More Conveyance for Createrial Counts, in Book		e by
TOCHTER with, with and angellar, the Rapin, Monthers, Merediamnerse and Argoritemanoly up the sold Premises beliancing of Recognition Indicate of Reportulating TO HAVE AND TO HOLD all and simple, the soud Premises unto the sold. Makes and Alliancianters to warrant and forerer detend all and simple the sold premises who the sold multipage (Alliancian Control of Premises and Control of Pr	on the	·
And I do hereby bind separat, say or and Administrators to warrant and forcers defend all and singular the said premiens unto the said mortgage(2000000000000000000000000000000000000	r Mesne Conveyance for Greenville County, in BookPage	
TO HAVE AND TO HOLD, all and singular, the said Premiers unto the said And I	TOGETHER with, all and singular, the Rights, Members, Heredita	ments and Appurtenances to the said Premises belonging, or my anywise incident on appertaining
And I de hereby bind separat, say are and Administrators to warrant and forcers defend all and singular the said premiers unto the said mortgagical MARALIEM MARALIE	TO HAVE AND TO HOLD, all and singular, the said Premises un	to the said Laussill Mutrow Thelow Lev
And I was and Antiques and Assigns, and every general whomosome lawfully dislating, or to chias, the same or any part theyent. And I was a standard to the mortgager, agree to insure the bown and briblings on said land for not lass than Machilly and the said mortgager, agree to insure the bown and briblings on said land for not lass than Machilly and the said mortgager, and and and the said mortgager, and the said mortgager, and and and the said mortgager, and the said and well and truly pays, cause to be paid unto the said mortgager. **PROVIDED ALWAYS, NEVERTHELISS, and is in the true intent and meaning of the parties to these presents, that if it is true intent and meaning of the parties of the parties of the said surprises and said and well and truly pays, cause to be paid unto the said mortgager. **AND IT SAGREED, by and baryean and all shall case, determined and true begins to the said mortgager. The said shall case, determined and the said surprises and said shall case, determined and the said surprises and surprises. **AND IT SAGREED, by and deverse the said parties, that I was a southern to be an interest and the said surprises of the said to the said to the said surprises of the said to the said to the said to the said surprises of the said to the said t		Heirs and Assigns forever
them and applications. 100 And I	And Ido hereby bind myself, my	J. S. Martin S. L. Mer
And 1	ors and Administrators to warrant and forever defend all and singu	alar the said premises unto the said mortgages QUMMUU MAXIII X MUU/Heirs and
Toolbar, in a company or companies which shall be acceptable to the marriage, and that marriage, and the marriage, and the marriage, and that marriage and the marriage, and that the marriage and the marriage, and that the marriage and the marriage and that the marriage and the marriage. Too the premium and expense of such insurance under this mortgage. The said mortgage, do and shall at any time fail to do so, then the said mortgage may cause the same to be insured as above provided and the case of the said mortgage, do and shall well and truly pay, or cause to be paid unto the said mortgage. The said mortgage, do and shall well and truly pay, or cause to be paid unto the said mortgage. The shid deed of burgain and all extended or same of compary formatic, with insurest thereon, if any shall be does according to the true instead and meaning of the AND IT IS AGREED, but the case, demandical and the control of the contro	s, from and against me, my Executors, Administrators and Assigns, and every person whomsoe	ver lawfully claiming, or to claim, the same or any part thereof.
