hereby tied. Differently and a singular med. Descript. With a first process of a singular med. Descript. In the second of a singular med. Descript. And if a prior into any part of said dab. or increast thereon bypact due and unquied. Descript. Desc	ppertaining.	and Appurtenances to the said Premises belonging, or in anywise incident or
hereby that. Described and former birth, and chingher the size families must be table. Belle for design, from the capter. Belle for design, from the capter. Belle for design, from the capter. Control Morteager, septembolished to the tempory or controlled established or the same, and and a series of the former of the capter of the ca	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said of Mills, hes
streets and forever should, all and despite the tale should be seen to be tall the streets. Should harder, from an agents and analysis are to be seen to be increed to the seed of the see		Heirs and Assigns, forever. And Administrators
circ. Executors, Administrators and Assigns, and every present whenevers totally collings at to their to among any perspect. And the said Merupayam, serve, to bosone the bosone and buildings on ask to in a van not beer don. In the Association of the Deliver of	o hereby bind mipulf and my	The Malla Constant Administrators,
circ. Exercision. Administrators and Artistics, and very presses whose more in backed and middlesses. It is the many most for the many the later and analysis or said to it is in a region of the them. Deliver (in a company or companies estiliations for the many most for the many most for the many most for the many most for the said mortisages. Before the said mortisages, and that in the execut their the many face of the said target most in the said continuous. Many cause the same to be many of the most income under this mortisages, with interest. And if a say time my part of said delts, or interest thereon by past of mand manifed permission of Analysis and agreement of an analysis of the many many many many many many many many	warrant and forever defend, all and singular the said premises unto the said.	Julian Ju
circ. Exercision. Administrators and Artistics, and very presses whose more in backed and middlesses. It is the many most for the many the later and analysis or said to it is in a region of the them. Deliver (in a company or companies estiliations for the many most for the many most for the many most for the many most for the said mortisages. Before the said mortisages, and that in the execut their the many face of the said target most in the said continuous. Many cause the same to be many of the most income under this mortisages, with interest. And if a say time my part of said delts, or interest thereon by past of mand manifed permission of Analysis and agreement of an analysis of the many many many many many many many many		Heirs and Assigns, from and against and amy
Dollars (is a company to policy of incurance to and improper on an administration of the continued of the co	eirs. Executors, Administrators and Assigns, and every person whomsoever la	twively claiming, or to claim the same, or any part wickers.
The State of South Carolina is a policy of incurate to and interregence of the control incomed form to a distribution of the control incurated to a distribution of the control incurated to a significant of the control incurated the control incurate	And the said Mortgagor agree to insure the house and buildings on said	d lot in a sum not less than three humanean
and it is of time any part of said dath, or interest thereon by part down and supplies to their provided part of the part of t	Dollars (in a company or companies sat	isfactory to the mortgagee), and keep the same insured from loss or damage
And it is not time care part of said dealt, or interest thereon byfacet due and unpoid. I shall state the parties to add mattagener, or hard state parties and profits or schools of the parties to add state party as chambers or otherwise, appoint a resolute with netherity to the post-casion of and growing and agree that any Judge of the parties to deal dealth or a chamber of posterior and addition to the parties and the parties of the parties to the parties and profits and the parties of the parties of the parties to the parties and profits and the parties to the parties to the parties to the parties to the parties and parties. PROVIDED ALWAYS, REVERTIFIERS, and it is the true intent and menting of the parties to the parties to the parties to the parties and parties and parties and parties and mattering of the said said of the said said said said said said said said	y fire, and assign the policy of insurance to said mortgagee, and that in the	event that the mortgagor shall at any time fail to do so, then the said mortga-
And if it say time any part of said debit, or interest thereon by past due and smortal. And if it say time any part of said debit, or interest thereon by past due and smortal. And if it say time any part of said debit, or interest thereon by past due and smortal. And if it say the extented country is a distance may a change of extented country and said state may, a change of the said state to the said data interest, only or expensely arthur bindity to one in the sandship one in the	ee may cause the same to be insured in	name and reimburse. Municipal and reimburse.
The short described openions to and northegage or the control of the process of the control count of and given man, as changed than any large that any large that any large the described profits of the control of the process of collection and profits of the control of the process of collection and profits of the control of the process of collection and the control of the process of collection and the control of the process of collection and the control of the process of collections and the control of the process of collections and the control of the collection and collecti		rest.
