And if at any time any part of said debt, or interest thereon, be past due and unpaid, I hereby assign the rents and profits of the above of remises to said mortgages. or. And if at any time any part of said debt, or interest thereon, be past due and unpaid, I hereby assign the rents and profits of the above of remises to said mortgages. or. And if at any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premiscludes said rents and profits applying the net proceeds therefare (after paying costs of collection) upon said debt, interest, costs or expenses; without o account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I , the said me provided in the paying costs of collection) upon said debt, interest, costs or expenses; without o account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I , the said me provided in the paying costs of collection) upon said debt, interest, costs or expenses; without o account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I , the said merit and meaning of the parties to these Presents, that if I , the said merit and meaning of the parties to these Presents, that if I , the said merit and meaning of the parties to these Presents that if I , the said merit and meaning of the parties to these Presents that if I , the said merit and meaning of the parties to these Presents that if I , the said merit and meaning of the parties to these Presents and the parties that it is the true intent and meaning of the parties to these Presents and the said parties that said merit and meaning of the parties to these Pre		
TOTHER HER with all and singular the Righia Morehor, Mareithiments and Ampertenances to the said Premiers belonging or in supprise incident or appear TO HAVE AND TO MCLD all and singular the said Premiers unto the said W. J. Crowley and his The said Ambigue Server. And I do hereby bind By Have Andrews and Ampertenances to the said Premiers and Administratures to ware reverse defend all said singular the said Premiers unto the end W. J. Crowley, and his Have and Ambigue from and against Be Andrews Administratures and Ambigue and every person whomsever haveland thinking or to claim the same or one per thereof. And the sold martinger— agree 8 to tourse the house and buildings on and but in a cure root bee them. The Live Interface and the said marking or said the said and the said and the said and the said and the said markinger— agree 8 to tourse the house and buildings on and but in a cure root bee them. The Live Interface and the said to the said and the said and the said to the said and the said to the said and the said to the sai		
TO HAVE AND TO ROLD all and singular for Highla Mombers, Hereditarents and Apparticumous to the said Fremess belonging or in supposes incident or appear to the Antique Service of the Antique Service		
FOGETHER with all and singular the Hildrin Members, Mercellaments and Arpgaratanances in the 2028 Promotice belonging, or in supprise incident or apper TO MAYE AND TO NOTED all and singular the 2018 Promises unto the 2018. In and Assigns foreign. And Assigns foreign. And I so bereby blod. AND Meter. Exceeders and Administrators and Administrators are designed by the sound remains unto the end. W. J. Crowley, and his Here and Assigns, from and against. Bis and my int. Exceeders, Administrators and Administrators are and Administrators and Administrators and Administrators and Administrators and Administrators are and Administrators and Administrators and Administrators are and Administrators and Administrators and Administrators are and the control of the Administrators and Administrators and Execution and Segment of such foreign and the policy of incurance to the soft accompany or companies antificatory to the mortagenes, and administrators of such incurrence and segments of such incurrence where the such administratory to the mortagenes. And it is any time up part of said devia incurrent the administratory to the mortagenes. And it is any time up part of said devia incurrent the administratory to the mortagenes. And it is a such control court of said Sinke may, a chambers or otherwise, appoint a revolve, with another to the foreign and profile soft said Sinke may, a chamber or otherwise, appoint a revolve, with another to the administrators or or August and a such control and profile soft said sinke may, a chamber of the administrators or or August and a control of the Sinke May and a such control of the surface of surface and administrators or an administrator and		
PROGETHER with all and singular the Wights. Members. Hereditaments and Appurtenences to the said Premises belonging, or in capywise incident or appear to HAVE AND TO HOLD all and singular the said Premises who had with a singular the said Premises who had a with the said. W. J. Crowley and his IN J. Crowley and his Were defended all wad singular the said Premises who had been the said. W. J. Crowley and his Here and Assigns, from and against. Be and my ins. Executors, Administrators and Assigns and creary person whomsover lawfully chincing to to claim the same or any part thereof. And the said mortgoor agree, all to from the house and buildings on said lot in a num not less than the went that the markapour, what is a little of the same to be insured in the same to the same to be same and the same to be same and the same to the same to be same and the same to the same to be same and the same to the same to be same and the same to the same to be same and the same to be same and the same to be same to be same to		