tron her or demaps by fer during the carbination of this mortgage, and make loss under policy or solicies of insertance specials to the mortgage, and make loss under policy or solicies of insertance specials of the premium and expense of such insurance under this mortgage. PROVIDED ALWAYS, NEVERTIELESS, and is in the true intest and meaning of the parties to these presents, that if I. the said mortgages do and shall well and truly pay, or cause to be paid unto the said mortgage. The mortgages of the cartesian and said final coses, electronics, and by steiners, if any shall be due, according to the true intent and meaning of the said. The his deed of bargain and said final coses, electronics, and by steiners in thereon, if any shall be due, according to the true intent and meaning of the said. The his deed of bargain and said final coses, electronics, and by steiners in the said to the parties that it. The mortgages or this cartesinative or satigate shall be emitted to take postession immediately, without multi-definition of asymptom shall be made, in which in the saids of the cartesinative or satigate shall be emitted to take postession immediately, without multi-definition of asymptom shall be made, is which in the solvent space of the cartesinative or satigate shall be emitted to take postession immediately, without multi-definition of asymptom shall be made, by shall be solventy shall be into the said of steiner the said and said steiner to a said and the core bundred and forty. A Coresville Control, The SOUTH CAROLINA, The SOUTH CAROLINA, The SOUTH CAROLINA and and said deed deliver the within written Deed; and that he with. A New York of the writtle country. The said and an analysis and paperately estationed by me, did declare that she does freely, volumefully and without any computing, dread or far any person or leading privately and apparately estationed by me, did declare that she does freely, volumefully and without any computing, dread or far any person or leading of the said insulative th	And Ithe said mortgagor, agree to insur-	e the house and buildings on said land for not less than white full for Mundal
FROUTHED ALWAYS. NEVERTHELESS, and it is the true intent and maning of the parties to these presents, that if 1 The healtd mortgager, do and shall well and truly pay, or cases to be paid mot the said mortgager. The healtd of bargain and sale shall case, determine, and be unterly mall and only otherwise to remain in full force and virtual mortgager. The mortgager or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rest and profits an	Dollars, from loss or damage by fire during the continuation of this mo	in a company or companies which shall be acceptable to the mortgagee, and keep the same rtgage, and make loss under policy or policies of insurance payable to the mortgagee, and that
PROVIDED ALWAYS, NEVERTHELESS, and it is the orde intent and meaning of the parties to these presents, that if I. the said mortageor, do and shall well and truly pay, or cause to be paid unto the said mortageor and the charactery and the characteristics to reveal in the said parties and said chall cause, determine, and be unterly noll said void; otherwise to reveal in the said contract and the said parties, that I. the this deed of bargian said said chall cause, determine, and be unterly noll said void; otherwise to reveal in the said mortageor, and the said parties, that I. the said mortageor of the reversariants or assigns shall be entitled to take possession immediately, without societies exceeds the trent and present shall be entitled at the said to great the said parties of the said mortageor, and at the said to great the said mortageor of the said mortageor o	event Ishall at any time	fail to do so, then the said mortgagee may cause the same to be insured as above provided and
the said mortgager, do and shall well and truly pay, or cause to be paid unto the said mortgager. The said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intert and meaning of the said of bargain and sate shall case, determine, and be utterful unit of you all offices and vitted mortgager. AND IT IS ACREED, by and between the said parties, that I. The mortgager or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits and apply them to said life death of payment shall be made, in which the same is pass. WITNESS JIII hand, and peal, this of two through the said of the profits and apply them to said life death of the passes of the said profits and apply them to said life death of the passes of the said profits and apply them to said life death of the passes of the said profits and apply them to said life death of the passes of the said profits and apply them to said life death of the passes of the said profits and apply them to said life death of the passes of the said profits and apply them to said life death of the passes of the said profits and apply them to said in the one hundred and deaty. WITNESS JIII had and peal this control that the passes of the said passes of the said passes and the said pass	rsefor the premium and expense	of such insurance under this mortgage.
the mid deed of humanus as what owner of comer increased with increase thereon, if any shall be due, according to the two increase and meaning of the most fine of humanus as what owners, and be uttered and lard void; otherwise to recease in full force and vertex. AND IT IS AGREED, by and between the said parcies, that	PROVIDED ALWAYS, NEVERTHELESS, and it is the true int	tent and meaning of the parties to these presents, that if I
the motigages or his representative or assigns shall be entitled to take possession inmediately, without notice, receive the rent and profits and apply them to said the saider is paid. MINTERS JIEL hand and geal this 1/2 tay of Lought in the present of the Child States of America. Signed, Seeple and Delivered in the Present of: REMONITY CAROLINA. FROBATE, FRO	the said mortgagor, do and shall w	well and truly pay, or cause to be paid unto the said mortgagee
AND IT IS AGREED, by and between the said parties, that I to hold and might the most space or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rest and profess and apply them to said in the dameter and the source of the third state and apply them to said in the source and profess and apply them to said in the source and profess and apply them to said in the source and profess and apply them to said in the source and profess and apply them to said in the source and profess and apply them to said in the source and profess and apply them to said in the source and profess and apply them to said in the source and profess and apply them to said in the source and profess and apply them to said in the one hundred and 4 dorsy. WITKESS MUST hand and geal. this secures of the Unity States of America. Signed, Soujed and Delivered in the Presence of: AND AGREED, by and before me and the source of the Unity States of America. PRESONALLY appeared before me and and the presence of the Unity States of America. PRESONALLY appeared before me and and and dead deliver the within writters Deed; and that he with DATAN ADDRESS ADDRE	the said debt or sum of money afore	said, with interest thereon, if any shall be due, according to the true intent and meaning of the
the motigages of this representative or assigns shall be entitled to take possession immediately, without notice, receive the real and problet and apply them to saled the same to past the same to the same that the same to past the same to the sam		
Hit the same is paid. WITNESS MM hand. and yeal. thin. rd one thousand nife hundred and. AUGUST in the year of the Chord States of America. Signed, Seeple and Delivered in the Presence of: **CRAN** Helder** **CRAN**	the mortgage or his representative or assigns shall be entitled to t	to hold and enjoy the said Premises until default of payment shall be made, in which
this covereging an interpendence of the unity states of natures. Signed, Seeple and Delivered in the Presence of: ACAN HEAVE (L. S.) E OF SOUTH CAROLINA, Corestilia County. PERSONALLY appeared before me. the dee dath that he paw the within named. A MALLY appeared before me. the and as he paw the within named. A MALLY appeared before me. A MALLY A MALLY appeared before me. A MALLY	ntil the same is paid.	
