herety filed May 18 Canal May 1	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	Heirs and Assigns forever And
Section and ofference closed, with ofference closed and ofference closed		Heirs and Assigns, forever. And
History and Antiquesco	warrant and forever defend, all and singular the said premises unto the said	Rusa 13. Waldell, New
And it is an information and Anderson, and every general automorpers benefits of claiming on the date that such as the part through the control of the part of the		Λ.
TOTAL POR SOUTH CAROLINA TOTAL PARTY STATE OF SOUTH CAROLINA BY STATE OF SOUTH CAROLINA THE STATE OF	ers, Executors, Administrators and Assigns, and every person whomsoever law	wfully claiming, or to claim the same, or any part thereof.
years to some to be interest in the search process. The search process of the control of the con	And the said Mortgagor agree to insure the house and buildings on	said lot in a sum not less than Turty five hundred
And if at any time on, part of soil deck or interest thereon he gast due and output. And if at any time on, part of soil deck or interest thereon he gast due and output. And if at any time on, part of soil deck or interest thereon he gast due and output. And if at any time on, part of soil deck or interest thereon he gast due and output. And if at any time on, part of soil deck or interest thereon he gast due and output. And if at any time on, part of soil deck or interest thereon he gast due and output of the soil deck or has premise and content output or interest and recent any pouls or interest the process of the gast of the soil of the s	Dollars (in a company or compa	anies satisfactory to the mortgagee), and keep the same insured from loss or damag
And if at any time any part of mid-diet, or interest thereous by past fees and unputed. A feet to all MANAYS and the part of mid-diet, or interest thereous by past fees and unputed. A feet to all mid-diets or designs, and are the seal and product as above discretified parts for the seal and seal and the	`	
The premium and expenses of each financiate under this corresponds with interest the past of any till the say that any text of wild able, or interest thereon he past due and unpaid. A few of the till the past of Angles, and part due to place and unpaid. A few of the till the past of Angles, and quart due to place and on the past of the pasting to the pasting to the pasting of the pasting to the pasting to the pasting of the pasting of the pasting to the pasting to the pasting of the pasting of the pasting to the pasting to the pasting to the pasting of the pasting of the pasting to the pasting to the pasting to the pasting of the pasting to the pasting to the pasting to the pasting of the pasting to th		
estable described promises to used management of the control of th		
estable described promises to used management of the control of th	And if at any time any part of said debt, or interest thereon be past due and	d unpaid I raid Morgas or hereby assign the rents and profits o
PROVIDED ALWAYS. NEVERTIFIESS, and it is the true blent and meaning of the parties to those Frenents, that if	above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the
shid mathematics. do and shall well and mady pay or cause to be paid, caute the said mortgages. It is easiful that for same of mosey accordance, and to unity mail and voids; now for remone horizonts that the residence of larger and said chall coase determine, and to unity mail and void; now the mail default of payment shall be made. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the said mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, that the raid mortgages. AND IT IS AGRIED, by and between the gold parties, the parties, and enter given and claim of dower, of, in or to all and singular, the presidential mortgages. AND IT IS AGRIED, and the gold with the gold gold gold gold gold gold gold gold	net proceeds thereof (after paying costs of confection) upon the said debt. in	nterest, costs or expenses; without liability to account for anything more than the rent
et or crossed price control and serve and vertices. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. To the hold and only of the said mortgager. To the year of our lard one florasand side bunder, and It had and Seal, this of the year of our lard one florasand side bunder, and It has year of our lard one florasand side bunder, and It had seal that the year of our lard one florasand side bunder, and It had between in the Presence of CANALLY appeared to force not It and earth that the saw the within named. It is STATE OF SOUTH CAROLINA, Greenville County. FERSONALLY appeared to force not I made eath that the saw the within named. A D. 193D Notery Fablic for South Carolina, Greenville County. SWORN to before one, this CANALLY appeared to force south carolina Notery Fablic for South Carolina, Greenville County. SWORN to before one, this Greenville County. To STATE OF SOUTH CAROLINA, Greenville County. SWORN to before one, this Greenville County. To STATE OF SOUTH CAROLINA, Greenville County. A D. 193D Notery Fablic for South Carolina Greenville County. To STATE OF SOUTH CAROLINA, Greenville County. To STATE OF S	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	meaning of the parties to these Presents, that if
with the control of payment shall be made. WITHERS Many and the state of payment shall be made. WITHERS Many and the shousest disc hundred and the state of the United States of America. And in the one hundred and the state of the Sovereignty and Independence of the United States of America. Similed. Scaled and Derivered in the Presence of Caracte W. Caracte W. Caracter (L. S. C. S.	any be due according to the true intent and meaning of the said note, then	nto the said mortgagee, the said debt, or sum of money aforesaid, with interest thereof this deed of bargain and sale shall cease, determine, and be utterly null and void; other
WITNESS My Hand and Sent chis 9 th day of Capual in the wave of our Lord one Journal in the one hundred and Live type of our Lord one Journal pear of the Sovereignty and Independence of the United States of America. Sirchel School and Delivered in the Freennes of Capual W. C		agorto hold and enjoy the sai
in the year of our Lord one houseand nine fundred and the fundred and the case handred and the case handred and the case handred and the presence of the United States of America. SERVER D. CALLETON (I. S. C. S		q th day of april
Sizebil, Scaled and Delivered in the Presence of (L. S. (L.	TT	+
Size Select and Delivered in the Presence of (L. S.	Tyty - Jount year of the Sovereignty and	The state of the s
(L. S. (L. S.	, , -	
(L. S. (L. S.	J m h) ella	annie W. Cureton (I. S
Greenville County. MORTGAGE OF REAL ESTAT! PERSONALLY appeared before me		(I, S
PERSONALLY appeared before me		(L. S.