COLITIES with all and singular the Rights, Momborn, Heredizanzents and Appurlemences to the said Premises belonging, or in anywise fordered or appear to MAVE AND TO HOLD all and singular the said Tennises unto the said Tr. J. Crowley, and his Its and Assigns towere, And. I do hereby bind. TW. J. Crowley, and his Its and Assigns towere, And. I do hereby bind. TW. J. Crowley, and his Its and Assigns towere, And. I do hereby bind. TW. J. Crowley, and his Its and Assigns from and against the policy of the said tower to the said contingence of a said and should not the said mortgager. And the said mortgager agree 3 to insure the house and buildings on seed to in a mon not lest than break to the mortgager. And we not lest than the said to the mortgager and the said tower to the said donntures; and the the mortgager. And we not lest than the said tower tower, and keep to the form the said sometiments of such concerns used the source to the said contragers. And at a tany time my part of wind dolfs or merces the source in a mortgager of the said contragers. And the said contrager. And the said contrager. And the said contrager. And the contrager of such concerns used the policy of insurance to the said contragers. And the contrager of such concerns used the source of the said contragers. And the said contrager. And the said contrager of such concerns used the source of the said contragers. And the contrager of such contragers of such process the source of the said contragers. And the said contrager of the said the s		
CORFERENCE with all and singular the soft from the soft Preventes and Appurturence to the soft Preventes brimsing or in anywhate incident or appear to MANY AND TO HOLD all and singular the soft Preventes with the soft M. J. Crowley and his. In soft Assigns forever. And I do hereby bind My Heirs Executors and Administrators to ware recover defend all and singular the soft Preventes unto the soft My J. Crowley, and his. Heirs and Assigns forever. And I do hereby bind My J. Crowley, and his. Heirs and Assigns forever. And I do hereby bind My J. Crowley, and his. Heirs and Assigns forever. And Assigns and creery person whomosover in whithy chimting or to claim the same or any part threety. And the soft mortgager—agree 3. The soft in the same or and begins to the soft in a sum and less than the soft mortgage, and the pull of insurance to the solid mortgager, and that in the vertex than the mortgager. And is a sign the pulley of insurance to the solid mortgager, and that in the vertex that the mortgager, and and says the solid mortgager to be sourced in mortgager, and that in the vertex that the mortgager and a sign the pulley of insurance to the solid mortgager, and that in the vertex that the mortgager and a sign the pulley of insurance to the solid mortgager, and that in the vertex that the mortgager and a sign the pulley of insurance to the solid mortgager, and the solid mortgager, and the solid mortgager of solid mortgager or solid delta, in the source of solid mortgager, and the solid mortgager of solid mortgager or solid delta, the insurance to the solid mortgager of solid mortgager or solid delta, the insurance to the solid mortgager of solid mortgager or solid delta, or indevention the pull mortgager or solid mortgager. The solid mortgager or solid delta, or indevention the pull mortgager or solid mortgager. The solid mortgager or solid mortgager or solid mortgager or solid mortgager. The solid mortgager or so		
TO MANY AND TO HOLD all and singular the stable Members. Reveithments and Appartenances to the stable Presenter Education, or in service incident or super TO MANY AND TO HOLD all and singular the stable Presenter and Assigns for and Assigns farrever. And. I do bereby bland. By Holes, Executors and Administrators so water every defected all and singular the stable Presenters unto the stable. The J. Crowley, and his. Here and Assigns, from soot agents. By B. 2nd. By Indian the stable of t		
The HAVE AND TO HOLD 411 and singular the said Premises unto the said My J. Crowley and his My Deirs. Executors and Administrators to ware weeker defend all and singular the said Premises unto the said My J. Crowley, and his W. J. Crowley, and his Hiers and Assigns from and administrators are ware W. J. Crowley, and his Hiers and Assigns from and administrators are ware W. J. Crowley, and his Hiers and Assigns from and administrators are ware W. J. Crowley, and his Hiers and Assigns from and administrators are ware To bollars, in a company or companies antificatory to the save or any part thereof. And the said mortager. — agree 3 to reserve the house and buildings on said hold in a sun out less than be continued. To bollars, in a company or companies antificatory to the continued. To bollars, in a company or companies antificatory to the continued and to do an them the said mortager. — and except the save and the said mortager. — and the sai		
