hereby bind. My July And M. Triy Heirs, Recentors and Administrators, warrant and forever defend, all and singular the said premises anto the said. The Lettings of the said. The Lettings of the said of the sai	ppertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the	· · · · · · · · · · · · · · · · · · ·	
wromen and those of testing and an diagrature the said symmetries came are set with the little and Artists, from and appoint Prography. Actual Programmer of the lower and headings on and the little and an actual programmer. And this all strategies. The said strategies and Assigns, and extra person whomeovers heading can said in a case are for the said the control and the actual the said. Actual can act are fine and the said through the said of the certification of the said and the said of the certification of the said can act act and the said of the certification of the said can act act and the said of the certification of the said and the said can act act and the said can act act and the said and the said and the said can act act and the said and the said can act act act and the said and the said act act act act act and act	10 11AVE AND 10 110ED, an and singular, the said Tremises unto the	Ω / /	^
wromen and those of testing and an diagrature the said symmetries came are set with the little and Artists, from and appoint Prography. Actual Programmer of the lower and headings on and the little and an actual programmer. And this all strategies. The said strategies and Assigns, and extra person whomeovers heading can said in a case are for the said the control and the actual the said. Actual can act are fine and the said through the said of the certification of the said and the said of the certification of the said can act act and the said of the certification of the said can act act and the said of the certification of the said and the said can act act and the said can act act and the said and the said and the said can act act and the said and the said can act act act and the said and the said act act act act act and act	hereby bind Myself and my		
to, Excessions, Administrations and Assign, and every passage whomspoores that the last in a true with the time and, or any pull thereof. And the said Moragones agree, in insure the lastes and buildings on said late in a true with the form of the first of the first of the design of the policy of the moragones, and that in the event that the norticage	warrant and forever defend, all and singular the said premises unto the said.	martgagee	
And the said Matterezer. agree. to incree the loose, and buildings to said to it in a sum not bee the Met. Administration is started in a company or companies noticiously on he construct a said started in a start notice; in a company or companies noticiously on he construct a started for its and notice; and that in the event that the manages—shall at any time ful to do so, then the said manages—say cross the same to be instructed in and notice; and that in the event that the manages—shall at any time ful to do so, then the said manages—say cross the same to be instructed in and notice; and that in the event that the manages—shall at any time that to do so, then the said manages—and cross-shall at any time any part of said cirk, or mirrors thickness he may be said to the said of the said that the said manages. And if at any time any part of said cirk, or mirrors thickness he may be said to the said to	his ;	Heirs and Assigns, from and ag	ainst myself and m
for, and sating the policy of immerates to said mortgoneses. The same discovery that the string the same interest is not as on demage for, and sating the policy of immerates to said mortgoneses. The same case the same to be immerated. The same case the same to be immerated and same to be same to be immerated. The same case the same to be same to the same to be same to the same to be sa	eirs, Executors, Administrators and Assigns, and every person whomsoever la	wfully claiming, or to claim the sa	ame, or any part thereof.
