And if at any time any part of stid doll, or interest thereon, he past due and expedit, before the same recognition of the same recognition to the same of the sam	TO HAVE AND TO	HOLD, all and singular, the said Premises unto	ents and Appurtenances to the said Premises belonging, or in anywise incident or appertaining. The said
The Company of the said Personse cuts the said. And the said sortinger agrees to insure the house and buildings or said tot in a cum not less than. And the said sortinger agrees to insure the house and buildings or said tot in a cum not less than. And the said sortinger agrees to insure the house and buildings or said tot in a cum not less than. Dollars, in a company or composite artificities or to the same or any part therefore. Dollars, in a company or composite artificities or to the mortgager, and that in the centre that the nortgager, and keep the same insured the said mortgager may cross the same and reinburse. The premium and expresse of such insurance under this mortgage, with interest. And if at any time any part of said dols, or interest thereon, he past due and unpole, for the premium and expresse of such insurance under this mortgage, with interest of the above described premises to call mortgager, with interest thereon, and agree that any place of the Cronic Court of said State may, at chambers or otherwise, against a receiver, with antiversor. Administrators or Ausigns, and agree that any place of the Cronic Court of said State may, at chambers or otherwise, against a receiver, with antiversor. Administrators or Ausigns, and agree that any place of the Cronic Court of said State may, at chambers or otherwise, against a receiver, with antiversor of subjects to the said state that the court and profits ortally collected. PROVIDED AUXAYS secretables, and it is the tree insert and meaning of the parties to these Presents, that if an active the said state of the said state of the said state of collection of possible to remain in fall force and virtue. AND IT IS AGREED, by an defense of the turn interest and virtue. AND IT IS AGREED, by a defense of the said state that the said mortgager. The County of Creamine and the case of Swith Cronics, sign, and and in the one hundred and from the presence of its by the order of the said state of the said of congruence of the United States. Signed, Sca	corporation a	bee eland	his Heirs and Assigns forever. And it does
In the same contents of the same or any part of set of the same of	ereby bind	itself	, its successors and assigns, to warrant
Dollars, in a company or companies assistances by the mortgagee, and keep the same insured to loss or faringe by fire, and arigo the policy of insurance to the said mortgagee; and that in the ceret that the mortgagee, and keep the same insured to loss or faringe by fire, and arigo the policy of insurance to the said mortgagee; and that in the ceret that the mortgagee, with time fall to do so, then a said mortgagee may cause the same to be insured in the ceret that the mortgage with interest. And if at any time any part of stid dock, or interest thereon, be past due and unpaid, Mental Corp. Industry assigns the rents and profits the above described premiums to said necettage, or said state that any faller of the Circuit Corr. Or said State may, at chambers or otherwise, appoint a receive, with andmority to take possession of said state and agree that any faller of the Circuit Corr. Or said State may, at chambers or otherwise, appoint a receiver with andmority to take possession of said state that any faller of the Circuit Corr. Or said State may, at chambers or otherwise, appoint a receiver, with andmority to take possession of said state that any faller of the Circuit Corr. Or said State may, at chambers or otherwise, appoint a receiver, with andmority to take possession of said said yet any application of the control of the correct of the correct there are any profits are all the said mortgage. Health of the said mortgage, and the said mortgage or cause to be said state the said mortgage, and the cold of torgain and said each of the said mortgage. The control of the correct thereon, it any the dock according to the tree intent and meaning of the said soft, the said mortgage the dock or sum of money and the tention, it is the dock or sum of money and of the correct of the said soft of the sa	d forever defend all and s	singular the said Premises unto the said	
Dollar, in a company or companies activisatory to the mortgagee, and keep the same insured one loss or durange by fire, and assign the policy of insurance to the said mortgagee; and that in the cevent that the mortsagee will at any time fail to do so, then a said mortgagee may cause the same to be insured in manual and expense of such insurance under this mortgage, with interest. And if at any time any part of stid debt, or interest thereon, be past due and unpuid, Metal City Metal City Acceptage, with interest, the above described promines to said rocttages, or the said mortgage, and steepers of such insurance under this mortgage, with interest, the above described promines to said rocttages, or the said mortgage and steepers of the said steepers of the said and seventh therefore (refer paging and seventh surface). PROVIDED ANAWAYs, recreations, and it is the rese intent and meaning of the parties to these Presents, that if the said mortgage, which interest thereon, it may the said mortgage, observable and shall