PERSONALLY appeared before me		
i made oath thathe saw the within named	Secretarian and the secretarian and the second of the seco	Zero Solo en 1880 et 1870 et 1800 et 1
in seal, and as New act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this Grand A. D. 193.0 (SEAL) Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs de of the within named. In pon 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 per swhomsoever, 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 thin mentioned and released. GIVEN under my hand and seal, this. A. D. 19	\	MORTGAGE OF REAL ESTATE
n, seal, and as Now act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this (SEAL) A. D. 193.b. STATE OF SOUTH CAROLINA, Greenville County. I, Abridge units all whom it may concern, that Mrs. e of the within named. I 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 per a 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 him mentioned and released. GIVEN under my hand and seal, this. of. A. D. 19	Greenville County.	
SWORN to before me, this. Of CAPALLY A. D. 193.D. STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. The of the within named. It 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 per swhomsoever, 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 thin mentioned and released. GIVEN under my hand and seal, this. Of A. D. 19	Greenville County. PERSONALLY appeared before me	1)-ella
witnessed the execution thereof. SWORN to before me, this. of A. D. 193.D. Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	Greenville County. PERSONALLY appeared before me	1)-ella
SWORN to before me, this	Greenville County. PERSONALLY appeared before me	1)-ella
SWORN to before me, this	Greenville County. PERSONALLY appeared before me	Vella W. Cureton
of. Cravel A. D. 193.D. Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
RESTATE OF SOUTH CAROLINA, Greenville County. I,	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
Greenville County. I,	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
Greenville County. I,	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
hereby certify unto all whom it may concern, that Mrs	Greenville County. PERSONALLY appeared before me	ten Deed; and that he, with witnessed the execution thereof.
hereby certify unto all whom it may concern, that Mrs	Greenville County. PERSONALLY appeared before me	ten Deed; and that he, with witnessed the execution thereof.
e of the within named	Greenville County. PERSONALLY appeared before me	Dels ten Deed; and thathe, with witnessed the execution thereof. RENUNCIATION OF DOWER
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 per swhomsoever, renounce, release, and forever relinquish unto the within named	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
whomsoever, renounce, release, and forever relinquish unto the within named	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
of	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
of	Greenville County. PERSONALLY appeared before me	ten Deed; and thathe, with
of	SWORN to before me, this of A. D. 19.3.b. Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. upon being privately and separately examined by me, did declare that she do s whomsoever, renounce, release, and forever relinquish unto the within named.	ten Deed; and that he, with witnessed the execution thereof. RENUNCIATION OF DOWER did this day appear before me oes freely, voluntarily and without any compulsion, dread or fear of any person or per
	Greenville County. PERSONALLY appeared before me	ten Deed; and that he, with witnessed the execution thereof. RENUNCIATION OF DOWER did this day appear before me oes freely, voluntarily and without any compulsion, dread or fear of any person or per
(SEAL)	PERSONALLY appeared before me	ten Deed; and that he, with witnessed the execution thereof. RENUNCIATION OF DOWER And this day appear before me oes freely, voluntarily and without any compulsion, dread or fear of any person or per
	PERSONALLY appeared before me	ten Deed; and that he, with witnessed the execution thereof. RENUNCIATION OF DOWER Add this day appear before me oes freely, voluntarily and without any compulsion, dread or fear of any person or per