. 19  Notary Public for South Carolina.		
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THE STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may donern, that are wife of the within named.  did this day appear before me, 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, resource, clease and Gever 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 singular the Premises within mentioner and released.  GIVEN under my hand and seal, this day of.  A. D. 19.  (L. S.)  Notary Public for South Carolina.	SWORN to before me, this	. H. W. Estes
Greenville County.  I,	SWORN to before me, this	. H. W. Estes
Greenville County.  I,	SWORN to before me, this 2 ud,  day of July 1 A. D. 19.20  W. A. Watthins (SEAL.)	. H. W. Estes
I,	SWORN to before me, this 2 ud,  day of July 1 A. D. 19.20  W. A. Watthins (SEAL.)	. H. W. Estes
do hereby certify unto all whom it may concern, that Mrs.  wife of the within named	SWORN to before me, this	. H. W. Estes
do hereby certify unto all whom it may concern, that Mrs.  wife of the within named	SWORN to before me, this	. H. W. Estes
wife of the within named	SWORN to before me, this	. H. W. Estes.  RENUNCIATION OF DOWER
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7.1.3°	SWORN to before me, his day of A. D. 19.20  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unto all whom it may concern, that Mrs.  wife of the within named and upon being privately and separately examined by me, did declare that she do or persons whomsoever, resounce, release and the ever relinquish unto the within Heirs and Assigns, all her interest as the Premises within mentioned and released.  GIVEN under by hand and seal, this day of A. D. 19  (L. S.)	RENUNCIATION OF DOWER  did this day appear before me, oes freely, voluntarily and without any compulsion, dread or fear of any person named.
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