The short described permises to and sourtegage. or Herica Secretors, Administration of a Astigan, and agree that any Tudes of problems thereof control of the Secretors of Collection and Superior Control of the Secretors of Collection and Secretors of Col		1 1
provide of an extra care, a common room control of collection) from the said dolt, between, costs or expensed; without limitative to account for anything more many throughout a smally collection. PROVIDED ALWAYS, INVERTHILESS, and it is the true intent and meaning of the parties to these Presents, that if we can deal and will and striply any or case to be peal, do not be said more types, the said striply or said striply and and striply any or case to be peal, do not be said more types, the said striply or said striply and strip		
he said mortespoor do and shall well and truly pay or cause to be paid, unto the said mortespoor do and shall well and truly pay or cause to be paid, unto the said mortespoor do and said shall cease, determine, and of the trevoir to remain to fill force and virtue. AND IT IS ACRIELD, by and between the said parties, that the said mortespoor do hold and enjoy the said pay of the said the said parties, that the said mortespoor do hold and enjoy the said remains of the said control of the said to payment shall be made. WITNESS THAT I SHALL and Seal this day of the said pay of the said to payment shall be made. WITNESS THAT I SHALL and Seal this day of the said to payment shall be made. WITNESS THAT I SHALL and Delivered in the Presence of the United States of America. Signal, sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signal, sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signal, sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signal, sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signal, sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. NORTGAGE OF REAL ESTAT (I. S. (I.	Ercuit Court of said State may, at chambers or otherwise, appoint a receiver will pplying the net proceeds thereof (after paying costs of collection) upon the sa han the rents and profits actually collected.	aid debt, interest, costs or expenses; without liability to account for anything more
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 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. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the	the state of the s	the said mortgages the said debt, or sum of money aforesaid with interest
Personally appeared before me act and deed, deliver the within written Deed; and that _le, with	nereon, if any be due, according to the true intent and meaning of the said note, oid; otherwise to remain in full force and virtue.	then this deed of pargam and sale shall ecoso, december, and to
WITNESS MAY Hand and Seal, this in the year of our plerd one thousand nine hundred and and seal this in the year of our plerd one thousand nine hundred and and seal this and in the one hundred and and in the year of our plerd one thousand nine hundred and and in the presence of the United States of America. Siappel, Scaled and Delivering Copy (I. S. Siappel, Scaled and Delivering) (I. S. Saled and Scaled and Perchanter) (I. S. S	AND IT IS AGREED, by and between the said parties, that the said mort	tgagor to hold and enjoy the said
in the year of our plant one threstend nine hundred and the state of the Chirty States of America. Signed, Sended and Dedivered in the Presence of Marcal Cherry (I. S. Signed, Sended and Dedivered in the Presence of Marcal Cherry (I. S. Signed, Sended and Dedivered in the Presence of Marcal Cherry (I. S. G. S.		
in the year of our flowed and hundred and part of the Solverignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Marcal Charry (I. S. Signed, Scaled and Delivered in the Presence of Marcal Charry (I. S. Signed, Scaled and Delivered in the Presence of Marcal Charry (I. S. S. Che STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Marcal Charry (I. S. S. Che STATE OF SOUTH CAROLINA, Greenville County. Back and as act and deed, deliver the within written Deed; and that the, with Marcal Marcal Charry (I. S. SWORN to before me, this saw the within named. SWORN to before me, this saw the within Carolina. SWORN to before me, this saw the within Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. STATE OF SOUTH CAROLINA, Greenville County. II STATE OF SOUTH CAROLINA, Greenville County. II STATE OF SOUTH CAROLINA, GREEN GREE	WITNESS Many Hand and Seal this	12 ch) day of July
Signal, Sealed and Deliveryal in the Presence of Signal, Sealed and Deliveryal in the Presence of March Cherry (I. S. Cherry MORTGAGE OF REAL ESTAT Greenville County. Personally appeared before me. act and deed, deliver the within written Deed; and that the, with MORTGAGE OF REAL ESTAT SWORN to before me, this. SWORN to before me, this. A. D. 192 In Start E OF SOUTH CAROLINA. Greenville County. I. SWORN to before one, this. A. D. 192 In Start E OF SOUTH CAROLINA. Greenville County. I. I. SRINGERY Public for Spotth Carolina. SWORN to before recipied within named. In Start E OF SOUTH CAROLINA. Greenville County. I. I. SRINGERY Public for Spotth Carolina within named. J. J		
Signyd, Sealed and Delivered in the Presence of Coff Carl March Cherry (L. S. March Cherry Carl March Cherry (L. S. March Cherry Carl March Cherry (L. S. M. M. MORTGAGE OF REAL ESTAT Greenville County. Personally appeared before me. Ind made oath that Lie saw the within named. A D. 192. SWORN to before me, this. A D. 192. He STATE OF SOUTH CAROLINA, Greenville County. I. Io hereby certify unto all whom it may concern, that Mr. Jid of the within named. Jid this day appear before me, the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premise within mentioned and released. GIVEN under roy hand and seal, this. A D. 192. Notary Public for South Caroling. (SEAL) Notary Public for South Caroling. SWORN to before me. March Charles A D. 192. (SEAL)		
The state of south carolina. The state of south carolina. Greenville County. Personally appeared before me Indianate and deed, deliver the within written Deed; and that he, with Indianate and the excession thereof. SWORN to before me, bytis. A D. 192. Nofery Public for Seleti Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. I. Io hereby certify unto all whom it may concern, that Mrs. wite of the within named. MORTGAGE OF REAL ESTAT Concerning County. RENUNCIATION OF DOWE Greenville County. I. Io hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before a new upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person are persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, oi, in or to all and singular, the premise within mentioned and released. GIVEN under my hand and seal, this. A D. 192. Notary Public for South Carolina. Seal A S. Seales A. Notary Public for South Carolina. Seales A. Notary Public f		pher 1
MORTGAGE OF REAL ESTAT Greenville County. Personally appeared before me Mortgage of Real Estat Greenville County. Sworn to before me, this ay of Mortgage me, this A. D. 192 Nofry Public for Suth Carolina, Greenville County. I, Io hereby certify unto all whom it may concern, that Mrs. Missing a separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person whomsoever, renonnee, release and forever relinquish unto the within named. Lieirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premise within mentioned and released. Given under my hand and seal, this. A. D. 192 Notary Public for South Carolina. (SEAL)	Signed, Sealed and Delivered in the Fresence of	Mariah Cherry U.S.