in and Assigns forever. And I do hereby bind BY . J. Crowley, and his Heirs and Assigns forever and Administrators to worr rever defend all and singular the said Permises unto the said. Heirs and Assigns, from and against BO and BY ins. Executors, Administrators and Assigns and overy person whomeover lawfully chinting or to dates the same or any port thereof. And the said margacor. gives 9 to insure the house and buildings on said but in a sum not less than two less than two less than two less than the said margacor. and keep the policy of insurance to the said mortgagor. And the said margacor, and keep the policy of insurance to the said mortgagor. Such that the mortgagor. All said to do so, then the said mortgage. And said said the said mortgagor. It is company or companies additionally and profit of said that all and the said mortgagor. All said said that the said mortgagor is said that in the event that the mortgagor. All the date of the said mortgagor. All said said said said that the said mortgagor is said that in the event that the mortgagor. All said said says then any part of said debt, or interest thereon, be past due to unput. I hereby said the the mortgagor and said said said said said said said sai	OGETHER with all and singular the Rights, Members, Hereditaments and Ap	
the and Assigns forover. And. I do bereby bind. My J. Crowley, and his Never defend all and singular the mid Promises unto the said N. J. Crowley, and his Live and Assigns forover. And. I most promises unto the said N. J. Crowley, and his Live and Assigns forover. And I my Illeirs and Assigns from the agency per three of the said mortunger. Agency of the said mortunger. The promise of the promise of the said mortunger. The promise of the said mortunger. The promise of the said mortunger. The promise of the said mortunger and the profits of the above of the promise of the pr	O HAVE AND TO HOLD all and singular the said Premises unto the said	W. J. Crowley and his
were defend all and singular the sold Premises unto the sold W. J. Crowley, and his Inc. Executors, Administrators and Assigns and every person whomsoever lawfully chaining or to dain the sone or any port thereof. And the sold mortuagor		
Helys and Assigns, from and against 100 2nd my hits. Executors, Administrators and Assigns and every person whorosovert lawfully claiming or to claim the same or any part thereof. And the sold movingsonnerce Sto insure the house and buildings on sold lot in a sum not less thantwelve hundred Dollars, in a company or componities satisfactory to the mortgage, and keep th lot do so, then the sold movingsonname and componities and that in the event that the mortgage, and keep th do do so, then the sold movingsonname and expensesx x and if at any the every part of sold debt, or interest thereon, by part due not unput	rs and Assigns forever. Anddo hereby bind	my Heirs, Executors and Administrators to warrant an
Hetrs and Assigns, from and against. 100. 2nd my dra, Executurs, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same or any part thereof. And the said mostages— agree 2. to insure the house and buildings on sool lot in a sure not less than. 1 twelve hundred Dollars, in a corepany or companies satisfactory to the mortages—, and they the and it do so, then the said mostage— may cause the same to be insured in	ever defend all and singular the said Premises unto the said $W ullet J$. Crowley, and his
And the said mortgager agree S. to insure the house and buildings on said let in a sum not less than the same or any port threed. Dollers, in a company or companies attributed to the form of the said mortgager. The same of the policy of insurance to the said mortgage. The same of the said mortgager. The same of the said said said said said said said said		
And the said mortgager agree \$\frac{2}{8}\$. to insure the house and buildings one said let in a sum not less than \$\frac{1}{1}\$ well of hundred \$\frac{1}{1}\$. Dollars, in a company or companies satisfactory to the mortgager, and keep it sourced from loss or demage by fire, end assign the policy of insurance to the said mortgager, and that in the event that the mortgager, and the said mortgager, may cause the same to be insured in \$\frac{1}{1}\$ mortgager or companies satisfactory to the mortgager. Aball six at its ob on, then the said mortgager, may cause the same to be insured in \$\frac{1}{1}\$ mortgager. In order to the companies of said hortgager. And if a cray time say part of said debt, or interest thereson, be past due and unpaid, \$\frac{1}{2}\$ hereby saving the trents and profits of the above the same to be a formed and the said mortgager. In the said mortgager or at any large of the Circuit Court of said State may, at chambers or entherwise, appoint a receiver, with saturative to Atla possession of said premits raised profits and profits an		Heirs and Assigns, from and against me and my
Dollars, in a company or companies attifactory to the mortgagee. and keep the sured from hiss or damage by fire, and assign the policy of insurence to the said mortgages; and that in the event that the mortgages. Abal at me it to do no, then the said mortgages. The manner of crimburs. **According and expenses of such insurence under this mortgage, with interest. **And if at any time any part of said debt, or interest thereon, be pest due and unpaid, I hereby assign the rents and profits of the showe demains to said mortgages. **And any the said mortgages.** The mortgage of the profits of the showe demains to said mortgages. **And any the company or company or company or more and reinburse. **And if a say time any part of said debt, or interest thereon, be pest due and unpaid, I hereby assign the rents and profits of the showe demains to said mortgages. **And any the company or company or company of the profits of the said mortgages. **PROVIDED ALWAYS.