well and tonly pay or cause to legal acts the said mortgage the debt or sum of money of the said mortgage, or the said mortgage. AND FIS AGREED, by and the day of the said mortgage. The said mortgage, and shall well and tonly pay or cause to legal acts the said mortgage the debt or sum of money of the said mortgage. The said mortgage may act to the said mortgage. The said presents to remain in full force and written. AND FIS AGREED, by and the day of the said mortgage. The said presents to remain in full force and written. AND FIS AGREED, by and the contractive the said acts of the said mortgage. The said presents to be subscribed by its duly and only pay or cause to legal acts the said mortgage the debt or sum of money and the said mortgage. The said presents to remain in full force and written. The said presents to be subscribed by its duly and note to the said note to the said mortgage. The said presents and the said presents to be subscribed by its duly and note to the mortgage and the	H.C.	Cleveland	his Heirs and Assigns, from and against
Dellar, in a company or companies satisfactory to the mortgance, and keep the same instance most loss or damage by for, and arisen the policy of insurance to the said mortgance; and that in the event with the mortgance whall at any time fall 0 do so, then as said mortgance may cause the same to be insured in	was lawfully claiming or to	Itsel	its Successors and Assigns and every person whomso-
Dallars, in a company or companies satisfactory to the mortgages, and these the said mortgages; and that in the count that the mortgages said is only time fall to do so, then he said mortgages may cross the same to be insured in the said mortgages; and that in the count that the mortgages said is only time fall to do so, then he said mortgages may cross the same to be insured in the said mortgages; and that in the count that the mortgages said is only time fall to do so, then he said mortgages may cross the same to be insured in the companies of the companies o		•	
from loss or damage by fee, and assign the policy of insurance to the said mortgagee may cause the saure to be insured in fee premium and expense of such insurance under this mortgage, with interest. And if at any time any part of stid debt, or interest thereon, be past due and unpoid, Saud Creft Accessory assigns the rems and profits in the shower described premises to said uncrease, or a feet of the free of the fire of the Creat Court of said State reasy, at chambers or otherwise, appoint a receiver, with authority to take possession of said derenses and collect said rents and profits, applying the net proceeds therefore (after gaying cost of collection) upon said debt, interest, costs or expenses; without adversaries and profits, analysing collected. PROVIDED ALWANS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if, the said mortgage, does not death with interest thereons, if at he said mortgage, does not death with interest thereons, if at he said mortgage, does not death with the said mortgage in the said mortgage. AND IT IS AGREED, by and between the said gardies that the said mortgage. AND IT IS AGREED, by and between the said gardies that the said mortgage. On this, the last described the said free and the said mortgage. On this, the last described the said free said said free and the said mortgage. Free Carrolland of the Prevents to be subscribed by its duly as an horized officers on this, the last described the said mortgage. Free Carrolland Always and these prevents and in the one hundred and these Prevents to be subscribed by its duly as an horized officers on this, the last described the said mortgage. Free Carrolland Always and these Prevents to be subscribed by its duly as an horized officers On this, the last described by the said free said fr			Dollars, in a company or companies satisfactory to the mortgagee, and keep the same insured
To the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of stid deit, or interest thereon, be past due and unpuid, Sected Creft december assigns the rents and profits of the above described premises to said mortgage, or december of the target for the any Judge of the Creat Coret of said State may, at chambers or otherwise, appoint a receiver, with analysis to advance the any Judge of the Creat Coret of said State may, at chambers or otherwise, appoint a receiver, with analysis to a control the creat of the Creat Coret of said State may, at chambers or otherwise, appoint a receiver, with analysis to a control to the caption and the Creat Coret of the Coret Coret of the Creat Coret of the Crea	from loss or damage by fi	re, and assign the policy of insurance to the sai	id mortgagee; and that in the event that the mortgagor shall at any time tail to do so, then
