AND IT IS FURTHER MIRROR. That the cold contrages will keep solid proteines and different processing and will all solid progress and this flow, and will be sound to present in section.  AND IT IS FURTHER MIRROR. That his care the target, incommends, there is present as an any post as better conducted, the medical color processing to present the control color the management from the metrogenest progress or some colors. The management of the presents of the processing of the metrogenest progress or some colors. It is control to the metrogenest of the presents of the pre				said premises belonging or in anywise incident or appertaining.
The first the 18 to 18 (color) and also to several and flowers defined 3 12 and deposite the color) and the color of the color of the color of the process of the district and the color of the process of the district and the color of the process of the color of the	ANDdo hereby bind	sel	and heirs, executors and ad	lministrators, to procure or execute any further necessary assur-
The field already given by the mergage and interest by to integrate and compares a color of the state paths of the mergage, while tables to the country in colorand of an advantage of the paths of the mergage and the state of the state of the paths of the mergage and the state of the paths of the mergage and the state of the paths of the mercan type and inclined have been already as the mercan type and inclined have been already as the mercan type and inclined have been already as the mercan type and inclined have been already as the mercan type and inclined have been already as the mercan type and inclined have been already as the mercan type and inclined have been already as the mercan type and inclined have been already as the mercan type and the state of the control of	ances of the title to the said premises, and	also to warrant and forevo	er defend all and singular the s	said premises unto the said mortgagee, its successors and assigns,
AND ITS ARRESTS, to an increase. The process bottom to the good surregament and to be increased upon an one of the control and process in the control and process. The control of the cont	The right is hereby given by the mortagreeable to the mortgagee, without notice t	tgagor and reserved by the to or the consent, approval,	mortgagee, successors or assign, or agreement of other parties	as, to make partial release or releases of the security hereunder.
AND TO 18 DETRIES AND TEST the class surginger of all gains and several or and the control and	AND IT IS AGREED, by and between the option and to the satisfaction of the	n the parties hereto that the mortgagee and will deliver	he said mortgagor shall keep the the policies and renewals there	eof to said mortgagee. The mortgagor hereby assigns and trans-
AND ITS PURITIES AGENCY III of now to trace, consequence, shripes, Ring, Ringham, planning, allowery's feet and exposes are and poid and sent streets or sightly or even for another control of the many contr	AND IT IS FURTHER AGREED, The offer become liens on said premises when do notes or debt secured hereby, before the saidness not exceed the maximum permitted by	at the said mortgagor will luc; also all taxes assessed me become delinquent, prov law to be paid, but if it do	pay all taxes, assessments and against the mortgagee or its avided the amount of such latted the mortgagee may at its o	charges of every character which are now or which may here- assigns, in the State of South Carolina, on this mortgage or the er taxes together with the interest on the loan secured hereby, option pay the excess or declare the entire debt secured hereby
makes, the contiguency of personnel control of the content of the	AND IT IS FURTHER AGREED, The epair as of this date, and will commit or p	t the said mortgagor will l permit no waste.	keep said premises and all build	dings and other improvements thereon in as good condition and
AND IT IS PURTUER ACCESS. The state of the control	rovided, the mortgagee may pay the same a nterest at eight per cent. per annum from	and collect the amount from the date of payment, and	m the mortgagor, immediately, this mortgage shall stand as s	or on demand, at the option of the mortgagee, together with ecurity therefor.