** Revertheless, and that it is the true intent and meaning of the purities to those Presents, that if I , the said mortgages. **And mortgages.** The debt or sum of money aforesaid, with interest thereon. If any be due, according to the true intent and mee and mortgage and mortgages. **And mortgages.** The debt or sum of money aforesaid, with interest thereon. If any be due, according to the true intent and mee and mortgages. **And mortgages.** The debt or sum of money aforesaid, with interest thereon. If any be due, according to the true intent and mee and mortgages. **And mortgages.** The said mortgages.** The debt or sum of money aforesaid, with interest thereon. If any be due, according to the true intent and mee and mortgages. **And mortgages.** The said mortgages.**	rs, Executors, Administrators and Assigns and every person whomsoever	lawfully claiming or to claim the same or any part thereof.
Dollars, in a company or companies satisfactory to the mortgage. and keep the sured from loss or damage by fire, and assign the policy of insurance to the said mortgages.; and that in the event that the mortgage. All at an it of a on, then the said mortgages. May cause the same to be insured in MOTGASON'S name and part of said deet, or interest thereon, he past due and unpaid. I hereby assign the rents and prefits of the above do emission said mortgages. An interest thereon, he past due and unpaid. I hereby assign the rents and prefits of the above do emission said mortgages. An interest thereon, he past due and unpaid. I hereby assign the rents and prefits of the above do emission said mortgages. An interest thereafter takers paying costs of collection) upon said prefits and prefit said rents and profits, applying the net proceeds thereafter takers paying costs of collection) upon said debt, interest costs or expenses; without account for surphing more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I the said mortgages. The debt or am of money aforesaid, with interest thereon, if any be due, according to the true intent and mes call onto the said mortgages. The debt or am of money aforesaid, with interest thereon, if any be due, according to the true intent and mes call onto the intent that dead of harpont and all she shift cease, determine, and be upday until and void; otherwise to emants in full form and true. AND IT IS ACREED by and between the said parties that said mortgages. So to hold and endoy the said Premise until default of payment shall be written and the said and true and the said mortgages. The said mortgages and in the one hund (161st) sixty-first. May of May had between the said parties that said mortgages. The said mortgages and in the one hund (161st) sixty-first. May of May had between the said parties that said mortgages. The said mortgages and in the one hund (161st) sixt	And the said mortgagor agree S to insure the house and buildings	on said lot in a sum not less than twelve hundred
all to do so, then the said meritagee. may cause the same to be insured in MOPTEGEON'S		
And if at any time any part of said debt, or interest thereon, be past the and unpaid. I hereby assign the rents and profits of the above demises to said mortgages. And if at any time any part of said debt, or interest thereon, be past to and unpaid. I hereby assign the rents and profits of the above demises to said mortgages. And in the case and profits opting the said proceeds therefore deep paying costs of collections upon said debt, interest, costs or expresses, without account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I , the said mortgages—the debt or sum of money aforesaid, with interest thereon. If any be the account in the rents and profits actually collected. AND IT IS AGREED by and between the said parties that said mortgages—Be to those Presents, that if I , the said mortgages—And that it is the true intent and more said not the said mortgages—Be to be paid unto the said mortgages—Be to the said parties to the said part		
And if at any time any part of said debt or interest thereon, he past due and unpaid. I hereby assign the rents and profits of the above de mises to said mortgagec , or	to do so, then the said mortgagee may cause the same to be insured in	mortgagor's name and reimburse X for the
mises to said mortgages or his day and send the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said present account for anything more than the rents and profits actually cellected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that ifI, the said mortgages the debt or sum of money aforesaid, with interest thereon, if any be due, accounts to truit and more each onto them this deed of bragin and saie shall cease, determine, and be unterly mull and void; wherevize to remain in full force and virue. AND IT IS AGREED by and between the said parties that said mortgages the debt or sum of money aforesaid, with interest thereon, if any be due, accounting to the true intent and more each onto them this deed of bragins and saie shall cease, determine, and be unterly mull and void; wherevize to remain in full force and virue. AND IT IS AGREED by and between the said parties that said mortgages to boil and enjoy the said Presents until default of poyment shall be witness. MRY	emium and expense of such insurance under this mortgage, with interest.	