And if at any time any part of stid dols, or interest thereos, he past due and unpaid, Jack Ore described premises to said morteages or the shore described premises to said morteages or the shore described premises and solider said cress and profits applying the net proceeds thereafter (after paying cost of collection) upon said delic, interest, costs or expenses; without is ability to account for may frings more than the restant and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. The said mortgage, does and shall well and truly pay or cause to be paid into the said mortgage the delit or sum of money interest, with interest thereon, it may be due, according to the true intent and meaning of the said not, then this deed of bargain and sale shall cease, determine the tetrety half and veid; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to he subscribed by its duly and collection of the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to he subscribed by its duly and mortgage and the hundred and twenty. In the part of our Lord one thousand nine hundred and twenty. Year of our Lord one thousand nine hundred and twenty. Year of the Sovereignty and Independence of the United States. Signed, Scaled and Delivered in the Presence of: Year of the Sovereignty and Independence of the United States. Signed, Scaled and Delivered in the Presence of: Year of the Sovereignty and Independence of the United States. Year of the Sovereignty and Independence of the United States. Year of the Sovereignty and Independence of the United States. Year of the Sovereignty and Independence of the United States. Year o			
of the above described premises to eaid mortgages, or Administrators of Administrators of Administrators of Administrators of Collection of Said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said profits, applying the set proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without ability to account for raphing more than the trust and profits canally collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. The said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgage the debt or sum of money aftersaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be uterly null and void; otherwise to remain in toll force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgager. To hold and enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to he subscribed by its duty authorized afficers On this, the	•		
Assigns, and agree that any Judge of the Creent Cover of said State may, at chambers or otherwice, appoint a recentry, with authority to take possession of said state may, at chambers or otherwice, appoint a recentry, with authority to take possession of said contents of mything more than the veris and profits actually collected. PROVIDED ALWAYS, necercheckes, and it is the true intent and meaning of the parties to these Presents, that if. PROVIDED ALWAYS, necercheckes, and it is the true intent and meaning of the parties to these Presents, that if. PROVIDED ALWAYS, necercheckes, and it is the true intent and meaning of the parties to these Presents, that if. AND IT IS AGRIEED, by and between the said parties that the said mortgagor. AND IT IS AGRIEED, by and between the said parties that the said mortgagor. AND IT IS AGRIEED, by and between the said parties that the said mortgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. On this, the On this, the Jet Jet	And if at any time	any part of stid debt, or interest thereon, be pa	ast due and unpaid, And Corp. due hereby assigns the rents and profits
isability to account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgages, the death of the provided of the said mortgages the death or sum of money aforesaid, with interest thereoe, if any be day, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be atterly radii and voicile to the rend without and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be atterly radii and voicile there in 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. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. On this, the Associated and twenty. And I WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. When the said presents to be subscribed by its duly authorized officers. Signed, Scaled and Delivered in the Freence of: When the one hundred and for the subscribed and twenty. By the Cauvalando Ameliana, Paulana, Paul	Assigns and agree that any	Judge of the Circuit Court of said State may.	at chambers or otherwise appoint a receiver, with authority to take possession of said
the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money and the uterly nall and void; otherwise to remain in full force and virtue. 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. To hold and enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers on this, the Late day of Metrembers in the one hundred and these Presents to be subscribed by its duly authorized officers on this, the Late day of Metrembers in the parties of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: When Brance Research is the Research of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the prish of the saw H. D. Hortmann, are principlent and the corporate seal, and as the act and deed of said corporation, deliver the prish of the saw H. D. Hortmann, are principlent and the corporate seal, and as the act and deed of said corporation, deliver the prish of the saw H. D. Hortmann, are principlent and the said with its corporate seal, and as the act and deed of said corporation, deliver the prish of the saw of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the prish of the saw of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the prish of the saw of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the prish of the saw of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the prish of the same of the said corporatio	premises and collect said ren liability to account for anyth	its and profits, applying the net proceeds thereining more than the rents and profits actually c	after (after paying cost of collection) upon said debt, interest, costs of expenses; without collected.
