20 HATE AND TO HOLD, all and singular, the said Premises unto the said 12 Johnson Mary 13 Heirs and Areigns, herever, And 14 Heirs, Essections and Ad 15 warrand and forever defend, all and singular-like said premises much the said 16 warrand and forever defend, all and singular-like said premises much the said 18 Johnson Mary 18 Heirs, Percenters, Administratures and Ansigns, and every person whomsover lawfully defaulting, or to do the the same and year thereof. And the said Mortgager agree to insure the house and buildings on said let to a non not less than 19 John, and a saign the policy of incannee to be said moretages and that in the event that the same insurant from it 19 John, and a saign the policy of incannee to be insured to merchanger and that in the event that the same groupe. 10 John, and a saign the policy of incannee to the said moretages and that in the event that the same groupe. 10 John and expense of such insurance under this marigage, with interest. And if all any time say part of vails debt, or interest thereon be past doe and unpoid. 10 John above described premises to said moretages are the same insurance and releasures. 10 John above described premises to said moretages are the same insurance and releasures. 10 John above described premises to said moretages are the same insurance and releasures of the above described premises to said more and the said moretages. 10 John and the same and said said war of the same insurance of the above described premises to said said results of the reason and the said more analysis. The said debt of said results of the reason and the said more analysis. The said debthy to a second relation of the said said results of the parties to those Presents, that if the reason are past the reason and make feel course, determine, and to and void observation. The said parties, that the said moretages. 10 John and the said parties are also as the said parties, that the said moretages the said that his, with a said in the sai	
The state of South Carolina and Assigns, and every person whomsoever lawfully claiming, or to claim the same or any part thereof. And the sold Mortgager agree to insure the house and buildings on sold lot in a sum not less than the same or any part thereof. And the sold Mortgager agree to insurance is the sold martgages, and that in the event that the mortgages. And so sold the sold martgages, and that in the event that the mortgager. And so sold that any time fail to do so, nortgages may cause the same to be insured in mortgages, with interest. And if at any time any part of sold debt, or interest thereon be past due and unpaid. And if at any time any part of sold debt, or interest thereon be past due and unpaid. And if at any time any part of sold debt, or interest thereon be past due and unpaid. And if at any time any part of sold debt, or interest thereon be past due and unpaid. And if at any time any part of sold debt, or interest thereon be past due and unpaid. And if at any time any part of sold debt, or interest thereon be past due and unpaid. And if a continue the sold interest of the sold interest of the sold interest of the parties of the parties of the parties to these presents and greenies and collect and remains of the sold interest, each or expenses withfull that it is all presents and collect and remains of the sold mortgages. An additional presents and collect and remains of the sold mortgages and agreeness without fability to account for anything the remain for the sold mortgages. An additional presents and collect and remains of the sold mortgages. An additional presents and collect and remains of the sold mortgages. AND IT IS AGERED, by and between the said parties, that the said mortgages of the parties to these Presents, that if he would be sold mortgages. The said of the parties to the sold of the said mortgages and the said mortgages. WITHESS MAY hand sold the sold that the parties of the said mortgages and the sold that he within peritue Deed and the parties of the said mortg	
edies, Executors, Administrators and Aneigna, and every person whomseever lawfully claiming, or to claim the same or any part thereof. And the suid Mortgager agree to insure the house and buildings on said but in a sum not less than. Dollars (in a company or companies existinatory to the mortgager) and keep the same insured from less than the process of the same insured from less than the process of the same insured from less than the core than the mortgager. I shall at any time fail to do no, nortgagere may cause the same to the said mortgage, and that in the event that the mortgager. I shall at any time fail to do no, nortgagere may cause the same to the insured the mortgage, with interest. