The brevely bind. They ally a said and the said promises unto the said and Klandel Chand Chandel Chand	belonging, or in anywise incident or appertaining, alty borporation, its
And the said martgagor	lvv.
And the said mortgagor agree to insure the house and belidings on said bot in a runn not less than. Dollars, in a company or companies satisfactory to the mortgagor of the said mortgagor agree to the said mortgagor. Fire, and assign the pelsey of insurance to the said mortgagor, and that in the event that the mortgagor ortgagor may cause the same to be insured in minute or the premium and expense of such insurance under this mortgagor, with interest. And if at any time any part of said other, or interest thereon, be past the and unraid over electrical promises to said theoretizer. And if at any time any part of said other, or interest thereon, be past the and unraid over electrical promises to said energagor. And if a the part of said State may, at characters or otherwise, appoint a receiver, with authority to take possession of said per enter the said profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those feel dimotgagor. And and all well and truly pay or cause to be paid unto the said cortgages. The doks coroning to the true intent and meaning of the said note and object of largerin and safe shall ceausing the coroning trule of the said note. The the true intent in fall force and virtue. The part of the true intent shall be made. WITHERS DIM hand and seal, this left was a force of the united and toury. It is a fall that the part of our Lord Enterten hundred and toury. Linguistic state of the Integrenteme of the United States of America. Signed, Scaled and Delivered in the Division of the said parties, that the said mortgagor. M. J.	heirs, executors and administrators
And the said mortgager—agree—to hower the boase and buildings on said lot in a sum not less than—Dollars, in a company or companies satisfactory to the mortgager for a stage of the policy of insurance to the said mortgager—and that in the event that the mortgager—may cause the same to be insured in—mortgager—and that in the event that the mortgager—and cause the permitting and expense of each insurance under this mortgage, with interest. And if at any time any part of said delst, or interest thereon, be past due and unpaid—the over described premises to said caretager—in the executors, administrators or outer of said State may, at charkers or otherwise, appoint a receiver, with authority to take possessame of said per one are proceeds therefore taket spaning costs of reflection), upon said delst, interest, each co-expenses; without into and profits actually collected. PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Pri interesting and the said continued to the parties to these Pri interesting and and and trally pay or cause to be paid unto the said cortgager—the delst or same to remain in full force and virtue. WITNESS IT A GRIERED, by and between the said parties, that the said mortgagor—the delst or same to remain in full force and virtue. WITNESS IT A GRIERED by and between the said parties, that the said mortgagor. WITNESS IT A GRIERED by and between the said parties, that the said mortgagor. WITNESS IT A GRIERED by and between the said parties, that the said mortgagor. M. J.	organia cara,
And the said nortgagor	
Dollars, in a company or companies satisfactory to the martgages— fire, and assign the policy of insurance to the said anotyages— and that in the event that the mortgages— reliance company cause the same to be insured in— name of the premium and expense of such insurance under this mortgage, with interest. And if at my time my part of said debt, or interest thereon, be past due and unpaid— over described premiers to said inorgages— over described premiers to said state may, at chardrers or otherwise, appoint a receiver, with authority to take postession of said over over described premiers to said inorgages— over described premiers to said inorgages— over described premiers to describe a paid may all debt, interest, cost or expenses; without into an interest my department of said state may, at chardrers in the said interest in the s	
of the control that the incitegator— and chart in the event that the incitegator— or agreed—— and cases the same to be insured in————————————————————————————————————	
ortgagere	
and if at any tire any part of said delt, or interest thereon, he past due and unpaid heir cases the great of said delt, or interest thereon, he past due and unpaid heir, executors, obtainistrators or out of said State may, at chambers or otherwise, appoint a receiver with authority to take passession of said one and provide described premises to said mortgage. The said State may, at chambers or otherwise, appoint a receiver with authority to take passession of said one and provide sectionally collected. PROVIDED AUMANN NEWERTHELISES, and it is the true intent and meaning of the parties to these Prid mortgager—do and shall well and truly pay or cause to be paid unto the said: cortgagee—the delte or sum is due, according to the true intent and meaning of the said note—then this deed of bargain and sale shall cran its to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor WITHYNESS—THY hand and seal, this said the past of the limited states of the Indian delter of payment shall be made. WITHYNESS—THY hand surfered and twenty—Light and is the or the past of the Independence of the Unified States of America. Signed, Sealed and Delivered in the Presence of States of America. Signed, Sealed and Delivered in the Presence of States of America. Signed, Sealed and Delivered in the Aresence of States of America. Sworn to before me, this. As a D. 192 As On 192 A D. 193 A D. 192 A D. 193 A D. 19	
And if at any time any part of said debt, or interest thereon, be past due and unpaid bether described premises to said mortrague; or helit, executors, administrators or cort of said fixe may, at charders or outbereier, appoint a receiver, with authority to take postession of said pre- ne net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or executes; without li- mits and profits actually collected. PROVIDED, ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Pr- sid mortisager	me and reimburse.