increasing with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine and be utterly null and void; otherwise to remain 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. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers. On this, the	PROVIDED ALWAY	S, nevertheless, and it is the true intent and	meaning of the parties to these Presents, that if
AND IT IS AGREED, by and between the said parties that the said mortgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be bereinto affixed and these Presents to be subscribed by its duly authorized officers on this, the on this, the	foresaid with interest there	on, if any be due, according to the true intent	t and meaning of the said note, then this deed of bargain and sale shall cease, determine,
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers on this, the on this, the year of our Lord one thousand nine hundred and twenty year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: W. M. Bernyer By H. D. Northman, Reserved France of Greenville. PERSONALLY appeared before me The Direction of Greenville. PERSONALLY appeared before me The Stanger written mortgage, and that he, with W. Mathima SWORN to before me, this. day of Hothers A. D. 192 & H. W. M. Brayer A. D. 192 & H. W. M. M. Brayer A. D. 192 & H. W. M. Brayer A.	•		
and in the one hundred and frequency of the United States. Signed, Sealed and Delivered in the Presence of: Dr. Mr. Bryer Watture Ester Thate of South Carolina, County of Greenville. PERSONALLY appeared before me to be made of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the Athin County of Delivered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the Athin County of Creene, this day of Monthshall A. D. 1926 H. Watture Ester A. D. 1926			
Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of:	IN WITNESS WHE	REOF, the said granting corporation has cause	red its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly au-
Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: By H. D. Northway, President		REOF, the said granting corporation has cause	red its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly au-
Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Swort and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed and Delivered in the Presence of: Swort and Sealed an	thorized officers		
Signed, Sealed and Delivered in the Presence of: Po Min Brayer By H.D. Horkman, president and A. Morkman, president and made oath that the saw H.D. Horkman, as president and H. M. Halters as Secretary a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the yithin written mortgage, and that he, with H. Halters & Sworn to before me, this day of Morenature (L. S.) A. D. 192 6 H. Walterin Ester (L. S.)	thorized officers	on this, the	day of Movember in the
STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. A. D. M. Bray &	thorized officers	nd nine hundred and twenty-	day of Movember in the and in the one hundred and fifty find
STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. A. D. M. Kray &	thorized officers	nd nine hundred and twenty-	day of Movember in the and in the one hundred and fifty fine
County of Greenville. PERSONALLY appeared before me. A. D. President and A. M. Haltur as Secretary and accorporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the Athrus Estel witnessed the execution thereof. SWORN to before me, this. day of Morenbew A. D. 1926 H. Watkrus Ester (L. S.) A. D. 1926 H. Watkrus Ester (L. S.)	thorized officers	nd nine hundred and twenty-	day of Movember in the and in the one hundred and fifty fine
County of Greenville. PERSONALLY appeared before me. A. D. M. L. Kray ev	thorized officers	nd nine hundred and twenty-	day of Movember in the and in the one hundred and fifty fine
written mortgage, and that he, with H: Watkur Ester witnessed the execution thereof. SWORN to before me, this A. D. 192 6. H. Watkur Ester (L. S.) H. D. M. Bray ev.	Signed, Sealed and De	nd nine hundred and twenty- Six	day of Movember in the and in the one hundred and fifty fine