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if it any time any part of said debt, or interest thereon be past due and unpaid. And if the any part of said debt, or interest thereon be past due and unpaid. And if the company is the care part of said debt, or interest thereon be past due and unpaid. And if the said mortgage are company or companies are cave with authority to take poression of said pressions and calcile and ten public the net proceeds thereof (after maying costs of collection) upon said dolt, interest, each or organies, without inhibity to account for anythic overals and profits eathly related. PROVIDED ALWAYS, NEVERHELESS, and it is the true intent and monating of the parties to these Presents, that if it is not interest the said mortgager. The analysis of the result in the past of the parties to the presents, without inhibity to account for anythic words and profits to causals fail alone and care and view. AND IT IS AGEED, by and between the said parties, that the said mortgager of the parties to these presents, that is a said and the said to the said mortgager. AND IT IS AGEED, by and between the said parties, that the said mortgager of the united States of America. WITHE STATE OF SOUTH GAROLINA, Greenvillo Counts. And I said the said of the pare	<u> </u>
edity, Executors, Administratures and Assigns, and every persons whomsoever lawfully claiming, a too claim the same or any part thereof. And the said metager gree to insure the house and initiating a said let in a man not less than — Dollars (in a company or companies saidsfactory to the marinages—) and keep the same insured from leteration of the said marinages—, and their in the event that the mortgage— and keep the same insured from leteration and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or insures thereon he past due and unpaid It the choice described premises to said mortgages—, or Metal. Heirs, Executors, Administrators or Assigns, and agree that any polyton of healt premises and collection upon said debt, interest, cort or organizes without inality to account for anythin or corts and profice accepts of the part of said and premises and collect and see not make a scalar polytonic to the set proceeds thereof (after paying costs of collection) upon said debt, interest, cort or organizes without inality to account for anythin or corts and profice. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the partices to those Presents, that if if the lead in ordance of the said mortgages—, do said all well and traily pay or cause to be paid, unto the said mortgages—, the said and the cort of companies and ideal or same of money surfaces and the world. AND IT IS AGEED, by and between the said practices, that the said mortgages —, the said and the ora and vertice. AND IT IS AGEED, by and between the said parties, that the said mortgages —, the said and as chall cease, electromae, and in the one fully the said and the said of agreement and as a said and the said mortgages —, the said that cause is a said to the said and the said to the said	ministrators,
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And if at any time any part of said debt, or interest thereon be past due and unpaid. It is above described premises to said mortgagee., or held. Heirs, Executors, Administrators or Assigns, and agree that any required court of said State may, at chambers or cherwise, appoint a receiver with authority, to take possession of adal premises and all premises and differ paying exists of collection) upon said debt, interest, coat or expenses; without hability to account for anything the new and premise socially collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Presents, that if le said mortgager., do and shall well and truly puy or cause to be paid, unto the said mortgager. the said debt or sum of money aforesaid not void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager J. Netword Clessland into hold and ceremises until default of payment shall be made. WITNESS They hand and seal, this Journal stellar the day of June 1. WITNESS They hand and seal, this Journal stellar day of June 1. WITNESS They hand and seal, this Sovereignty and Indivendence of the United States of America. Signed, Selfed any Delivered in the Presence of A. J. January and Clessland in the one fifty. Survey and Indivendence of the United States of America. Signed, Selfed any Delivered in the Presence of A. J. January and Clessland and Indivendence of the United States of America. Signed, Selfed any Delivered in the Presence of A. J. January and Clessland and Indivendence of the United States of America. Signed, Selfed any Delivered in the Presence of A. J. January and Clessland A. J. January Public for South Jarolina. SWORN to before me, this Mannangary (SEALI) Notary Public for South Jarolina.	
