And C. Deman, Inchillation and Anthony, from the against the acceptance of the control of the inchinging on self and the state of pages thereton.  And the tal modesquee		to warrant and forever defend all and singular the said Premises unto the said
And to care created in the pagement of this clist of search and general content of the content o	ster G. Furman, his Heirs and Assigns, from and against the mortgagor,	$\Lambda$ .
remain or degree of accurate part in a membrane could come a present remain and the membrane could be present as the country of the present and the present and the country of the present and the present and the country of the present and the present and the country of the present and the present and the country of the present and th	msoever lawfully claiming or to claim the same or any part thereof.	
company or immunous nationation to the construction company or immunous nationates to the management of the company of the com		( A control of the co
monthquest, promised, or any part further, or shall, and may be as will for the any consequence, which makes the more approach of the m	company or companies satisfactory to the mortgagee (which term, as hereinatter to assign and deliver to the mortgagee the policies of insurance on said building the mortgagor shall at any time fail to comply with this provision, then the premium and expenses of such insurance, with interest thereon under this mortgagor	r used, shall be understood as referring to the said Alester G. Furman and his assigns), ags, and to assign any other insurance taken out on said buildings. And, in the event mortgagee may cause the same to be insured in his name and reimburse himself for
THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  PRESONAL Was a sequence before and sequence with the state and deed where the sequence before and sequence with the state and sequence	mortgaged premises, or any part thereof, it shall and may be lawful for the saisuch taxes, charges, or assessments, with any expenses attending the same, and with interest thereon, without notice or demand, and that same shall be a lien up	id mortgagee, without notice to or demand upon the mortgagor, to pay the amount any amount so paid, the mortgagor covenants and agrees to pay to the said mortga-
In the served of the passages after the date of this merchage of any as we that a State of Scotal Incomes, may any and indexes on changing in any any as the most of the state of contrage on the state of the purpose of the same and any and the state of contrages on the state of the purpose of the same and any and the state of the	or hereby assigns the rents and profits of the above described premises to the mbers, or otherwise, appoint a receiver with authority to take possession of saily the proceeds to the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, without the payment of said debt, interest, costs and expenses, and the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, interest, costs and cost of the payment of said debt, and cost of the payment of the paymen	e mortgagee, and agrees that any Judge of the Circuit Court of said State may at aid premises and collect the rents and profits, and after paying costs of collection,
THE STATE OF SOUTH CAROLINA,  PROBATE  AND THE STATE OF SOUTH CAROLINA,  When and deal was a state of the sta	ation, any lien thereon, or changing in any way the laws for the taxation of mortgation of any such taxes so as to affect in any manner whatsoever this mortgage or either with interest due thereon, shall at the option of the mortgagee, without no	ages or debts secured by mortgage for State or local purposes, or the manner of co- the interest of the mortgages, the whole of the principal sum secured by this mortgage,
WINNESS Mande of charges.  The state of charges.  And the content of the freedom of the content	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning v pay or cause to be paid unto the said mortgagee the debt or sum of money and	oresaid, with interest thereon, if any be due according to the true intent and meaning
theresend, and not market grants. Attended the control of the cont	- 11-11-11-11-11-11-11-11-11-11-11-11-11	
(1, S.) (1, S.	thousand, nine hundred and twenty mine and in the	
(L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA,  PROBATE  As we the within transie.  As and deed deriver the within written deed, and that the within samel deed the second of the state of the second of the		
PERSONALLY appeared before me.  She saw the wittin named.  The STATE OF SOUTH CAROLINA,  Notary Public for S. C.  RENUNCIATION OF DOWER.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom mentioned and released.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify anto all whom it may concern that Mrs.  A Notary Public for S. C., do hereby tify and the whom the within mentioned and released.  A SSIGNMENT OF MORTGAGE  County of Greenville.  Notary Public for S. C., do hereby transfer, set over and assign unto.  Witness my hand and seal thin.  A SSIGNMENT OF MORTGAGE  County of Greenville.  A Notary Public for S. C.  A SSIGNMENT OF MORTGAGE  County of Greenville.  A Notary Public for S. C.  A SSIGNMENT OF MORTGAGE  County of Greenville.  A Notary Public for S. C.  A SSIGNMENT OF MORTGAGE  County of Greenville.  A Notary Public for S. C.  A SSIGNMENT OF MORTGAGE  County of Greenville.  A Notary Public for S. C.  A SSIGNMENT OF MORTGAGE  County o	(for all for all some	(I. S.)
PERSONALLY appeared before me.  She saw the within named.  She saw the within named.  She saw the same of the same	f the factorial of the	(L. S.)
PERSONALLY appeared before me.  She saw the within named.  On seal and as		(L. S.)
PERSONALLY appeared before me.  She saw the within named.  On seal and as	THE COLUMN OF COLUMN CAROLINA	DDOD A WE
She saw the within named  act and deed deliver the within written deed, and that due, with.  Sworns to before me, this  Sworn to before me, this  AR  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  A Notary Public for S. C., do hereby  tify unto all whom it may concern that Mrs  wife of the within named.  Given under my hand and seal, this  Given under my hand and seal, this  Office of the within before the this  Notary Public for S. C.  Recorded  ASSIGNMENT OF MORTGAGE  County of Greenville.  For value received, I do he which it secures.  Witness my hand and seal this  In presence of  (L. S.)  NATE OF SOUTH CAROLINA,  County of Greenville.  Per value received, I do he which it secures.  Witness my hand and seal this  Assignment  who, being duly sworn,  with mortgage and the note which it secures.  Witness my hand and seal this  (L. S.)		PROBATE
Assignment of Morroage and the which is sources.  Witness of June 1992  Assignment of the within named.  Assignment of the rithin named.  Assignment of Morroage.  Assignment of Morroage.  Assignment of Morroage.  Assignment of Morroage.  Assignment,  who, being disty sworn,  who, being disty sworn,  with norting and the swith.  And thathe with.  And thathe with.  Assignment,  who, being disty sworn,  who before me this.  you define the secution thereof.		
