PROVIDED ALWAYS, NEVERTHELESS, and it is the time interest and menting of the parties to those Presents, that is an add and well and only pay or cause to be posit, into the said mortgager—, the said field, as sum of mortage of the said of the sai	IND DILLO, WAN	· 1		
in, Escretare, Administrators and Arigen, and covey genoes, whenever berithy defining on a false in the stage or may set the these. And the taid Xerganger agree to insure the house and buildings on axis lot in a sum not less than I will be staged in the stage of the set of the set of the stage of the set of the set of the stage of the set	n	nec	Heirs and Assigns, fore	ver. And
in, Escretare, Administrators and Arigen, and covey genoes, whenever berithy defining on a false in the stage or may set the these. And the taid Xerganger agree to insure the house and buildings on axis lot in a sum not less than I will be staged in the stage of the set of the set of the stage of the set of the set of the stage of the set	warrant and forever defend, all and singular th	fallf, My	10 W. E. Orr, L	eirs, Executors and Administrators
in, Eccounts, Administratures and Assigns, and creek period without the control of children, and to this fire time, are yet the form. And the sold Margaper— again — to source the horse and buildings on add for it a source with the third and the control of the mergaper—, and long the source shared. Dollars (in a company of period of the source of the control of the mergaper—), and long the source shared in the control of the mergaper— and the period of the control of the mergaper— and the mer				,
Delay (in a said Xoregoya,				//
Section to collect of increment to mid Mirturness, and that in the creat has the antropers, and they the sense ferred from how or down for any control that the present to be incred to				
The particular many the policy of improves to avoid Mortgages				
the pressions and exponent of soil information under this meritaging with interest. And it is any time any part of said information under this meritaging with interest. And it is any time any part of said information or an information of the said meritaging of the said said and a formation or color way with information. An interest of said said said, as formation or color way with information of said said said said said said said said				
And if a say from any pour of said date, or indexed the real person due and supplies. And if a say from any pour of said date, or indexed the real person due and supplies. And if a say from any pour of said date, or indexed the real person due and supplies of the said continues. And if a say from any pour of said date, or indexed the real said. And if a say from any pour of said date, or indexed the real said. And if a say from any pour of said date, or indexed the real said. And if a say from any pour of said date, or indexed to say the said contents, without liability to second for anything one of said contents. AND IT IS AGRIELD, by and between the said parties, that the said contents and said of broaders and said of contents and said of contents. AND IT IS AGRIELD, by and between the said parties, that the said contents and said of broaders and said to content and said only the said contents. AND IT IS AGRIELD, by and between the said parties, that the said contents and said only said of the said said only the said contents. AND IT IS AGRIELD, by and between the said parties, that the said contents and said only said said contents. And Add Said only said said only said only said only said only said only said only said said only said only said only said only said only said only sai		, ()	. //	_ 1
And if at any time any part of sold died, or interest thereon be your does and considered provides to said management of the control of the control provides to said management or produced to the control of the control provides to said management or produced to the control of the control of the control of collections of the control of collections and the control of		· ·		/)
The Secretary presents to a said mortages of the Control of the Co				·············
The Secretary presents to a said mortages of the Control of the Co	And if at any time any part of said debt o	interest thereon he past due and unpaid	he	rehy assign the rents and profits (
and proceeds, thereof Carter policy coats of calledon's pass the said above increase each policy of the process without failurity to account the action growth process of the process of t	e above described premises to said mortgagee	or her	Heirs Executors Administrators or Assign	s. and agree that any Judge of th
said morgages— do and shall well and many pay or cause to be poid, unto the said normages—the said date, or same of memory advanced with many for the sacrotic to the true fortice and minuting of the said normal will make a said covered determine, and the said parties, that the said mortgages—the said case of determine, and the said parties, with the said mortgages—the said case of determine, and the said parties, that the said mortgages—the said case of determine, and the said the said case of determine, and the said the said the said case of determine, and the said case of determine, and the said the said case of determine, and the said the said case of determine, and the said case of determine and and said case of the sensitive and the said case of the said case of the sensitive and the said case of the said	e net proceeds thereof (after paying costs of old profits actually collected.	collection) upon the said debt, interest, c	osts or expenses; without liability to accoun	it for anything more than the ren