at any Judge of the Circuit Court of said State may, at chumbers or otherwise, appoint a receiver, with authority to take possession of said premit per likest said rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that it. I. I., the said more actually collected, and shall well and truly pay on the profits actually collected, with interest threeon if any be due, according to the true intent and meaning of the parties to these Presents, that it. I. I., the said more than the developed to the profits actually collected, with interest threeon if any be due, according to the true intent and meaning of the parties to these Presents that it. I.	hia	
be paid unto the said mortgagec	t any Judge of the Circuit Court of said State may, at chambers or otherw lect said rents and profits, applying the net proceeds thereafter (after page 1)	rise, appoint a receiver, with authority to take possession of said premises an
be paid unto the said mortgagec	PROVIDED ALWAYS nevertheless, and that it is the true intent and me	eaning of the parties to these Presents, that if, the said mortgage
be paid unto the said mortages—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and mee e and note, then this deed of bergain and sale shall cease, determine, and be upterly mill and woid; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortagen. 18 to hold and enjoy the said Premises until default of payment shall be within a manual to the said payment shall be within a manual to the one hund of the control one thousand, nine hundred and the said mortagen. 18 to hold and enjoy the said Premises until default of payment shall be within a mile one hund of the control one thousand, nine hundred and the one hund of the control one thousand, nine hundred and the one hund of the control one thousand, nine hundred and the one hund of the control one thousand, nine hundred and the one hund of the control one hundred to the control of the United America. Signed, sealed and delivered in the presence of Matthew Y. Freeman W. B. Bridwell J. Earle Freeman Mortagage OF REAL ESTATE. Mortagage OF REAL ESTATE. Mortagage OF REAL ESTATE. Mortagage OF REAL ESTATE. Freeman W. B. Bridwell J. Earle Freeman withersed the execution thereof. SWORN TO before me this 20th May A. D. 19.38 Matthew Y. Freeman withersed the execution thereof. SWORN TO before me this 20th May A. D. 19.38 Matthew Y. Freeman Notary Public for South Carolina Freenville County. J. Earle Freeman Notary Public for South Carolina RENUNCIATION OF DOWER. J. Earle Freeman Notary Public of the other previous with the side of the within named. Mage Shockley Bridwell Water of the within named without any on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.		