form, and assign the policy of immerate to said mortgages			
the previous and expenses of such insurance under this mortgage, with interest. And if it any time any part of said dobt, or interest thereon be pare the and unpoid. And if it any time any part of said dobt, or interest thereon be pare the and unpoid. And if it any time any part of said dobt, or interest thereon be pare the and unpoid. And if it any time any part of said dobt, or interest thereon be pare the and unpoid. And if it any time any part of said dobt, or interest thereon be pare the and unpoid. And if it is any time any part of said dobt, or interest thereon be pare the and unpoid. And if it is any time any part of said dobt, or interest thereon or said present the said present or said present or said the said the said present or interest the said present or interest the said present or interest the said the parties of many time to early the great or interest the said meritage. And if it is any time any part of the said said parties, that it is a said parties, that it is the rest end of the said said parties, that it is a said parties, that it is a said meritage, or the said the said means of many said the said means of many said meritage, and in any said the said means of many said meritage, and in any said the said mortgage. And it is any said the said present and the said said parties, that the said mortgage, the said mortgage, the said said parties, that the said mortgage, the said mortgage, and said said said said. AND IT IS AGRIERD, by and between the said sparties, that the said mortgage and said said shall acase, determine, and be wretly and independence of the United States of America. WITNESS. Party of the said s			
And it is say time any part of such interests thereon he peed due and unpoid. And it is say time any part of such interests thereon he peed due and unpoid. And it is say time any part of such interests thereon he peed due and unpoid. And it is say time any part of such interests thereon he peed due and unpoid. And it is say time any part of such interests the control part of the			
And it at any line any part of sid orth, or interest thereon he post the and unput. Labora described graniture to said martenages or the process of the pro			
with the floating of persists to the said meritagenes or consideration of the said meritagenes of consideration of the said meritagenes of consideration of the said said consequences of the parties to these Presents, that ii. PROVIDED ALWAYS, NEVELITHELESS, and it is the true intent and meaning of the parties to these Presents, that ii. AND IT IS AGREBILL by and between the said parties, that the said more, then the said southers, the said said cours, decreases, and to retery unit and deduction to said said cours, decreases, and to retery unit and consideration of said said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases and to retery unit and consideration of said cours, decreases and to retery unit and consideration of said cours, decreased to retery unit and said cours, decreased and cours and said cours, decreased and cours and said cours, decreased and cours, decreased and course, decreased and cours, decreased and cours, decreased and course, decrease and forever retinguish unto the within named. And	the premium and expenses of such insurance under this mortgage, with inter-	est.	
with the floating of persists to the said meritagenes or consideration of the said meritagenes of consideration of the said meritagenes of consideration of the said said consequences of the parties to these Presents, that ii. PROVIDED ALWAYS, NEVELITHELESS, and it is the true intent and meaning of the parties to these Presents, that ii. AND IT IS AGREBILL by and between the said parties, that the said more, then the said southers, the said said cours, decreases, and to retery unit and deduction to said said cours, decreases, and to retery unit and consideration of said said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases, and to retery unit and consideration of said cours, decreases and to retery unit and consideration of said cours, decreases and to retery unit and consideration of said cours, decreased to retery unit and said cours, decreased and cours and said cours, decreased and cours and said cours, decreased and cours, decreased and course, decreased and cours, decreased and cours, decreased and course, decrease and forever retinguish unto the within named. And	And if at any time any part of said debt, or interest thereon be past due and	unpaid	hereby assign the rents and profits of
The STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Corniel Milling and Delivered in the Presence to South Carolina. MORTGAGE OF REAL ESTATE Greenville County. Personally appeared before me. Corniel Milling and Delivered in the Presence to South Carolina. MORTGAGE OF REAL ESTATE Greenville County. Personally appeared before me. Corniel Milling and Delivered in the Presence to South Carolina. MORTGAGE OF REAL ESTATE Signed, Segici and Delivered in the Presence to South Carolina. MORTGAGE OF REAL ESTATE Greenville County. Personally appeared before me. Corniel Milling Add and county appeared the County. Fersonally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add and County. Personally appeared before me. Corniel Milling Add Add and County. Personally appeared before me. Corniel Milling Add Add and County. Milling Add Add and County. Personally appeared before me. Corniel Milling Add Add and County. Personally appeared before me. Corniel Milling Add Add and County. RESUNCIATION OF DOWER. Greenile County. RESUNCIATION OF DOWER. Greenile County. L. A D. 102. Heirs and Assigns, all her interest and eaters, and also all her right and claim of dower, of, in or to all and singular, the permise methin mentioned and release. Heirs and Assigns, all her interest and eaters, and also all her right and claim of dower, of, in or to all and singular, the permise methin mentioned and release. Greenile County. Notary Public for South Carolina. My of Add Add Add Ad	his)	Haire Executors Administrat	fors or Assigns and agree that any Judge of the