and be the secondary to the true smoot and meaning of the sel note, then this doed of bargain and calle shall cause, defending, and to be desired and the remains in the fore and visite. AND IT IS AGREED, by and between the said parties, that the said sucrepages. AND IT IS AGREED, by and between the said parties, that the said sucrepages. AND IT IS AGREED, by and between the said parties, that the said sucrepages. AND IT IS AGREED, by and physical stands are made. WITHERS PARTY Hand. In the year of car Lord and thousand nine brandred and Sual. this. In the year of car Lord and thousand nine brandred and Sual. this. In the year of car Lord and thousand nine brandred and Sual. this. Is a seal of the secondary of the secondary and the pendicure of the United States of America. A Blanch, Spirit and physicarch in the process of Johnson America. Johnson South Carolina, Greenald Counts. PERSONALLY appeared before nec. A DAM AND				
WITNESS. PLACE Hand, and Seal, this John of Seal and Seal	any be due, according to the true intent and r ise to remain in full force and virtue.	meaning of the said note, then this deed	of bargain and sale shall cease, determine, a	and be utterly null and void; other
WITNESS. 7044 Hand, and Seal, first. In the year of our Lord of thousand nine hundred and Investigate Light. and in the one hundred a year of the Severeigney and HappenGaze of the Urited Stunes of America. Superal System and Phytovered in the Presence of Light L	AND IT IS AGREED, by and between the	said parties, that the said mortgagor	w	to hold and enjoy the sa
in the year of our lord only thousand nine hundred and Albelled L. Alb. and in the one hundred a year of the Sovereignty and Experiences of the United States of America. Signed, Scalegi and Jishiwared in the Presence of L. A. A. D. Live States of America. Signed, Scalegi and Jishiwared in the Presence of L. A. D. A. A. D. Live States of America. A. D. Live State of South Carolina. Greenville County. PERSONALIAY appeared before me. A. D. Live State Deed; and that the saw the within named. A. D. Live State Deed; and that the saw the within named. A. D. Live State Deed; and that the save the excention thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. RENUNCIATION OF DOWN of the within named. (SEAL) SWORN to before me, this L. A. D. Live States Deed; and the right and claim of dower, oi, in or to all and singular, the prematition mentioned and released. (SEAL)	remises until default of payment shall be made.	**************************************		,
in the year of our lord only thousand nine hundred and Albelled L. Alb. and in the one hundred a year of the Sovereignty and Experiences of the United States of America. Signed, Scalegi and Jishiwared in the Presence of L. A. A. D. Live States of America. Signed, Scalegi and Jishiwared in the Presence of L. A. D. A. A. D. Live States of America. A. D. Live State of South Carolina. Greenville County. PERSONALIAY appeared before me. A. D. Live State Deed; and that the saw the within named. A. D. Live State Deed; and that the saw the within named. A. D. Live State Deed; and that the save the excention thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. SWORN to before me, this L. A. D. Live States Deed; and that the execution thereof. RENUNCIATION OF DOWN of the within named. (SEAL) SWORN to before me, this L. A. D. Live States Deed; and the right and claim of dower, oi, in or to all and singular, the prematition mentioned and released. (SEAL)	WITNESS Hand	and Seal this	1th day of De	cember
year of the Sovereigney and Dependence of the United State of America. Signed Soulcy and Deforered in the Presence of	in the year of our Lord on thousand nine h	nundred and office test	- eialit.	
Skened, Soled, and Delivered in the Presence of Control of County. PERSONALLY appeared before me. Admitted to save the within named. Admitted to save the within named. Admitted to save the within written Deed; and that he, with Admitted to save the within written Deed; and that he, with Admitted to save the writin named. SWORN to before me, this. A D 192 S. Notary Italia to South Carolina. (SHAL) A D 192 S. A D 193 S. A D 194 S. A D 195 S. (SEAL)		ľ	Λ .	
HE STATE OF SOUTH CAROLINA. Correnville County. The saw the within named. A D. L. C. A. L. Sawight The saw the within named. Greenville County. SWORN to before me, this. Notary Exhibit for South Carolina. The STATE OF SOUTH CAROLINA. Greenville County. I. I. A D. 1928. Greenville County. I. A D. 1928. A D. 1928. I. A D. 1928. I. A D. 1928. I. I. A D. 1928. I. A D. 1928. I. I. A D. 1928. I. I. A D. 1928. I. I. I. I. I. I. I. I. I.				