AND T IS AGREED by and between the said partites that said mortgager_19_to hold and enjoy the said Premises until default of payment shall be witness. May hand and seal this 20th day of May and in the one hund (161st) sixty-first year of the Independence of the Unite America. Signed, sealed and delivered in the presence of Matthew Y. Freeman W. B. Bridwell J. Earle Freeman HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Matthew Y. Freeman witnessed the execution thereof. J. Earle Freeman witnessed the execution thereof. SWORN TO before me this 20th asy of May A D. 19.38 J. Earle Freeman	be paid unto the said mortgagee the debt or sum of money aforesaid,	with interest thereon, if any be due, according to the true intent and meaning
ard of our Lord one thousand, nine hundred and (161st) sixty-first America. Signed, sealed and delivered in the presence of Matthew Y. Freeman W. B. Bridwell J. Earle Freeman HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath that he saw the within named Matthew Y. Freeman Matthew Y. Freeman Matthew Y. Freeman Matthew Y. Freeman W. B. Bridwell act and deed deliver the within written deed, and that J. Earle Freeman SWORN TO before me this J. Earle Freeman J. Earle Freeman A D. 19 38 Matthew Y. Freeman Witnessed the execution thereof. Watthew Y. Freeman Witnessed the carcuiton thereof. SWORN TO before me this J. Earle Freeman Noury Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. J. Earle Freeman Noury Public for South Carolina RENUNCIATION OF DOWER. Greenville County. Mae Shockley Bridwell In the wife of the within named W. J. Bridwell Matthew Y. Freeman Notary Public for South Carolina of Preeman Notary Public for South Carolina of Preeman of Pre	said note, then this deed of bargain and sale shall cease, determine, and be AND IT IS AGREED by and between the said parties that said mortgagor	utterly null and void; otherwise to remain in full force and virtue. 1. 18 to hold and enjoy the said Premises until default of payment shall be made
and in the one hund (161st) sixty-first America Signed, sealed and delivered in the presence of Matthew Y. Freeman J. Earle Freeman Marthew Y. Freeman Matthew Y. Freeman Matthew Y. Freeman Matthew Y. Freeman Mortgage of Real Estate Greenville County. Matthew Y. Freeman J. Earle Freeman Matthew Y. Freeman J. Earle Freeman Matthew Y. Freeman Matthew Y. Freeman Notary Public for South Carolina Notary Public for South Carolina Matthew Y. Freeman Notary Public for South Carolina Notary Public for South Carolina Matthew Y. Freeman Notary Public for South Carolina Notary Public for South Carolina Matthew Y. Freeman Notary Public for South Carolina Notary Public for South Carolina Matthew Y. Freeman Notary Public for South Carolina Notary Public for South Carolina Matthew Y. Freeman Notary Public for South Carolina Notary Public for Sou	Witness my hand and seal , this 20th	day of May in the
(161st) sixty-first year of the Independence of the United America. Signed, sealed and delivered in the presence of Matthew Y. Freeman W. E. Bridwell J. Earle Freeman MORTGAGE OF REAL ESTATE. Greenville County. MORTGAGE OF REAL ESTATE. MATCHEW Y. Freeman Matthew Y. Freeman Witnessed the within written deed, and that J. Earle Freeman Notary Fublic for South Carolina MATCHEW Y. Freeman Matthew Y. Freeman Notary Fublic for South Carolina Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y. Freeman Notary Fublic for South Carolina Shockley Bridwell Matthew Y	•	
Matthew Y. Freeman J. Earle Freeman Mortgage of real estate Matthew Y. Freeman W. E. Bridwell J. Earle Freeman Mortgage of real estate Greenville County. Mortgage of real estate Matthew Y. Freeman Matthew Y. Freeman Matthew Y. Freeman Matthew Y. B. Bridwell go, seal and as h1s act and deed deliver the within written deed, and that J. Earle Freeman W. B. Bridwell Matthew Y. Freeman Witnessed the execution thereof. SWORN TO before me this 20th ay of May A. D. 19-38 Matthew Y. Freeman J. Earle Freeman Matthew Y. Freeman J. Earle Freeman J. Earle Freeman Matthew Y. Freeman Notary Public for South Carolina Greenville County. J. Earle Freeman Notary Public for South Carolina O hereby certify unto all whom it may concern that Mrs. Mae Shockley Bridwell id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any ion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
Matthew Y. Freeman J. Earle Freeman MORTGAGE OF REAL ESTATE. Greenville County. MORTGAGE OF REAL ESTATE. Matthew Y. Freeman Matthew Y. Freeman Matthew Y. Freeman Matthew Y. Freeman Matthew Y. B. Bridwell ign, seal and as his act and deed deliver the within written deed, and that J. Earle Freeman witnessed the execution thereof. SWORN TO before me this 20th ay of May A. D. 19 38 Matthew Y. Freeman J. Earle Freeman (L.S.) THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. Greenville County. J. Earle Freeman Notary Public of the within named Mate Shockley Bridwell the wife of the within named W. J. Bridwell the wife of the within named W. J. Bridwell this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any sion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		year of the Independence of the United State