And if at any time any part of said debt, or interest thereon, be past due and unpaid bether described premises to said mortrague; or helit, executors, administrators or cort of said fixe may, at charders or outbereier, appoint a receiver, with authority to take postession of said pre- ne net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or executes; without li- mits and profits actually collected. PROVIDED, ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Pr- sid mortisager	
here, executors, administrators or our of said mortgage. or "said State may, at chambers or otherwise, appoint a receiver, with authority to take pussersion of said mot said state may, at chambers or otherwise, appoint a receiver, with authority to take pussersion of said mot said profits, actually collected. PROVIDED, ALWAYS, NEVERTHERESS, and it is the true intent and meaning of the parties to those Profit mortgager,— the due and shall well and truly pay or cause to be paid unto the said cortigager. The debt or sum is full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and the made. WITNESS. THY MADE AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and the said that the said mortgagor. AND IT IS AGREED, by and the said parties, and said the said parties, within mritten Deed; and thatbe, with an and admentally parties of the within named. AND IT IS AGREED, by and the said parties of the within named. AND IT IS AGREED, by and the said parties of the within maned. AND IT IS AGREED, by and the said parties of the within maned. AND IT IS AGREED, by and the said parties of the s	
court of said State may, at charebers or otherwise, appoint a receiver, with authority to take possession of said are a net proceeds thereafter (after paying courts of collection), upon said debt, interest, coat of expenses; without hims and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Prediction of the true intent and meaning of the parties to those Predictions in full force and virtue. AND IT IS AGREED by and between the said parties, that the said mortgagor. AND IT IS AGREED by and between the said parties, that the said mortgagor. WITNINS THY hand and seal this the year of our Lord inserten hundred and twenty light the year of our Lord inserten hundred and twenty light the year of our Lord inserten hundred and twenty light and are fitte Independence of the United States of America. Signed, Scaled and Delivered in the Presence of W. J. Journal of the Within written Deed; and that he saw the within named M. J. Journal of the Within written Deed; and that he within written Deed; and that he within the paying of the Within written Deed; and that he within the County of the Within written Deed; and that he within the Orsell of the Within the County of the Within the Within written Deed; and that he within the County of the Within the Within the	hereby assign the rents and profits of the
the next proceeds thereafter (after paying costs of collection), upon said debt, interest, cost c: expenses; without he ested and profits actually collected. PROVIDED. ALWAYN. NEVERTHELESS, and it is the true intent and meaning of the parties to those Preside mortgager	or assigns, and agree that any Judge of the Circui
the net proceeds thereafter (after point costs of collection), upon said dobt, interest, cost of expenses; without he that and profits actually collected. PROVIDED, ALWAYS, NEVIGRTHELESS, and it is the true intent and meaning of the parties to those Profit mortgager	oremises and collect said rents and profits, applying
ents and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Profit mortgagor	
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Prid mortgager	2
id mortgagor	Presents that if
due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease ise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor	
ise to remain in full force and virtue. AND IT IS AGREED by and between the said parties, that the said mortgagor remises until default of payment shall be made. WITNESS They hand and seal this state within said in the orar of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of J. S. Barness. HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and dead, deliver the within written Deed; and thathe, with swall and as	
AND IT IS AGREED, by and between the said parties, that the said mortgagor Femises until default of payment shall be made. WITNESS OF My hand, and seal, this Att the year of our Lord inheteen hundred and twenty. Light and in the or are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of W. J. J. Greenville County. PERSONALLY appeared before me and dead, deliver the within written Deed; and that he saw the within named. M. J.	ase, determine and be utterly null and void, other
remises until default of payment shall be made. WITNESS. My hand and sead this the year of our Lord inneteen hundred and twenty. Light and in the or are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of W. J. Jowell Greenville County. PERSONALLY appeared before me d made oath that he saw the within named M. J. Joyana and in the or A. D. 192 SWORN to before me, this. Gay of Joyana (SEAL.) Notary Public for South Carolina. W. J.	
the year of our Lord sincteen hundred and twenty light and in the or are of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of U. S. Gawelle. HE STATE OF SOUTH CAROLINA. Greenville County. PERSOXALLY appeared before me did made oath that he saw the within named. M. M. Soor and that he within named. M. M. Soor and that he, with same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, with say of the same and deed, deliver the within written Deed; and that he, within the within the within written Deed; and that he, within the written Deed; and that he, within the written Deed; and that he are a least the written Deed; and that he are a least the written Deed; and that he are a leas	to hold and enjoy the said
are of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of W. J. Lowells Greenville County. PERSONALIY appeared before me d made oath thathe saw the within named. M. J. Journal M. J. J. Journal M. J. Journal M. J. Journal M. J. J	
A D. 192 SWORN to before me, this day of Justice Tensor South Carolina. SWORN to before me, this day of Justice Tensor South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. But and deed, deliver the within written Deed; and that he, with the state of the within samed. W. J.	day of Rept
A D. 192 SWORN to before me, this day of Justice Tensor South Carolina. SWORN to before me, this day of Justice Tensor South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. But and deed, deliver the within written Deed; and that he, with the state of the within samed. W. J.	one hundred and fifty - Second
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me act and deed, deliver the within written Deed; and that he, with swap of the saw the within named. SWORN to before me, this. day of the state of South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, obserbey certify unto all whom it may concern, that Mrs. if of the within named du upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an arsons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and e Premises within mentioned and released. GIVEN under my hand and seal, this. day of	
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me and deed, deliver the within written Deed; and thathe, with the saw the within named	
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me did made oath thatbe saw the within named. SWORN to before me, this. day of	odlett (L.S.)