HE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me	All Manght		John SV. L.	mikl -(L.
HE STATE OF SOUTH CAROLINA, Creenville County, PERSONALLY appeared before me	Q, D, Stone		/	(L, s
PERSONALLY appeared before me. John Struck Struck And made oath that he saw the within named John Struck Struck go, seal, and as he saw the within named John Struck go, seal, and as he saw the within named Lohn Struck go, seal, and as he saw the within named he saw the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. A D. 192 Struck A D. 192 Struck Greenville County. I, oo hereby certify unto all whom it may concern, that Mrs. iffe of the within named did this day appear before 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 or 1 months of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or 1 months of the within named and released. GIVEN under my hand and seal; this A D. 192 (SEAL)	,	······································		(L. S
PERSONALLY appeared before me. John Struck Struck And made oath that he saw the within named John Struck Struck go, seal, and as he saw the within named John Struck go, seal, and as he saw the within named Lohn Struck go, seal, and as he saw the within named he saw the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. A D. 192 Struck A D. 192 Struck Greenville County. I, oo hereby certify unto all whom it may concern, that Mrs. iffe of the within named did this day appear before 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 or 1 months of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or 1 months of the within named and released. GIVEN under my hand and seal; this A D. 192 (SEAL)			<u> </u>	(L, §
PERSONALLY appeared before me. John Struck Struck And made oath that he saw the within named John Struck Struck go, seal, and as he saw the within named John Struck go, seal, and as he saw the within named Lohn Struck go, seal, and as he saw the within named he saw the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. A D. 192 Struck A D. 192 Struck Greenville County. I, oo hereby certify unto all whom it may concern, that Mrs. iffe of the within named did this day appear before 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 or 1 months of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or 1 months of the within named and released. GIVEN under my hand and seal; this A D. 192 (SEAL)	CARLES OF COLUMN CARDOLINA	en antigario de la companio della co	And the control of th	MODWOACE OF DEAT FOWAY
PERSONALLY appeared before me. A barry and and acat thathe saw the within named. A barry and before me, this	. }			WORTGAGE OF REAL ESTAT
gn, seal, and as Rich act and deed, deliver the within written Deed; and that he, with SWORN to before me, this A. D. 192 8. P. H. Notary Fublic for South Carolina. (SEAL) Witnessed the execution thereof. RENUNCIATION OF DOWN Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 or sons 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 premisibility mentioned and released. GIVEN under my hand and seal; this. ay of. A. D. 192 (SEAL)	Greenvine County.		1 1000 0 1/ 1	04
gn, seal, and as. act and deed, deliver the within written Deed; and thathe, with	PERSONALLY appeared before me		o Mudange	
gn, seal, and as. act and deed, deliver the within written Deed; and thathe, with	nd made oath that he saw the within named.	John St. D	Dunker	
SWORN to before me, this. A. D. 192 S. Ay of Algorithm of South Carolina. (SEAL) Who ary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 or pons 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 premovinin mentioned and released. GIVEN under my hand and seal; this. ay of. A. D. 192 (SEAL)	it made bath that saw the wrent named.			
