The secondary shall consider the market the market throughout through throughout through	TOGETHER with all and singular, the rights, members, hereditamen TO HAVE AND TO HOLD, all and singular, the said Premises unto	
a natural and ferrore decond, all out register the sold ferrores and street and their and subject the sold ferrores and street, and their and subject in the sold members and street, and their and subject in the sold members and street, and their and subject in the sold members are shown the boson and bending an early to it in a some of the first and street, and their and subject in the sold members to the sold members be been and bending at an early to it in a some of the first and the sold members of the sold members to the sold members of the sold members. The sold at the sold members are street the sound to be interested in the sold and the sold members. And if all any fire sky part of said delite, or interest themselves, he past due and empat. Note the sold ferror sky and of said delite, or interest themselves, and made and readout the sold ferror should ferror sold profits and ferror should ferror sold ferror sold profits and ferror sold profits and ferror sold ferror		<u> </u>
the recovered administrators and uniform, and every person whemeoere backfully shading or as elitin the same or any fact thread. And the said company and the same is the same of the sam		
this, according and necessary and necessary green whomeseer the fully the time or to the inference of the following and residence of the control of the cont		
Deliber, in a company or companies orbitation to the best companies of continuence to the solid contragency. and that is the event that the mortespeer. And if a rar these shifts for the solid contragency. The present of the solid contragency and that is the event that the mortespeer. And if a rar these shifts for the present of the formation of the present of the formation of the present of the solid contragency. The present of the solid contragency of the present of		
of the president and expected of intercance to the self intercance of another president and expected of another intercal methods are the president and expected of another intercal transmit in past the another president and expected of another intercal transmit in past the and majority and methods are the president and the president and the president of another intercal transmit in past the and majority and another to suit mortages. Left, execution, administration or assigns, and agree that way Judge of the CR may be a net received. Early a district, execution, administration or assigns, and agree that way Judge of the CR may be a net received. Carbo point most of each carbon the contribution of the CR may be a net received. The past and past debt, increase and provide a net man and parts and another and according to the contribution of the CR may be a net received. The past and the contribution of the contributi		
normanies and reinforms. Executively and expense of such insurance under this mentaging, with interest. And if a cary time my part or said other or interest theretoes, be past due and unpaid. Increase and reinforms. Increase and profits of the construction against a receiver, with multiple part due and unpaid. Increase and expense of such insurance under this mentaging, with interest. Increase and state may, as chambers or adversaling appoint a version, with multiple profits or out of said state may, as chambers or adversaling appoint a version, with multiple profits or outsily collected. PROVIDED, ALWAYS, NEWERTHELESS, and it is the two intent and meaning of the price to these. Precedit, that if: INCOVEDED, ALWAYS, NEWERTHELESS, and it is the two intent and meaning of the price to these. Precedit, that if: INCOVEDED, ALWAYS, NEWERTHELESS, and it is the two intent and meaning of the price to these. Precedit, that if: INCOVEDED, ALWAYS, NEWERTHELESS, and it is the two intent and meaning of the price to these. Precedit, that if: INCOVEDED, ALWAYS, NEWERTHELESS, and it is the two intent and meaning of the price to these. Precedit, that if: INCOVEDED, ALWAYS, NEWERTHELESS, and it is the two intents and meaning of the price to these. Precedit, that if: INCOVEDED, ALWAYS, NEWERTHELESS, and it is the two intents and meaning of the price to the two intents and the understance and defined for a growth of the intents and profits of the said more again, and the control of the intents and profits of the said more and meaning of the price to the control of the understance and intents. AND IT IS ARREED, by and between the medit variety, the tent that the provide the execution of the understance and intents. AND IT IS ARREED, by and between the medit variety, the profit of the pr		^
And if at any time any part of said delte, or interest thereon, he part due and model. Any of the started provinces to said increases of collection), upon a said white, executors, administrators or assign, and agree that any pages of the next said profits, ago the next of said starts are all charles or otherwise, agreed at receiver, with authority to not possession of coil premises and collect said roots and profits, ago the next proceeds thereafter (after garing coasts of collection), upon asaid white, interest, cost or expenses; without habits, to necessate for mything more than the more pages. PROVIDED ALWAYS, NEWLECTHELIES, and it is the true intent and meaning of the parties to those Presents, that it. PROVIDED ALWAYS, NEWLECTHELIES, and it is the true intent and meaning of the parties to those Presents, that it. AND IT IS AGREED, by and between the said coste,—there this deed of basesian and site shall costs, determine and be taterly mail and wait, at its to restail in full facer and virtue. AND IT IS AGREED, by and between the said coste,—there this deed of basesian and site shall costs, determine and the taterly mail and wait, at the year of our Lord myklotch hundred and excellent and present and advertises. AND IT IS AGREED, by and between the said coste,—the and mortupages. The hold and only the following start of the parties to the said mortupages. The page of the control of the parties to the said mortupages. The page of the control of the parties to the said of the present of the page of the pag	\sim	, ν
were discribed premiers to said mortgaged. or	or the premium and expense of such insurance under this mortgage, with in	aterest.