this covereging an interpendence of the unity states of natures. Signed, Seeple and Delivered in the Presence of: ACAN HEAVE (L. S.) E OF SOUTH CAROLINA, Corestilia County. PERSONALLY appeared before me. the dee dath that he paw the within named. A MALLY appeared before me. the and as he paw the within named. A MALLY appeared before me. A MALLY A MALLY appeared before me. A MALLY	WITNESS ///// hand and seal this	day of Allqual in the year of
Signed, Sealed and Delivered in the Presency of: ACAN HE OPEN (I. S.) BE OF SOUTH CAROLINA Greenville County. PERSONALIY appeared before me de oath that he saw the within named. A HALLEL SWORN to before me, this act and deed deliver the within written Deed; and that he with. SWORN to before me, this day of. (SWORN to Defore me, this AD 1920 RENUNCIATION OF DOWER OF SOUTH CAROLINA Oreenville County. I. CACAN Hodges Notary Public, S. C. RENUNCIATION OF DOWER A Notary Public for South Carolina Swo being privately and separately examined by me, did declare that she does freely, volumyfify and writhout any compulsion, dread or four st any person of the within named. A Summonsoever, renounce, clease and forevery relinquish unto the within named. A William Andrew Public Strain Heirs and Assigns, all her interest and estate and also all her right and claim of the control of th	rd one thousand nine hundred and	ica. and in the one hundred and forty
E OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A. M. Hutter Bed and hat be with samed. A. M. Hutter Bound that be with within named. A. M. Hutter SWORN to before mg. this. A. D. 1920 A. M. Hutter B. W. M. Hutter A. D. 1920 A. M. Hutter B. W. M. Hutter A. D. 1920 A. M. M. Hutter B. W. M. Hutter B. W. M. Hutter B. W. M. Hutter B. W. M. M. Hutter B. W. M.	Signed, Sealed and Delivered in the Presence of:	$\mathcal{D}_{m} = \mathcal{D}_{m} + \mathcal{D}_{m}$
FOR SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me A M. Author de oath that he yaw the within named A DANGEL SWORN to before mg. khis. day of CHUGHEL A D. 1970 (SEAL) Notary Public, S. C. FOR SOUTH CAROLINA Greenville County. I, a Notary Public for South Carolina othey certify unto all whom it may concern, that Mrs. be of the within named A DANGEL A D. 1970 A DANGEL Heirs and Assigns, all her interest and estate and also all her right and claim of the concern of the conce		(L. S.)
PERSONALLY appeared before me. A MALLIEU eat and as. M. act and deed deliver the within written Deed; and that be with witnessed the execution thereof. SWORN to before me, this. day of (Magnet A, D, 1020) E OF SOUTH CAROLINA) Greenville County. I. CACAM Hedger A on being privately and separately examined by me, did declare that she does freely, volumifyily and without any compulsion, dread or fear of any person of swhomsoever, renounce, release and foreyer relinquish unto the within named. A D, 1920 Heirs and Assigns, all her interest and estate and sho all her right and claim of the content of the cont	J. M. XXIII C	(L S.)