SWORN to before me, this. A. D. 192 S. Ay of Algorithm of South Carolina. (SEAL) Who ary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 or pons 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 premovinin mentioned and released. GIVEN under my hand and seal; this. ay of. A. D. 192 (SEAL)				
SWORN to before me, this. A. D. 192 S. Ay of Algorithm of South Carolina. (SEAL) Who ary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 or pons 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 premovinin mentioned and released. GIVEN under my hand and seal; this. ay of. A. D. 192 (SEAL)	<i>(</i>)	act and deed deliver the within written D_{ϵ}	ed: and thathe. with	
SWORN to before me, this. A. D. 192 8. A. D. 192 8. A. D. 192 8. When the state of south Carolina. Greenville County. I, O hereby certify unto all whom it may concern, that Mrs. If if of the within named. If it is not consider that she does freely, voluntarily and without any compulsion, dread or fear of any person or possible within named. If it is not consider that she does freely, voluntarily and without any compulsion, dread or fear of any person or possible within named. If it is not considered that she does freely, voluntarily and without any compulsion, dread or fear of any person or possible within named. If it is not considered that she does freely, voluntarily and without any compulsion, dread or fear of any person or possible within named. If it is not considered that the prematical properties of the premat	on seal and as HIN a	the data does, position and within the control be	ou, <u>und</u> , n	and the second s
A. D. 192 S. Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. (SEAL) RENUNCIATION OF DOWN Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 or poss 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 premovinin mentioned and released. GIVEN under my hand and seal; this. ay of. A. D. 192. (SEAL)	ign, seal, and as All	Q 41 X=1		
A. D. 192 S. Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. (SEAL) RENUNCIATION OF DOWN Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 or poss 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 premovinin mentioned and released. GIVEN under my hand and seal; this. ay of. A. D. 192. (SEAL)	gn, seal, and as Au a	A & Stone	witnessed	the execution thereof.
RENUNCIATION OF DOWN Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 or properly and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or properly and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or properly and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or properly and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or properly and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or properly and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or properly and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or properly and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or properly and person o		A & Stone	witnessed	the execution thereof.
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me, this	A Stone	witnessed	the execution thereof.
Greenville County. I,	SWORN to before me, this			2
Greenville County. I,	SWORN to before me, this	(SEAL)		2
I,	SWORN to before me, this	(SEAL)		2
did this day appear before 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 or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did this day appear before 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 or proceeding the separately examined by me, did this day appear before and upon being privately and separately examined by me, did this day appear before and upon being privately and separately examined by me, did this day appear before and upon being privately and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did this day appear before and upon being privately and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined th	SWORN to before me, this	(SEAL)		might.
did this day appear before 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 or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did this day appear before 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 or proceeding the separately examined by me, did this day appear before and upon being privately and separately examined by me, did this day appear before and upon being privately and separately examined by me, did this day appear before and upon being privately and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did this day appear before and upon being privately and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined th	SWORN to before me, thisay of	(SEAL)		might.
did this day appear before 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 or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did this day appear before 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 or proceeding the separately examined by me, did this day appear before and upon being privately and separately examined by me, did this day appear before and upon being privately and separately examined by me, did this day appear before and upon being privately and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did this day appear before and upon being privately and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or proceeding the separately examined th	SWORN to before me, thisay of	(SEAL)		might.
Ind 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 propose whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this	th Carolina.	N. b. m.c.x	might.
The sum of the within named	SWORN to before me, this	(SEAL)	N. 6. M. S.	RENUNCIATION OF DOWN
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 premotithin mentioned and released. GIVEN under my hand and seal; this	SWORN to before me, this	(SEAL)	N. 6. M. C.	RENUNCIATION OF DOWN
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 premovithin mentioned and released. GIVEN under my hand and seal; this	SWORN to before me, this	th Carolina. (SEAL) that Mrsed by me, did declare that she does freel	J, b. m. c.x	RENUNCIATION OF DOWN
ay of	SWORN to before me, this	th Carolina. (SEAL) that Mrsed by me, did declare that she does freel relinquish unto the within named	ly, voluntarily and without any compulsion,	RENUNCIATION OF DOWN
GIVEN under my hand and seal; this	SWORN to before me, this	th Carolina. (SEAL) that Mrsed by me, did declare that she does freel relinquish unto the within named	J. C. M. C.	RENUNCIATION OF DOWE
A. D. 192	SWORN to before me, this	th Carolina. (SEAL) that Mrsed by me, did declare that she does freel relinquish unto the within named	J. C. M. C.	RENUNCIATION OF DOWE
(SEAL)	SWORN to before me, this	chat Mrsed by me, did declare that she does freel relinquish unto the within named	J. C. M. C.	RENUNCIATION OF DOWE
Note: Public for South Carolina (SEAL)	SWORN to before me, this	chat Mrsed by me, did declare that she does freel relinquish unto the within named	J. C. M. C.	RENUNCIATION OF DOWE
Note on Public for South Laroung	SWORN to before me, this	th Carolina. (SEAL) that Mrs	J. C. M. C.	RENUNCIATION OF DOWE