next of said State may, in character or otherwise, sepoint a receiver, with authority to taker possession of raid premines and collect said reads and profits, aged as act moreous (the rather otherwise), upon said dold, interest, not or expenses; without hability to account for anything more than that said softeness of the parties to these Process. that it is discrepaged————————————————————————————————————		
with and goods schally reflected. POWOTED ALWAYS, NEWERPHELESS, and it is the true infent and meaning of the parties to these Presents, that it. PROVIDED ALWAYS, NEWERPHELESS, and it is the true infent and meaning of the parties to these Presents, that it. PROVIDED ALWAYS, NEWERPHELESS, and it is the true infent and meaning of the said more goods. The other according to the true institut and meaning of the said more, then this deed of bangain and said shall cross, determine and be utlerly rull and void, of the true institute of the true institute of the said parties, that the said more goods. AND IT IS AGRERD, by and between the said parties, that the said more goods. WITNESS 2794, hand A. and seral, this are of the Indeed States of America. WITNESS 2794, and A. and seral, this are of the Indeed States of America. Signod, Select good Delivered p. the Presente of States, of America. Signod, Select good Delivered p. the Presente of C. C. C. C. C. C. C. WITNESS 2794, hand A. and seral, this are of the Indeed States of America. Signod, Select good Delivered and the united States of America. Signod, Select good Delivered p. the Presente of C. C. C. C. C. C. WITNESS 2794, hand before me and death of the within more control of the Within written Deed; and that he with. Signod, Select good per per diag. Good of the said parties of the within more control of the within written Deed; and that he, with. Signod, Select good per per diag. Signod, Select good per	Court of said State may, at chambers or otherwise, appoint a receiver, w	ith authority to take possession of said premises and collect said rents and profits, applyin
and marragagor do and shall well and traly pay or cause to be paid unto the naid corregagor the debt or sum of money aforecasid, with interest thereon, if e due, seconting to the true insent and meaning of the said note, then this discl of barrains and said shall coase, determine and be unserly mail and void, or six to ternation in All force and vitrue. AND IT IS AGREED, by and between the said parties, that the said morragagor		
in dise, according to the true intent and meaning of the said note, then this d-ri of bangain and fair shall coace, determine and he utterly sulf and void, at the to results in full torse and vertus. AND IT IS AGREED, by and between the said parties, that the said mortrager. AND IT IS AGREED, by and between the said parties, that the said mortrager. To hold and enjoy the remises smill default of payment shall be made. WITNESS TEACH, hand, a and seal , this day of day of the year of our Lord napheen bundered and twenty. Signed, Sealed and Editored in the Peoples of the Independency of the United States of America. Signed, Sealed and Editored in the Peoples of the States of the Independency of the United States of America. Signed, Sealed and Editored in the Peoples of the States of America. Signed, Sealed and Editored in the Peoples of the States of America. Signed, Sealed and Editored in the Peoples of the States of America. MORTCAGE OF REAL ESTA Greenville Counts, PERSONALLY appeared before me and undeed, deliver the within written Deed; and that he, with the saw the within numbed the country of the control of the concentration of the concentration between the concentration of the concentra	PROVIDED, ALWAYS, NEWERTHELESS, and it is the true inter	nt and meaning of the parties to these Presents, that if
the to remain in till force and victue. AND IT IS AGREED, by and between the said parties, this the said mortgager. It bodd and enjoy the remises said idential of spacement shall be made. WITNESS 2744 hand A and seal, this and in the one hundred and teenty—and teenty—and in the one hundred and teenty—and teenty—and te	aid mortgagor, do and shall well and truly pay or cause to be paid un	to the said mortgagee the debt or sum of money aforesaid, with interest thereon, if an
AND IT IS AGREED, by and between the said parties, thus the said mortgagor, to to hold and enjoy the remises until default of payment shall be made. WITNESS 2004, hand. A and seed, the rear of our Lord silvecen hundred and twenty. and in the one hundred and twenty. Signed, Sealed gord Delivered in the Presence of Cit.	e due, according to the true intent and meaning of the said note, the	en this deed of bargain and sale shall cease, determine and be utterly null and void, other
remises until default of payment shall be made. WITNISS 27224 hand A and seal, this day of the pare of our Local algotech hundred and to early and in the one hundred and to early and in the one hundred and to early and in the one hundred and to the pare of our Local algotech hundred and to early and in the one hundred and to the large of the Independence of the United Scates of America. Signed, Scaled and Ecircedia, it has been searched to the United Scates of America. Signed, Scaled and Ecircedia in the Foreign of Emman I Daviston Self-(I. (I. (I. (I. (I. (I. (I. (I. (I. (I.	ise to remain in full force and virtue.	