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me act and deed, deliver the within written Deed; and thathe, with the saw the within named	(L. S.)
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me and deed, deliver the within written Deed; and that he, with sady of the state of the within named and seal, this day of the within named. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without ar resons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and estates within mentioned and released. GIVEN under my hand and seal, this day of A. D. 192. Notary Public for South Carolina. Notary Public for South Carolina.	(L. S.)
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me and deed, deliver the within written Deed; and that he, with the saw the within named and seal, this day of the within named. Greenville County. HE STATE OF SOUTH CAROLINA. Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fee of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without ar resons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and a Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 192. Notary Public for South Carolina.	(L. S.)
Greenville County. PERSONALLY appeared before me and made oath that he saw the within named of the made oath that he saw the within named of the made oath that he saw the within named of the within written Deed; and that he, with the saw the within named of the within written Deed; and that he, with the saw of the sa	(-1 2)
Greenville County. PERSONALLY appeared before me and made oath that the saw the within named to the within named	
Greenville County. PERSONALLY appeared before me and made oath that the saw the within named to the within named	MORTGAGE OF REAL ESTATE.
PERSONALLY appeared before me and made oath that he saw the within named M. S. South M. S. Sworn to before me, this. Sworn to before me, this.	
sworn to before me, this day of the within written Deed; and that he, with the sworn of the within written Deed; and that he, with the sworn of the within written Deed; and that he, with the sworn of the within written Deed; and that he, with the sworn of the within named had upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an ersons whomsoever, renounce, release, and forever relinquish unto the within named here. Heirs, and Assigns, all her interest and estate, and also all her right and the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 192 Notary Public for South Carolina.	
SWORN to before me, this. day of John Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, bereby certify unto all whom it may concern, that Mrs. ife of the within named. id upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an arrows whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and e Premises within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192. Notary Public for South Carolina.	
SWORN to before me, this	2
SWORN to before me, this	ith F.S. Barnes
SWORN to before me, this day of	
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Dehereby certify unto all whom it may concern, that Mrs If of the within named It of upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an arrsons whomsoever, renounce, release, and forever relinquish unto the within named Heirs, and Assigns, all her interest and estate, and also all her right and e Premises within mentioned and released. GIVEN under my hand and seal, this day of	withessed the execution factor.
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Dehereby certify unto all whom it may concern, that Mrs If of the within named It of upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an arrsons whomsoever, renounce, release, and forever relinquish unto the within named Heirs, and Assigns, all her interest and estate, and also all her right and e Premises within mentioned and released. GIVEN under my hand and seal, this day of	
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Derectory certify unto all whom it may concern, that Mrs	owell.
Greenville County. I, Purchase Money mit q., hereby certify unto all whom it may concern, that Mrs. fe of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an arsons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and e Premises within mentioned and released. GIVEN under my hand and seal, this. day of	
Greenville County. I, Purchase Money mit of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an arsons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and the Premises within mentioned and released. GIVEN under my hand and seal, this. day of	
Greenville County. I, Purchase Money mit q., hereby certify unto all whom it may concern, that Mrs. fe of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an arsons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and e Premises within mentioned and released. GIVEN under my hand and seal, this. day of	
Greenville County. I,	
Greenville County. I,	
Greenville County. I, Purchase Money mit of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an arsons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and the Premises within mentioned and released. GIVEN under my hand and seal, this. day of	RENUNCIATION OF DOWER.
I,	
hereby certify unto all whom it may concern, that Mrs	•
fe of the within named	
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without are sons whomsoever, renounce, release, and forever relinquish unto the within named	
Heirs, and Assigns, all her interest and estate, and also all her right and estate within mentioned and released. GIVEN under my hand and seal, this	
Heirs, and Assigns, all her interest and estate, and also all her right and estate. GIVEN under my hand and seal, this	
Premises within mentioned and released. GIVEN under my hand and seal, this	
CIVEN under my hand and seal, this	
GIVEN under my hand and seal, this	d claim of Dower, of, in, or to, all and singular
day of	
Notary Public for South Carolina.	
Notary Public for South Carolina.	
	•
4	
Recorded Lept, 7th, at 9:35. Orm	