estid borregare—to and stall well and truly pay or came to be paid, and the said mortgage—the said debt, or man or money aforemaid, with interest grows, if any be deed, eccepting to the united and face and writes. The provision of the month of the said that the said toottages. AND IT IS ACREFL by and between the said parties, that the said toottages. AND IT IS ACREFL by the these the said parties, that the said toottages. AND IT IS ACREFL by the these the said parties, that the said toottages. WITHERS THY Hard. and Seal, this but had be made. WITHERS THY Hard. and Seal, this but had be made. WITHERS THY Hard. and Seal, this but had be made and or Loudon the monthed and for the said toottage of the United States of America. Signer, Segled and Dolivered in the Presenge of Comments of the Sovereignty and Independence of the United States of America. Signer, Segled and Dolivered in the Presenge of Comments of the Sovereignty and Independence of the United States of America. C. L. S. (I. S.) HE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before the within numed for Lighth Sach addi and and eath than he saw the within numed for Lighth Sach addi SWORN to before me, this lettle and deed, deliver the within written Deed; and that the, with Colline Taxanana and the care of the Swamana and the Swamana and the sack of the Swamana and the swaman	rcuit Court of said State may, at chambers or otherwise, appoint a receiver wiplying the net proceeds thereof (after paying costs of collection) upon the sain the rents and profits actually collected.	th authority to take possession of id debt, interest, costs or expenses	said premises and collect said rents and profits; without liability to account for anything more
in the year of our Lord one thousand nice bundered and Assigned, the season there was a season to be season to be season to have been made and the season to have been made and earlier to have been made. AND IT IS AGREED, by and heterees the said parties, that the said most season to be season to have been embedded and enjoy the said embes a said default of parametal shall be made. WITHESS Press Hard and Seal., this both day of Aug and in the one bundered and State of America. WITHESS Press of the Sovereignty and Independence of the United States of America. Signed, Segind and Delivered in the Pressure of Charles and Independence of the United States of America. Signed, Segind and Delivered in the Pressure of Charles Adams (IL S)	the state of the s	he said mortgagee the said d	eht or sum of money aforesaid with interest
mises until default of payment shall be made. WITHESS TOM I fland. and Seal., this bath the year of our Local one thousand nine hundred and Sulletty light and in the one hundred and Sulletty light. In the year of our Local one thousand nine hundred and Sulletty light. Signed. Sogled and Delivered in the Presence of Clear Sogled and Delivered in the Presence of the United States of America. Signed. Sogled and Delivered in the Presence of Clear Sogled and Delivered in the Presence of the United States of America. Signed. Sogled and Delivered in the Presence of the United States of America. Signed. Sogled and Delivered in the Presence of the United States of America. Signed. Sogled and Delivered in the Presence of the United States of America. Signed. Sogled and Delivered in the Presence of the United States of America. (L. S.) (R. S.) MORTGAGE OF REAL ESTATE Greenville Counts. Sworn to before me. Deliver the within written Deed; and that the with Callie. Farmawalls witheressed the execution thereof. Sworn to before me. this. Sworn to before me. this. A. D. 192. Notary Public for South Carolina. Heirs and Assigns, all her interest and events, and also all her right and claim of dower, of, in or to all and singular, the premise within membered and released. GIVEN under my found and seal, this. A. D. 192. Notary Public for South Carolina.	ereon, if any be due, according to the true intent and meaning of the said note, id; otherwise to remain in full force and virtue.	then this deed of pargain and said	e shall cease, determine, and be utterly null and
WITNESS PAU Hand, and Seal, this both day of Aug in the year of our Local cose thousand nine hundred and Authority Light and in the one hundred and System of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Clear Hand and Clause of the United States of America. Signed, Sealed and Delivered in the Presence of Clear Community and Independence of the United States of America. (I. S.)	AND IT IS AGREED, by and between the said parties, that the said mort	gagor	to hold and enjoy the said
Signed, Seeked and Delivered in the Presence of Cliffer South Carolina. Oliffer State of South Carolina, Greenville County. Personally appeared before the Carolina and deed, deliver the within written Deed; and that withe, with Collin James of Sworn to before and, this within the carolina and the carolina forecast the Carolina. SWORN to before and, this before the Carolina of the Within the State of South Carolina. SWORN to before and, this before and the Carolina of the Within the State of South Carolina. SWORN to before and, this before and the Carolina of the Within the State of South Carolina. RENUNCIATION OF DOWER. Greenville County. I	emises until default of payment shall be made.	0	Aug
Signed, Seeked and Delivered in the Presence of Cliffer South Carolina. Oliffer State of South Carolina, Greenville County. Personally appeared before the Carolina and deed, deliver the within written Deed; and that withe, with Collin James of Sworn to before and, this within the carolina and the carolina forecast the Carolina. SWORN to before and, this before the Carolina of the Within the State of South Carolina. SWORN to before and, this before and the Carolina of the Within the State of South Carolina. SWORN to before and, this before and the Carolina of the Within the State of South Carolina. RENUNCIATION OF DOWER. Greenville County. I	WITNESS Hand and Seal this 0 T	h	lay of Cuy
Signed, Soiled and Delivered in the Presence of Christian Medical Control of	in the year of our Lord one thousand nine hundred and.	ig-light	and in the one hundred and
Control Missell It. S) It. S. It. S. It. S. It. S. It. S. It.		dependence of the United States	of America.