Sworn to before me, this.  Wilnessed the execution thereof.  RENUNCIATION OF DOWER.  RENUNCIATION OF DOWER.  RENUNCIATION OF DOWER.  Notary Public for S. C. do hereby this unned and supplied and separately examined by me, did update that she does freely, voluntarily, and without any compunition, dread or fear of any one aprenance without named Alsered Currman, his Heiri and Assigns, all ber interest and extate and call her right and claim of Dower of, in or to all and singuin his Termines within mentioned and released.  See and, upon being privately and separately examined by me, did update that she does freely, voluntarily, and without any compunition, dread or fear of any one of all her right and claim of Dower of, in or to all and singuin his Termines within mentioned and released.  See and, upon being privately and separately examined by me, did update that she does freely, voluntarily, and without any compunition, dread or fear of any one of all her right and claim of Lower of, in or to all and singuin his Termines within mentioned and released.  Recorded  Recorded  Recorded  ASSIGNMENT OF MORTGAGE  County of Greenville.  For yather received, I do hereby transfer, set over and assign unto.  Witness my hand and seal this.  May of		m - 1/1
Sworn to before me, this.  192  Whary Public for S. C.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER  A Notary Public for S. C., do hereby tity unto all whom it may concern that Mrs.  John to the within named of the within named of all the right and degalare that she does freely, voluntarily, and without any compunion, dread or fear of any son or persons whomever, renounce, release and forever relinquish unto the within named alter of. Eurman, his Heiri and Assigns, all her interest and estate and on liber right and datain of Dower of, in or to all and singularing tensines within mentioned and release.  Given under my hand and seal, this.  Motary Public for S. C.  Recorded.  192  A SIGNMENT OF MORTGAGE  County of Greenville.  For value received, I do hereby transfer, set over and assign unto e within mortgage and the note which it secures.  Witness my hand and seal this.  day of  In presence of  (L. S.)  PERSONALLY appeared before me.  Sworn to before me this.  Witnessed the execution thereof.  Sworn to before me this.  Witnessed the execution thereof.		
Motary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I	Sworn to before me, this	
The second of the second of the secures.  Witness my hand and seal this.  To receive that the secures.  Witness my hand and seal this.  To SOUTH CAROLINA,  County of Greenville.  For SOUTH CAROLINA,  County of Greenville.  To realer experiments of the secures.  Witness my hand and seal this.  The secured of the secures.  Witness my hand and seal this.  The secured of the secures.  Witness my hand and seal this.  The secured of the secures.  Witness my hand and seal this.  The secured of the secures.  Witness my hand and seal this.  The secure of the secures of the secures.  Witness my hand and seal this.  The secure of the secure of the secures.  Witness my hand and seal this.  The secure of the secures of the secures.  Witness my hand and seal this.  The secure of the secure of the secures of the secures.  Witness my hand and seal this.  The secure of the secure of the secure of the secures.  Witness my hand and seal this.  The presence of the secure of	AM Audans REST	fearing Co. Dunalisa
tify unto all whom it may concern that Mrs.  wife of the within named.  In presence of   It is the within named.  Of the within named.  It is the within named.  It is the withi		RENUNCIATION OF DOWER.
wife of the within named	I, All the Mrs Andrews it may concern that Mrs	
Notary Public for S. C.  Recorded	wife of the within named	that she does freely, voluntarily, and without any compulsion, dread or fear of any within named Alester G. Furman, his Heirs and Assigns, all her interest and estate and
Notary Public for S. C. (L. S.)  Recorded	(/- 19)	Rasina & Campell
ASSIGNMENT OF MORTGAGE County of Greenville.  For value received, I do hereby transfer, set over and assign unto e within mortgage and the note which it secures.  Witness my hand and seal this	Dr. Mudgens (L. S.) V	
County of Greenville.  For value received, I do hereby transfer, set over and assign unto  e within mortgage and the note which it secures.  Witness my hand and seal this	Recorded 1929, at 1929	2:30 o'clock M.
within mortgage and the note which it secures.  Witness my hand and seal this	<b>.</b>	ASSIGNMENT OF MORTGAGE
County of Greenville.  PERSONALLY appeared before me	e within mortgage and the note which it secures.	
County of Greenville.  PERSONALLY appeared before me	Witness my hand and seal thisday ofday	
County of Greenville.  PERSONALLY appeared before me		
County of Greenville.  PERSONALLY appeared before me		(L, S.)
ys thathe saw Alester G. Furman sign, seal and as his act and deed deliver the above written deed of assignment, and thathe with		(ц. 5.)
Sworn to before me this	TATE OF SOUTH CAROLINA,	
Sworn to before me this	County of Greenville.  PERSONALLY appeared before me	he above written deed of assignment,
(L, S.)	COUNTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me	he above written deed of assignment,
Notary Public for S. C.	County of Greenville.  PERSONALLY appeared before me	he above written deed of assignment,
	County of Greenville.  PERSONALLY appeared before me	he above written deed of assignment,

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