written mortgage, and that he, with H: Watkur Ester witnessed the execution thereof. SWORN to before me, this A. D. 192 6. H. Watkur Ester (L. S.) H. D. M. Bray ev.	Signed, Sealed and De White Marketine STATE OF SOUTH CAR County of Greenville	nd nine hundred and twenty	day of Movember in the and in the one hundred and fifty June! The Carollando Sancetment Corp. By H. D. Norkman, president and H. M. Halters, Secretary
written mortgage, and that he, with H. Hatkur Ester witnessed the execution thereof. SWORN to before me, this A. D. 192 6 A. D. 192 6 H. Hatkur Ester (L. S.) H. D. M. Bray ev.	Signed, Sealed and De White Marketine STATE OF SOUTH CAR County of Greenville	nd nine hundred and twenty	day of Movember in the and in the one hundred and fifty June! The Carollando Sancetment Corp. By H. D. Norkman, president and H. M. Halters, Secretary
day of Movember A. D. 1926. H. Watking Estes (L. S.) The D. Mr. Bray ev.	Signed, Sealed and De White Marketine STATE OF SOUTH CAR County of Greenville	nd nine hundred and twenty	day of Movember in the and in the one hundred and fifty June! The Carollando Sancetment Corp. By H. D. Norkman, president and H. M. Halters, Secretary
H. Watking Estes (L. S.) Th. D. Min Brayer.	Signed, Sealed and De What Marketine STATE OF SOUTH CAR County of Greenville PERSONALLY appear a corporation chartered unde	non this, the	day of November in the and in the one hundred and fifty June to the United States. The Carolando Sincetment Corp. By H. D. Norkman, prendent and H. M. Halters Secretary. and made oath that least and M. M. Halters are Secretary. In, seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with the seal
H. Watking Estes (L.S.) Th. D. M. Brayev.	Signed, Sealed and De White Marketter STATE OF SOUTH CAR County of Greenville PERSONALLY appear a corporation chartered unde	non this, the	day of November in the and in the one hundred and fifty June to the United States. The Carolando Sincetment Corp. By H. D. Norkman, prendent and H. M. Halters Secretary. and made oath that least and M. M. Halters are Secretary. In, seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with the seal
Notary Public for South Carolina.	Signed, Sealed and De Water STATE OF SOUTH CAR County of Greenville PERSONALLY appear a corporation chartered unde written mortgage, and that he	non this, the	day of November in the and in the one hundred and fifty June to the United States. The Carolando Sincetment Corp. By H. D. Norkman, prendent and H. M. Halters Secretary. and made oath that least and M. M. Halters are Secretary. In, seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with its corporate seal, and as the act and deed of said corporation, deliver the within the seal with the seal
	Signed, Sealed and De Water of Our Lord one thousa Signed, Sealed and De Water of STATE OF SOUTH CAR County of Greenville PERSONALLY appear The saw A Corporation chartered unde written mortgage, and that he SWORN to before me, day of A Corporation	non this, the	day of Movember in the and in the one hundred and fifty Jimel. The Carollando Ensetment Corp. By H.D. Norkman, Assistant and Heart and Heart and H. M. Halters as Scentary. And H. M. Halters as Scentary. In, seal with its corporate seal, and as the act and deed of said corporation, deliver the yithin and the execution thereof.
	Signed, Sealed and De Water of our Lord one thousa Signed, Sealed and De Water of South Car County of Greenville PERSONALLY appear The saw Corporation chartered under Written mortgage, and that he SWORN to before me, day of Market	non this, the	day of Movember in the and in the one hundred and fifty fined. The Carolando Ensetment Corp. By H.D. Norkman, Areaded and H. M. Halters , Secretary and made oath that lent and H. M. Halters as Secretary n, seal with its corporate seal, and as the act and deed of said corporation, deliver the yithin and the execution thereof.