HE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. Mortgage of real estat Cherry gg, seal, and as	Mas Mundo Cox	mark (LS
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Ind mide oath that Line saw the within named. Sworn to before me, this		(L-S
MORTGAGE OF REAL ESTAT Greenville County. Personally appeared before me. Indianate oath that S. he saw the within named. Sworn to before me, this. Greenville County. I. Sreenville County. I. Sworn to all whom it may concern, that Mrs. Swife of the within named. Indicate that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release and forever relinquish unto the within named. Sor persons whomsoever, renounce, release		
ign, seal, and as	Sharing &	fle of
witnessed the execution thereof. SWORN to before me, this. A. D. 192. In your Public for South Carolina. SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I, In the within named. In the within named. In the stand assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premise within mentioned and released. GIVEN under my hand and seal, this. In the stand assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premise within mentioned and released. GIVEN under my hand and seal, this. (SEAL) Notary Public for South Carolina (SEAL) Notary Public for South Carolina (SEAL)	and made oath that I he saw the within named	h Cherry
SWORN to before me, this		
witnessed the execution thereof. SWORN to before me, this	sign seal and as her act and deed, deliver the within wri	itten Deed; and thathe, with Mrs Muna Cox
SWORN to before me, this	ngii, sear, and assuments	
A. D. 1928 Nogary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. and 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. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premise within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina. SEAL) Notary Public for South Carolina. SEAL)		witnessed the execution thereof.
day of	SWORN to before me, this 12 th	
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named	A D 102 8	
Notary Public for South Carolina. RENUNCIATION OF DOWE Greenville County. I,		Dary Sugle
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,	THE OF COUNTY CAROLINA	RENUNCIATION OF DOWER
I,	To the state of th	
wife of the within named	Greenville County.	
wife of the within named	I,	
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premis 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 claim of dower, of, in or to all and singular, the premis within mentioned and released. GIVEN under my hand and seal, this	vife of the within named	did this day appear before m
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premis day of		
GIVEN under my hand and seal, this	or persons whomsoever, renounce, release and forever relinquish unto the withi	in named
GIVEN under my hand and seal, this	of persons were	
within mentioned and released. GIVEN under my hand and seal, this	, possess	
GIVEN under my hand and seal, this		and also all her right and claim of dower, of, in or to all and singular, the premis-
A. D. 192 Notary Public for South Carolina. (SEAL) Notary Public for South Carolina.	Heirs and Assigns, all her interest and estate,	and also all her right and claim of dower, of, in or to all and singular, the premis
Notary Public for South Carolina, (SEAL) Notary Public for South Carolina, Old And And And And And And And And And An		and also all her right and claim of dower, of, in or to all and singular, the premis-
Notary Public for South Carolina,	Heirs and Assigns, all her interest and estate, within mentioned and released. GIVEN under my hand and seal, this	and also all her right and claim of dower, of, in or to all and singular, the premis
Out 13 th 8 0.115 and a	Heirs and Assigns, all her interest and estate, within mentioned and released. GIVEN under my hand and seal, this	and also all her right and claim of dower, of, in or to all and singular, the premise
\$ 1 1 1 4 4 4 1 1 1 4 4 4 4 1 1 1 1 1 1	Heirs and Assigns, all her interest and estate, within mentioned and released. GIVEN under my hand and seal, this	and also all her right and claim of dower, of, in or to all and singular, the premis