J. Earle Freeman MORTGAGE OF REAL ESTATE. Greenville County. Personally appeared before me Matthew Y. Freeman Ind made oath that he saw the within named W. B. Bridwell Ign, seal and as his act and deed deliver the within written deed, and that J. Earle Freeman witnessed the execution thereof. SWORN TO before me this 20th ay of May A. D. 19 38 Matthew Y. Freeman J. Earle Freeman (L. S.) THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. Greenville County. I. J. Earle Freeman Notary Public for South Carolina Notary Public for South Of Dower. I. J. Earle Freeman Notary Public for South Of Dower. I. J. Earle Freeman Notary Public for South Of Dower. I. J. Earle Freeman Notary Public for South Of Dower. W. J. Bridwell The wife of the within named W. J. Bridwell The wife of the within named W. J. Bridwell The wife of the within named W. J. Bridwell The wife of the within named W. J. Bridwell and separately examined by me, did declare that she does freely, voluntarily and without any ston, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Signed, sealed and delivered in the presence of	
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Matthew Y. Freeman Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. Bridwell Indicate that he saw the within named W. J. Bridwell Indicate that she does freely, voluntarily and without any toon, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Indicate that she does freely, voluntarily and without any toon, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Matthew Y. Freeman	W. B. Bridwell (L. s
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Matthew Y. Freeman Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that the saw the within named W. J. Bridwell Indicate that the within named W. J. Bridwell Indicate that the does freely, voluntarily and without any toon, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Indicate that the does freely, voluntarily and without any toon, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Indicate that the does freely, voluntarily and without any toon, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Indicate that the does freely, voluntarily and without any toon, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Indicate that the does freely, voluntarily and without any toon, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Indicate that the does freely, voluntarily and without any toon, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Indicate that the does freely.	J. Earle Freeman	(L. S
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Matthew Y. Freeman Indicate that he saw the within named W. B. Bridwell Indicate the saw the within named W. B. Bridwell Indicate the saw the within named W. B. Bridwell Indicate the saw the within named W. B. Bridwell Indicate the saw the within named W. B. Bridwell Indicate the saw the within named with the saw the within named without any the saw the within named within named without any the saw the within named without any the within named without any the saw the within named without any the saw the within named without any the saw the within named within named without any the saw the within named without any the within named without any the saw the within named without any the within named without any the saw the saw the within named without any the saw the within named without any the saw the saw the within named witho		(L. S
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Matthew Y. Freeman Mortgage of Real estate. W. B. Bridwell act and deed deliver the within written deed, and that J. Earle Freeman SWORN TO before me this 20th May A. D. 19 38 Matthew Y. Freeman J. Earle Freeman Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. I. J. Earle Freeman Notary Public for South Carolina Mae Shockley Bridwell the wife of the within named W. J. Bridwell id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any tion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	,	(L. S
Greenville County. Personally appeared before me Matthew Y. Freeman Ind made oath that he saw the within named W. B. Bridwell Ign, seal and as his act and deed deliver the within written deed, and that J. Earle Freeman witnessed the execution thereof. SWORN TO before me this 20th ay of May A. D. 19 38 Matthew Y. Freeman J. Earle Freeman (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. I. J. Earle Freeman Notary Public for South Carolina of hereby certify unto all whom it may concern that Mrs. Mae Shockley Bridwell the wife of the within named W. J. Bridwell the wife of the within named without any separately examined by me, did declare that she does freely, voluntarily and without any ion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
Personally appeared before me Matthew Y. Freeman Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. B. Bridwell Indicate that he saw the within named W. J. Bridwell Indicate that she does freely, voluntarily and without any sion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. S. Shockley Bridwell within named W. S. Bridwell in this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any sion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. S. Shockley Bridwell in this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any sion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. S. Shockley Bridwell in this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any sion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. S. Shockley Bridwell in the within nam	\ MORTGAGE OF F	REAL ESTATE.