PERSONALLY appeared before me. A MALLIEU eat and as. M. act and deed deliver the within written Deed; and that be with witnessed the execution thereof. SWORN to before me, this. day of (Magnet A, D, 1020) E OF SOUTH CAROLINA) Greenville County. I. CACAM Hedger A on being privately and separately examined by me, did declare that she does freely, volumifyily and without any compulsion, dread or fear of any person of swhomsoever, renounce, release and foreyer relinquish unto the within named. A D, 1920 Heirs and Assigns, all her interest and estate and sho all her right and claim of the content of the cont	E OF SOUTH CAROLINA,)	PROBATE.
de oath that the sew the within named A A A A A A A A A A A A A A A A A A A	Greenville County.	
de oath that the sew the within named A A A A A A A A A A A A A A A A A A A	PERSONALLY appeared before me	M. Flester
act and deed deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this. day of AUGUNT A. D. 1970 AND AUGUNT A. D. 1970 E OF SOUTH CAROLINA Greenville County. I. AND AUGUST The deep certify unto all whom it may concern, that Mrs. The deep certify unto all whom it may concern, that Mrs. The did this day appear before me which it near one per certify unto all whom it may concern, that Mrs. The did this day appear before me whom being privately and separately examined by me, did declare that she does freely, voluntofily and without any compulsion, dread or fear of any person of a whomsoever, renounce, release and, forever relinquish unto the within named AUGUNTA Heirs and Assigns, all her interest and estate and also all her right and claim of the concern of the	/ w/	M. Dariel
SWORN to before me, this day of (MUGURE A. D. 1950) E OF SOUTH CAROLINA) Greenville County. I, Acau Hedges and forever relinquish unto the within named. Soon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of a whomsoever, renounce, release and, forever relinquish unto the within named. Sof, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this and and seal, this and Assigns, all her interest and estate and also all her right and claim of the content of the		Decar Hodger
SWORN to before me, this day of (Muguet A. D. 1920) E OF SOUTH CAROLINA Greenville County. I. A. A. D. 1920 I. A. D. 1920 E of the within named A. M. Marrielly Son being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of sa whomsoever, renounce, release and, forever relinquish unto the within named Sof, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1920 Control STATE OF SOUTH CAROLINA, You of For value received I do hereby assign, transfer and set over to thin mortgage and the note which it secures without recourse, this Law of	•	Titlen Deed, and thatie with
day of (MIGUNET A. D. 19 ² 0) SEALL Notary Public, S. C. E OF SOUTH CAROLINA Greenville County. I, A. C. C. A. C.	9 01	
RENUNCIATION OF DOWER. Greenville County. I, A Notary Public for South Carolina the of the within named. South this day appear before me A symmetry probable of the sithin named. South this day appear before me A symmetry probable of the sithin named. William and without any compulsion, dread or fear of any person of South this day appear before me A symmetry probable or fear of any person of William and Assigns, all her interest and estate and also all her right and claim of GIVEN under my hand and seal, this. GIVEN under my hand and seal, this. A D. 1920 STATE OF SOUTH CAROLINA, you of. For value received I do hereby assign, transfer and set over to. thin mortgage and the note which it secures without recourse, this. day of. 19-	day of 1114118t A. D. 1970	A. M. Fleeter
RENUNCIATION OF DOWER. Greenville County. I, A Notary Public for South Carolina the of the within named. South this day appear before me A symmetry probable of the sithin named. South this day appear before me A symmetry probable of the sithin named. William and without any compulsion, dread or fear of any person of South this day appear before me A symmetry probable or fear of any person of William and Assigns, all her interest and estate and also all her right and claim of GIVEN under my hand and seal, this. GIVEN under my hand and seal, this. A D. 1920 STATE OF SOUTH CAROLINA, you of. For value received I do hereby assign, transfer and set over to. thin mortgage and the note which it secures without recourse, this. day of. 19-	Oscar Hodges (SEAL)	
Greenville County. I. CACAL States And States And Separately examined by me, did declare that she does freely, voluntafily and without any compulsion, dread or fear of any person of swhomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this AD. 1920 GIVEN under my hand and seal, this AD. 1920 STATE OF SOUTH CAROLINA, by of. For value received I do hereby assign, transfer and set over to thin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of. Lithin mortgage and the note which it secures without recourse, this day of.		