(I. S.) (I.	Signed, Sealed and Delivered in the Presence of	Joseph	Sahadi (L.S.)
Greenville County. Personally appeared before me. Annie Michael and oath that he saw the within named Laseph. Such adi m, scal, and as. List act and deed, deliver the within written Deed; and that he, with. Ollie Jaunawalh witnessed the execution thereof. SWORN to before me, this. January Ap. 1928 Ollie Jaunawal Ap. 1928 Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, Shereby certify unto all whom it may concern, that Mrs. die 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 person 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 band and seal, this. A. D. 192. (SEAL) Notary Public for South Carolina.			(L. S.)
Greenville County. Personally appeared before me. Annie Made oath that he saw the within named 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 Motary Public for South Carolina. A. D. 192 (SEAL) Notary Public for South Carolina. A. D. 192 (SEAL) Notary Public for South Carolina.			(L. S.)
Greenville County. Personally appeared before me. Annie Mich Saw the within named 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. 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 (SEAL) Notary Public for South Carolina.			(L. S.)
gn, seal, and as hid act and deed, deliver the within written Deed; and that side, with Ollie Farmswick witnessed the execution thereof. SWORN to before me, this but any of August AD. 192 and that side are public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I, oo hereby certify unto all whom it may concern, that Mrs. did this day appear before me did 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 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 day of. A. D. 192. (SEAL) Notary Public for South Carolina.	Personally appeared before me. annie Mic	oll rhadi	
SWORN to before me, this			,
SWORN to before me, this	hes/ act and deed, deliver the within wri	tten Deed; and that he, with	Ollie Farnsworth
SWORN to before me, this	gn, seal, and as		
A D. 192. Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I,	. , ,		withessed the execution thereof.
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I,			
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I,			Minally.
Greenville County. I,	Notary Public for South Carolina.	anno	1 Cacara
Greenville County. I,	SANCO OF TAXA	registered with the control of the c	RENUNCIATION OF DOWER
I,			
ife of the within named	T		
ife of the within named	t,tife unto all whom it may concern, that Mrs		
r persons whomsoever, renounce, release and forever relinquish unto the within named		Section 1	did this day appear before me
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	nd upon being privately and separately examined by me, did declare that she d	loes freely, voluntarily and witho	out any compulsion, dread of fear of any perso
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 GIVEN under my hand and seal, this	r persons whomsoever, renounce, release and forever relinquish unto the with	n named	
GIVEN under my hand and seal, this			
day of(SEAL) Notary Public for South Carolina.	Heirs and Assigns, all her interest and estate,	and also all her right and claim of	of dower, of, in or to all and singular, the premise
A. D. 192 (SEAL) Notary Public for South Carolina.	within mentioned and released.		
Notary Public for South Carolina.	, , , , , , , , , , , , , , , , , , ,		
Notary Public for South Caronna.	· · · · · · · · · · · · · · · · ·		
·	(am. +)		
and the contract of the contra	Notary Public for South Carolina.	***************************************	