ign, seal and as his act and deed deliver the within written deed, and that J. Earle Freeman witnessed the execution thereof. SWORN TO before me this 20th ay of May A. D. 19 38 Matthew Y. Freeman J. Earle Freeman (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. I, J. Earle Freeman Notary Public for South Carolina To hereby certify unto all whom it may concern that Mrs. Mae Shockley Bridwell the wife of the within named W. J. Bridwell the wife of the within named W. J. Bridwell the wife of the within named W. J. Bridwell the wife of the within named woon person or persons whomsoever, renounce, release and forever relinquish unto the within named ion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		Freeman
gn, seal and as his act and deed deliver the within written deed, and that J. Earle Freeman witnessed the execution thereof. SWORN TO before me this 20th ay of May A. D. 19 38 Matthew Y. Freeman J. Earle Freeman (L. S.) Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. I, J. Earle Freeman Notary Public for South Carolina Notary Public for South Carolina Preeman Notary Public for South Carolina Notary Public for Shockley Bridwell In the wife of the within named W. J. Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for Shockley Bridwell In the wife of the within named Notary Public for South Carolina Notary Publ		
J. Earle Freeman witnessed the execution thereof. SWORN TO before me this 20th ay of May A D 19 38 Matthew Y. Freeman J. Earle Freeman (L. S.) Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. J. Earle Freeman Notary Public for South Carolina RENUNCIATION OF DOWER. J. Earle Freeman Notary Public for South Greenville County. Mae Shockley Bridwell the wife of the within named W. J. Bridwell the wife of the within named W. J. Bridwell id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any ion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
SWORN TO before me this 20th ay of May A. D. 19 38 Matthew Y. Freeman J. Earle Freeman (L. S.) Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. J. Earle Freeman Notary Public for South Carolina Notary Public for South Carolina Preeman Notary Public for Shockley Bridwell The wife of the within named W. J. Bridwell The wife of the within named W. J. Bridwell The wife of the within named Notary Public for Shockley Bridwell The wife of the within named Notary Public for Shockley Bridwell The wife of the within named Notary Public for Shockley Bridwell The wife of the within named Notary Public for Shockley Bridwell The wife of the within named Notary Public for South Carolina Preeman Notary Public for Shockley Bridwell The wife of the within named Notary Public for South Carolina Preeman Notary Public for		
Matthew Y. Freeman J. Earle Freeman Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. J. Earle Freeman Notary Public for South Carolina Notary Public for South Carolina RENUNCIATION OF DOWER. J. Earle Freeman Notary Public for South Carolina Notary Public for South Carolina Notary Public for South Carolina Notary Public for Shockley Bridwell		witnessed the execution thereof.
J. Earle Freeman (L. S.) Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. I, J. Earle Freeman Notary Public for hereby certify unto all whom it may concern that Mrs. Mae Shockley Bridwell the wife of the within named W. J. Bridwell id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any ston, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	SWORN TO before me this 20th	
HE STATE OF SOUTH CAROLINA, Greenville County. I,	y of May A. D. 19_38	Matthew Y. Freeman
HE STATE OF SOUTH CAROLINA, Greenville County. I, J. Earle Freeman Notary Public for hereby certify unto all whom it may concern that Mrs. Mae Shockley Bridwell the wife of the within named w. J. Bridwell id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any sion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
Greenville County. J. Earle Freeman Notary Public for hereby certify unto all whom it may concern that Mrs. Mae Shockley Bridwell the wife of the within named W. J. Bridwell id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any son, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	was to take which the second of the second o	
I, J. Earle Freeman Notary Public for hereby certify unto all whom it may concern that Mrs. Mae Shockley Bridwell the wife of the within named W. J. Bridwell id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	RENUNCIATION	OF DOWER.
the wife of the within named W. J. Bridwell In this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any con, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	·	
he wife of the within named W. J. Bridwell id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	,	
d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	hereby certify unto all whom it may concern that Mrs. Mae	Shockley Bridwell
on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	e wife of the within named W. J. Bridwell	and by mo did declare that she does freely voluntarily and without any comp
	•	
m. o. orowiel aug uis		
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 Premises within mentioned and i		n of Dower of, in or to all and singular the Premises within mentioned and release
Given under my hand and seal, this 20th		
	eirs and Assigns, all her interest and estate, and also all her right and claim	
	eirs and Assigns, all her interest and estate, and also all her right and claim Given under my hand and seal, this 20th	Mae Shocklev Bridwell
Notary Public, S. C.	Given under my hand and seal, this 20th y of May A. D. 19.38	Mae Shockley Bridwell
Recorded 21st day of May 1938 at 11:24 o'clock, A.	eirs and Assigns, all her interest and estate, and also all her right and claim Given under my hand and seal, this 20th	Mae Shockley Bridwell
•	Given under my hand and seal, this 20th y of May J. Earle Freeman Notary Public, S. C. (Seal)	