Greenville County. I. CACAL Stadt S. The of the within named	Notary Public, S. C.	
eby certify unto all whom it may concern, that Mrs. fe of the within named. fe of the within named. for the wit		RENUNCIATION OF DOWER.
did this day appear before me pon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsions, dread or fear of any person of a 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 the control of th	E OF SOUTH CAROLINA	RENUNCIATION OF DOWER.
on being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsions, dread or fear of any person of swhomsoever, 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 the control of the	E OF SOUTH CAROLINA Greenville County. Cocal Hodges	a Notary Public for South Carolina
s whomsoever, renounce, release and forever relinquish unto the within named	E OF SOUTH CAROLINA Greenville County. I,	a Notary Public for South Carolina
Heirs and Assigns, all her interest and estate and also all her right and claim of of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of Caraca (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, y of STATE of South Carolina, thin mortgage and the note which it secures without recourse, this day of 19.	E OF SOUTH CAROLINA Greenville County. I,	elyn P. Daniel a Notary Public for South Carolina
Heirs and Assigns, all her interest and estate and also all her right and claim of of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of Caraca (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, y of STATE of South Carolina, thin mortgage and the note which it secures without recourse, this day of 19.	E OF SOUTH CAROLINA Greenville County. I,	a Notary Public for South Caroling A Caroling A Caro
GIVEN under my hand and seal, this day of Couly Flages (SEAL.) Recorded Cluqual 3/ 1920 STATE OF SOUTH CAROLINA, yof. For value received I do hereby assign, transfer and set over to thin mortgage and the note which it secures without recourse, this day of 19	E OF SOUTH CAROLINA Greenville County. I,	a Notary Public for South Caroling A Caroling A Caro
day of Culyurt A. D. 1920 Culyur J. Lanuel Seconded Culyurl 3 1920 STATE OF SOUTH CAROLINA, y of	E OF SOUTH CAROLINA Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named. Heirs and Assigns, all her interest and estate and also all her right and claim of
STATE OF SOUTH CAROLINA, y of	E OF SOUTH CAROLINA Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named. Heirs and Assigns, all her interest and estate and also all her right and claim of eased.
STATE OF SOUTH CAROLINA, y of	E OF SOUTH CAROLINA Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named. Heirs and Assigns, all her interest and estate and also all her right and claim of eased.
STATE OF SOUTH CAROLINA, y of	The of SOUTH CAROLINA Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named Matson Shelor. Heirs and Assigns, all her interest and estate and also all her right and claim of the eased.
STATE OF SOUTH CAROLINA, y of	The of SOUTH CAROLINA Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named Matson Shelor. Heirs and Assigns, all her interest and estate and also all her right and claim of the eased.
For value received I do hereby assign, transfer and set over to	Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named. Heirs and Assigns, all her interest and estate and also all her right and claim of eased.
For value received I do hereby assign, transfer and set over to	E OF SOUTH CAROLINA Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named. Heirs and Assigns, all her interest and estate and also all her right and claim of eased.
For value received I do hereby assign, transfer and set over to	Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named. Heirs and Assigns, all her interest and estate and also all her right and claim of eased.
thin mortgage and the note which it secures without recourse, this	Greenville County. I. CACAN HORGES The population of the within named and separately examined by me, did declare the separately and separately examined by me, did declare the separately and singular the Premises within mentioned and release of the separately examined by me, did declare the separately examined by me, did de	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named. Heirs and Assigns, all her interest and estate and also all her right and claim of eased.
	Greenville County. I,	a Notary Public for South Carolina did this day appear before me that she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named. Heirs and Assigns, all her interest and estate and also all her right and claim of eased. Evelyn P. Land
	Greenville County. I,	a Notary Public for South Carolina did this day appear before me hat she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named Assigns, all her interest and estate and also all her right and claim of eased. **Culyn** **Cu
	E OF SOUTH CAROLINA Greenville County. I,	a Notary Public for South Carolina did this day appear before me hat she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named Assigns, all her interest and estate and also all her right and claim of eased. **Culyn** **Cu
	Greenville County. I,	a Notary Public for South Carolina did this day appear before me hat she does freely, voluntarily and without any compulsion, dread or fear of any person of thin named Assigns, all her interest and estate and also all her right and claim of eased. **Culyn** **Cu
Assignment Recorded	Greenville County. I, Scar South Carolina The property of the within named South and separately examined by me, did declare the south of the within manual separately examined by me, did declare the south of, in, or to all and singular the Premises within mentioned and relevant of the second of the second of the within the within the second of the s	a Notary Public for South Carolin delyn Public for South Carolin delyn David Market and also all her right and claim deased. A South