the above described premises to said mortgagee. , or	
incuit Court of said State may, at chumbers or otherwise, appoint a receiver with authority, to take possession of and greenises and collect said sense proceeds thereof (after psying costs of collection) upon said debt, interest, cost or expenses; without liability to account for anythin is rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Presents, that if	
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PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if les said mortgages—, the said debt or sum of money aforesaid servent, if any be due, secording to the true intent and meaning of the said mortgages—, the said debt or sum of money aforesaid and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager of the said set the less determine, and be the made. WITNESS My hand and seal , this fourt teleuth day of furne in the year of our Urd one thousand nine hundred and surents. Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Delivered in the Presence of a. J. Journal Signed, Segled and Se	ng more than
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AND IT IS AGREED, by and between the said parties, that the said mortgagor of Norwood Cleveland into hold and exempting suitil default of payment shall be made. WITNESS Try hand and seal , this facus teerth day of fire in the year of our Und one thousand nine hundred and Inventy Seven and in the one fifty Second year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of A. J. Journal Clevelar Greenville County. Personally appeared before me. Indicate the within named and asset the within named and asset the within written Deed; and that he, with fine seal, and as act and deed, deliver the within written Deed; and that he, with Mortgage the execution SWORN to before me, this A. D. 192 4. In Mamming (SEAL) THE STATE OF SOUTH CAROLINA, and the South farolina. REBNUNCIATION	
WITNESS My hand and seal, this four teenth day of first in the year of our lift one thousand nine hundred and twenty seven and in the one fifty second year of the Sovereignty and Independence of the United States of America. Signed, Seeled and Delivered in the Presence of a. J. Journal Colevelar Julian Robertson; THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me a. J. Journal Colevelard and made oath he saw the within named. January of January act and deed, deliver the within written Deed; and that he, with Julian Robertson witnessed the execution SWORN to before me, this 4th. Julian Robertson witnessed the execution SWORN to before me, this 4th. Notary Public for South GRALINA, (SEAL) THE STATE OF SOUTH CAROLINA, (SEAL)	
WITNESS My hand and seal, this four teenth day of fine in the year of our Lived one thousand nine hundred and Leventy-Seven and in the one fifty Delivered in the Presence of A. J. Sower. Signed, Seeded and Delivered in the Presence of A. J. Sower. Julian Robertson; THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath he saw the within named. January About County. Personally appeared before me act of A. January County County. Personally appeared before me act of A. January County Coun	njoy the sai
fifty Second year of the Sovereignty and Independence of the United States of America. Signed, Segled and Delivered in the Presence of A. J. Jowen, Julian Robertson; HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me A. J. Jowen Loleweland ign, seal, and as he saw the within named act and deed, deliver the within written Deed; and that he, with SWORN to before me, this /4 th. iay of June A. D. 1927. Notary Public for South Farolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION RENUNCIATION	
fifty Second year of the Sovereignty and Independence of the United States of America. Signed, Segled and Delivered in the Presence of A. J. Jowen, Julian Robertson; HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me A. J. Jowen Loleweland ign, seal, and as he saw the within named act and deed, deliver the within written Deed; and that he, with SWORN to before me, this /4 th. iay of June A. D. 1927. Notary Public for South Farolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION RENUNCIATION	.
Signed, Select and Delivered in the Presence of A. J. Jowen. Julian Robertson; THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Ind made oath he saw the within named. Julian Robertson; A. D. 1927. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he, with witnessed the execution SWORN to before me, this // A. D. 1927. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he witnessed the execution SWORN to before me, this // A. D. 1927. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he witnessed the execution SWORN to before me, this // A. D. 1927. The STATE OF SOUTH CAROLINA, act and deed, deliver the STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he witnessed the execution SWORN to before me, this // A. D. 1927. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he witnessed the execution SWORN to before me, this // A. D. 1927. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he witnessed the execution SWORN to before me, this // A. D. 1927. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he within maned. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he within maned. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he within maned. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he within maned. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he within maned. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he within maned. The STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he within maned.	hundred an
Signed, Seeded and Delivered in the Presence of A. J. Joneson Collevelar Julian Robertson; THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Ind made oath he saw the within named. Joneson Colleveland ign, seal, and as his act and deed, deliver the within written Deed; and that he, with Julian Robertson witnessed the execution SWORN to before me, this Heller In Manning (SEAL) Notary Public for South Garolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION	
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THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	(L. В
Personally appeared before me	(L. S.
sign, seal, and as he act and deed, deliver the within written Deed; and that he, with SWORN to before me, this ### day of ### A. D. 192 7- A. D. 192 7- Notary Public for South Farolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION	
sign, seal, and as ALS act and deed, deliver the within written Deed; and that he, with SWORN to before me, this // // // A. D. 192 // A. D. 192 // A. D. D. 192 // A. D. D. 192 // A. D. D. D. A. D. D. D. D. A. D. D. D. A. D.	
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Greenville County. I,	
i, _ lath. Pranang g	
do hereby certify unto all whom it may concern, that Mrs. I natalie P. Leleveland	
wife of the within named J. Nowod Coleveland did this day appared upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear	of any pers
or persons whomsoever, renounce, release and forever relinquish unto the within named 3. 7. Johnson	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to a	
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GIVEN under my hand and seal, this 14 Th	
day of June A. D. 192 7 (Natalie P. Colevelano	۷.
GIVEN under my hand and seal, this 14th day of	
Recorded June 18th. 1927, at 10:30 o'clock, a. M.	