AND TIS UNITED AGDED, That if it is not the any part or whole of sold one or more secural harder, or infractly claims, in part that and points of the shared anglements to said among and agree, and agreement and adopted and any single 1 is Green's Borel of 'and Picks, may, all themselves or clintwise, upon it is all the processor of any part as Receiver, with cutterly in this possession of any part and control of the processor of the control of the processor of	r of the taxes, charges, attorney's fees, exp ny agreement herein, then the entire amou	penses or assessments, herei nt of the debt secured or i	n mentioned, when the same s	hall severally become payable, or upon failure to comply with
AND PLUS PRETURES AGRICULTY, That should not began precedings be indicated for the forest-many of the model of the matrices because any care the order to the possiles described because, who will not added the matrices of any part them for placed in the hands or all congressives for calcular preceding for any part them for placed in the hands of the calcular of the model indicated, and thereby the condense of control to the control of preceding a rescondant remandance (or of not been than to the forest through instance), and the opinion of the manual indicated the control of the contro	AND IT IS FURTHER AGREED, The the mortgagor hereby assign the rent of the Circuit Court of said State, may, at and profits, applying the net proceeds, after	nt if at any time any part ts and profits of the above Chambers or otherwise, ap paying costs of collection,	described premises to said mort point a Receiver, with authori	gagee, its successors and assigns, and agree that any Judge ity to take possession of said premises and collect said rents
BRINDED ANALYS. That is the term interest on a double tenter, and shell run in stayer of the smit workgoes, its measures or assigns.  BRINDED ANALYS. That is the term interest on some sing of the parties to these genums, that it has said managage, and in the parties to these genums, that it has said managage, and interest with the interest berreat, it may be the case the paid note the said marriage, its successor or assigns, the said notes with the interest berreat, and any where the case of the gradient of the continues on the valid outcome of the said notes and of this manager.  AND 17 Its LASTIV AGEED, by and between the said parties, that the said mortgager is to hold und unjoy the said provides such distant of payment also easily.  WITNESS.  Local Lot of the said provides and the said parties, that the said mortgager is to hold und unjoy the said provides such distant of payment also easily.  WITNESS.  Local Lot of the said payment of the said parties of the said mortgager in the hold und unjoy the said provides such distant of payment also easily.  WITNESS.  Local Lot of the said payment of the said parties of the said mortgager in the hold und unjoy the said provides such distant of payment also easily.  WITNESS.  Local Local Local Payment also payment the said payment of the said mortgager in the hold und unjoy the said provides such distant of payment also easily the said provides and the said to the said mortgager in the hold understant of payment also easily the said provides and the said that the said the said that the said the said that the said	AND IT IS FURTHER AGREED, The sarty to any suit involving this mortgage or an attorney-at-law for collection by suit or (10) per cent. of the amount involved), sh	at should any legal proceed the title to the premises d otherwise, that costs and d all thereupon become due	escribed herein, or should the expenses incurred by the mortg	debt secured or any part thereof be placed in the hands of gagee, including a reasonable counsel fee (of not less than ten
consists of a grave to be paid unto the sold most gages, the sold most gages, the sold mater with the interest thereon, if any, when hot, and all a flatency comply with the teach sold gages, are college, the colleges of the sold does not gage the termina and agreements between the sold gages are colleges and without cases, determine and by viole, otherwise it shift remain in full force and vierne.  AND IT IS LASTEY ARRESH, be and between the sold privine, that the said morrages is to hald and easy the sold precises until default of payment show the material of payment should be sold.  SHINES				
WITNESS	alministrators shall pay or cause to be paid It sums of money paid by the said mortgage he terms and agreements herein, then this d AND IT IS LASTLY AGREED, by an	unto the said mortgagee, i ce, according to the conditi ced of bargain and sale sha	its successors or assigns, the sa ons and agreements of the said all cease, determine and be voi	id notes with the interest thereon, if any, when due, and also I notes and of this mortgage, and shall otherwise comply with d, otherwise it shall remain in full force and virtue.
SHONED, SEALED AND DELIVERED  IN THE PRESENCE OF:  (L. 8.  (L.		sealthis	(	) day of
SIGNED, SEALED AND DELIVERED  IN THE PRESENCE OF:  (L. S.  (L.			,	, .
Case		}		
HE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me,				(L. S.)
Personally appeared before me,				(L. S.)
County of Greenville.  Personally appeared before me,		The second secon		
Personally appeared before me,		}		
gu, seal, and asact and deed deliver the within written deed for the uses and purposes therein mentioned, and that he with	County of Greenville.	)		
gn, seal, and as	Personally appeared before me,			and made oath that he saw
Sworn to and subscribed before me this.  Notary Public for South Carolina.  Notary Public for South Carolina.  RENUNCIATION OF DOWER County of Greenville.  J,	e within named			
Sworn to and subscribed before me this	gn, seal, and asact and d	eed deliver the within writ	ten deed for the uses and purpo	oses therein mentioned, and that he with
Notary Public for South Carolina.  RENUNCIATION OF DOWER County of Greenville.  I,				
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, County of Greenville.  I,	Sworn to and subscribed before me thi	s	•	
County of Greenville.  I,				
I,	•	}		RENUNCIATION OF DOWER.
hereby certify unto all whom it may concern, that Mrs	•	)	, a Notary Public, in a	and for the
e wi of the within named				,
nounce, release and forever relinquish unto the within named THE UNION CENTRAL LIFE INSURANCE COMPANY of Cincinnati, Ohio, its successors and assigns	e wi of the within named			did this day appear before me, and upon being privately
Given under my hand and scal this	nounce, release and forever relinquish unto	the within named THE UN	NION CENTRAL LIFE INSURA	ANCE COMPANY of Cincinnati, Ohio, its successors and assigns,
Notary Public for South Carolina.	Given under my hand and seal this			
•				Notary Public for South Carolina.
Recorded	**************************************	······	0 ciock.	Δ1L.

. Benediction of the second of the second