WITNESS THE And I and seal this grant the year of our Lord higheren hundred and twenty. and in the one hundred and Witness and in the one hundred and Seal to the heaper-bursed the United States of America. Signed, Sealed god Delivered in the Presence of (I.	AND IT IS AGREED, by and between the said parties, that the s	aid mortgagor, to hold and enjoy the sai
the year of our Lord nighteren handred and twenty—Line and in the one hundred and Spansar of the Independence of the United States of America Signed, Scaled gard polivered in the Presidence of General J. Dawson Self (L. (L. L. J. J	remises until default of payment shall be made.	
Signed, Scaled and pelipered in the Professor of Emma J. Dawson Self (I. L. Signed, Scaled and pelipered in the Professor of Emma J. Dawson Self (I. L. Starte OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me during a set and deed, deliver the within written Deed; and that he, with the execution thereof. SWORN to before me, this day of the Starte OF SOUTH CAROLINA, Greenville County. I. Notely Public for South Carolina. RENUNCIATION OF DOW! HE STATE OF SOUTH CAROLINA, Greenville County. I. RENUNCIATION OF DOW! Greenville County. I. RENUNCIATION OF DOW! Greenville County. I. day of the within named declare that site does freely, voluntarily and without any compulsion, dread or fear of any person resons whomsoever, renounce, release, and forever relinquish unto the within named desire, and also all her right and claim of Dower, of, in, or to, all and singue of GIVEN under my hand and seal, this day of A. D. 192 (I. S.)	WITNESS hand and seal this	day of July
Signed, Sealed and Delivered, in the Presence of Comma J Vairson Self (L. (L. (L. (L. (L. (L. (L. (L.	the year of our Lord nyieteen hundred and twenty-	and in the one hundred and Jana
Demona J. Nawson Self (1. (L. (L. (L. (L. (L. (L. (L.		
(L.		\mathcal{L}
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me d made oath thathe saw the within named	J. 5. 711 1 acc	Omna V. Newson Self (L. S.
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me d made oath thatbe say the within named	() It is to be be the	(L. S.
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me d made oath thatbe say the within named	f. O sun C Copies	(L, S.
Greenville County. PERSONALLY appeared before me and made oath that the saw the within named. By seal, and as act and deed, deliver the within written Deed; and that he, with the secution thereof. SWORN to before me, this says of the execution thereof. SWORN to before me, th	· · · · · · · · · · · · · · · · · · ·	(L. S.
gn, seal, and as act and deed, deliver the within written Deed; and that he, with winessed the execution thereof. SWORN to before me, this day of the Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. ife of the within named. du 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 errons 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 singue e Premises within mentioned and released. GIVEN under my hand and seal, this. day of L, S.)	Greenville County. PERSONALLY appeared before me	mortgage of real estate 2 7. Navison Self
SWORN to before me, this day of the execution thereof. SWORN to before me, this day of the execution thereof the execution thereof. SWORN to before me, this day of the execution thereof the execution ther		() -y / 6/
SWORN to before me, this day of		·/
day of		wytnessed the execution thereof.
HE STATE OF SOUTH CAROLINA, Greenville County. I, to hereby certify unto all whom it may concern, that Mrs	day of July (SEAL)	J. J. Sh Chah
Greenville County. I, hereby certify unto all whom it may concern, that Mrs	, (opi), rame toyogam caromai	
Greenville County. I, Thereby certify unto all whom it may concern, that Mrs		
Greenville County. I,		
hereby certify unto all whom it may concern, that Mrs	}	RENUNCIATION OF DOWER
fe of the within named	•	
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 rsons whomsoever, renounce, release, and forever relinquish unto the within named		
rsons whomsoever, renounce, release, and forever relinquish unto the within named		
Premises within mentioned and released. GIVEN under my hand and scal, this		
Premises within mentioned and released. GIVEN under my hand and scal, this		
CIVEN under my hand and scal, this		est and estate, and also all her right and claim of Dower, of, in, or to, all and singular
day of		
(I, S.)	,	
Notary Public for South Carolina.	(L. S.)	
,	Notary Public for South Carolina.	
	- -	
Recorded. (ing 30 it af 12:11 P. M. 192 8		
Recorded (ing 30th af 12:11 F. 1h 192 8		