This Morgage Assigned to Achie M. May.
on. 8th. day of ... Meller 1927. Assignment to
in Vol. 192. of R. E. Mortgages on Page ... 1. a.t. 1.

THE STATE OF SOUTH CAROLINA,)

COUNTY OF GREENVILLE.

WITERIAS. The sale of South Carolina of the State of South Carolina of the writing of even dair with these presents. In our by control of the sale with these presents. It is not be sale of the sale of South Carolina of the South Carolina of	TO ALL WHOM THESE PR	RESENTS MAY CONC	ERN:					a .	Q
The writing of even date with these orwanis. The writing of even date with these orwanis. The writing of the writing of the word and transport of the word of th	WHEREAS,	, tl	ne said. Hig	hland	l Decu	rités (Joepa	ration	Greeting:
per centum to be compared and paid. Leading the period of				- //-		·	· · · · · · · · · · · · · · · · · · ·		
per centum to be compared and paid. Leading the period of	note in writing, of even date w	rith these presents,	in and by	D IS PAID I	weil and trul	certain	J-V	patila	m
per centum to be compared and paid. Leading the period of	Seventy-fr	re (\$ 3 7	REBY SECUR	ollars to be	and just sum	of Inell	after	dote	ud-
per centum to be compared and paid. Leading the period of	<u> </u>	THE DEBT	THIS	195			U		
interest not just when due to been increase personally of received and in the process of the pro	with interest thereon from	FULL	Alta	W. To	Jk.	at the ra	ute of 8		
of soil cases the mortgage in promise to pay affords and before, in the processing of the indefectness, and normal in the mortgage in the compact of the interfectness of the processing in the compact of the interfectness of the payment thereof to the said. NOW, KNOW ALL MEN. That the said of the said of the said of the said of the better securing the payment thereof to the said. The Manufallan the said of the	interest not paid when due to be evidenced by said note to becon its maturity, should be placed in	ear interest at same rate ne immediately due, A n the hands of an attori	as printiper; and	if thy portion of tolder hereoff who ection, ar will for	may sue thereon	and foretlose this should be deemed b	wast due and un mortgage; and w the holder th	paid, the whole in case said no ereof necessary	amount ote, after
Corporation If it consideration of the said debt and sum of money aforesaid and for the better securing the payment thereof to the said. I. I. Mauldun eccording to the grows of the said mote, and also in consideration of the further sum of Three Dellars, to. High alauld Sleggiff the Corporation If all alauldun It is all all the said of the grows of the said by east and so the said by east and before the fund of sum of the said of	of said cases the mortgagor predetedness, and to be secured un	romises to pay accosts nder this mortgage as a	and expenses, in part of said debt	dith 10 per cen	of the indebtedn	ess, a attorney's fe	es, this to be ad	ded to the mor	in either tgage in-
the said Aland Glay pittle Corporation Analysed and troly paid by said. I - Maulale hard properties and troly paid by said. I - Maulale hard properties, the regist where is, hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, self and release the basis of land in the cally of kelepholic little and certain loss of land in the city of kelepholic little and state appears to properties of the control of the company and designate look in the little of kelepholic look in the control of the c	Corporati	in U	or l,	, the said.	in in	consideration of the	e said debt and	sum of money :	aforesaid,
iscuing of these Presents, the receipt whereof is, hereby acknowledged, have granted, bargained, sold and release mot the said. It for Maulaux his height and assigned the certain lot of land in the cility of keeperville unity and Italia afversaid. Theiring Kurofin faund devicements which is, on a plant of kreening Kurofin faund devicement with its 10, on a plant of kreening Kurofin faund plant of keeperville and the plant of the control				further sum of T	hree Dollars, to	if		,	the said
paring of these Presents, the receipt whereof is, hereby acknowledged, have granted, bargained, sold and release mo the said. If I mailian his, heirs and assigned the left of keelenville with and I state appearaged. Policy Knowledge of keelenville with and I state appearaged. Policy Knowledge of Keelenville with as 10, on a plant of productly of II. The I would not be a productly of II. The I would not be a productly of II. The I would not be a productly of II. The I would not be a productly of II. The I would not be a plant of the paring of the product of the plant of the I would not be a plant of	Highland.	Seguet	us Coe	poral	w			······································	
el that certain los of land in the City of Reservible unty and State appeared being known and designate loss in the City of the Skelton. Condition of the State of the Skelton county, in play of Joseph Joseph County in play a more completed descriptions.	igning of these Presents, the re	said	acknowledged, hav	e granted, bargaine	d, sold and releas	ed, and by these Pro	esents, do grant,	at and b bargain, sell an	efore the id release
Robbits 10, on a plot of property of Dl. Theton. Coeded in A. M.C. office for Greater To wait play cook I saye 51, reference feing craved to said play a more complete descriptions in a more complete descriptions		retary lo	t of la	nd in	the	Cily of	kree	nville	
Lett. 1. C. 3. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	lok no 10,	State a	lot of	id. Tol	ety of	soyn .	and c	xeriqu	lote
The Man Wall of the Control of the C	coeded in	A.M.C.	ffice of	toe y	reference	lle Coi	uty,	in f	Los
The Man Wall of the Control of the C	a more	Comple	tel des	criptu					
The Man	3								
	in the second se								
	1-4-W								
A Company of the comp									
	12/2								
	3								
	and the Contract of the Contra								