And if at any time sup part of said debt, or increase three has mortgage, with interest. And if at any time sup part of said debt, or increase three not past the and impaid. X. hereby assign the runts and profits of the above described praintee to said mortgage. And if a tany time sup part of said debt, or increase three not past the and impaid. X. hereby assign the runts and prefits and profits, applying the set processis thereafter (after paying costs of collection) upon and other interest, only or expension and said profits, applying the set processis thereafter (after paying costs of collection) upon and other interest, only or expension of said promises and electronic paying more than the event and profits causing collected. PROVIDED ALWAYS, nevertheless, and that it is the true intert and meaning of the parties to these Presents, that if. I , the said mortgage. PROVIDED ALWAYS, nevertheless, and that it is the true intert and meaning of the parties to these Presents, that if. I , the said mortgage. PROVIDED ALWAYS, nevertheless, and that it is the true intert and meaning of the parties to these Presents, that if. I , the said mortgage. PROVIDED ALWAYS, nevertheless, and that it is the true intert and meaning of the parties to these Presents, that if. I , the said mortgage. PROVIDED ALWAYS, nevertheless, and that it is the true intert and meaning of the parties to these Presents, that if. I , the said mortgage. AND ITS AGREED by each between the said parties that said snortgage. AND ITS AGREED by and between the said parties that said snortgage. AND ITS AGREED by and between the said parties that said snortgage. AND ITS AGREED by and between the said parties that said snortgage. AND ITS AGREED by and between the said parties that said snortgage. AND ITS AGREED by and between the said parties that said snortgage. AND ITS AGREED by and between the said parties that said snortgage. AND ITS AGREED by and between the said parties that said snortgage. AND ITS AGREED by and between the said partie	G.R.B.M.—2-8		
TOOPTIESE with all and singular the Rights, Nembors, Recellmanners and Appartmented to the soil Premises belonging or in anywise Boilean or appartaining TO HAVE AND TO HOLD all and simplicity the sail Premises must the sail. No. 1879. Ide Host herity, her? The Have and Assigns forever. Acid. I do hereby this. RYSOIF & RY. Main, Executives and Administrators to warrant and received and an acid of the sail Premises must the said. May 1 Ide Host herity. Main, Executives and Administrators to warrant and the said of the said received and the said. May 1 Idea of the said Premises and cours proceed whitemore the said said. May 1 Idea them. The said received and the said of the said marketon. From and against. The said the said of the said marketon. In the said the said said the said of the said marketon. In			
TOORTHERS with all and alegalar the Rights, Members, Hereithers and Apparentments and Apparentments to the said Provision belonging, or in anywho bridges or apportunities for NO MAYE AND TO HOLD all and eligible the end Provision unto the said. Mrg., Ida Houthorly, her. Series and Andres Grever. And do Broday had. Hydelf & Ry Mrg., Ida Houthorly, her. Mrg.,			* - * * * * * * * * * * * * * *
TOOSTIES with all and dispote the Eighta, Nembers, Newsitements and Appartenance to the said Premises belonging, or in approximated to TO MOUD all and singular the said Premises unto the said. Mrs., 1de Heatherly, her more defended at said singular the said Premises sate the said. Mrs., 1de Heatherly, her. See and Amigns forever. And. I do beenly blad. Eygle-1f & my Heat, Extenters and Administrators to warrand and more defended at said singular the said Premises sate the said. Mrs., 1de Butcherly, her. Mich., Recontrol, Administrators and Assigns and severy persons websonerever includy delating or on all the act some or any part thread. And the said mortgager. Agree. In cases the said best delation, on all the act some one base that the support. Administrators to include the said mortgager. The said best delation of the said best delation of the said that the said mortgager. The said best delation of include the said that the said tha			
TOOLTHER with all and displace the Eights, Members, Recofitments and Approximations to the said Promises belonging, or in anywise indices or approximate TO INCLE all and control of the said Promises who do said. MTS. 140. Heathberly, her referred and Anishing forever. Asia. I do hereby third Types If S. HY Helm, Denoters and Administrators to warrant and the said and displace the said Promises rate the said. **KYS. 148. Bestherly, her ** **Here and Anism forever. Asia. I do hereby third Types If S. HY Helm, Denoters and Administrators and Administrators and Anisms and comp pronon whomever harding delawing or no claim the said mentage. Agreem. In the local and inclinate and comp pronon whomever harding delawing or no claim the said mentage. **And the said mentage.** Agreem. In the local and inclination on said to in a sum soo last than. **And the said mentage.** Agreem. In the policy of imments to the said mentages. I sold that in the sweet that the surfaces. And it is not an an immentage or commands of the said promises and an immentage or commands of the said promises and an immentage. In the said the policy of imments to the said mentages. I sold that in the sweet that the surfaces. All if it is do as do, the the said promises the said and control of the said of the said and promises. The said of the said and promises are the said of the said and promises. The said and promises are the said of the said and promises are the said and promises. The said and promises are the said and promises. The said and promises are all an analysis of the said and promises. The said promises are all an analysis of the said and promises. The said promises are all and promises. The said promises are all an analysis of the said promises. The said promises are all an analysis of the said promises. The said promises are all and promises are all and promises are all an analysis of the said promises. The said promises are all and promises are all an analysis of the said promises. The said and promises are all and promises are ala			
TOGETHER with all and singuisher the Kapina, Members, Herndinamons and Apputraments to the said Promises belonging, or in caryonic broidest or apportunities TO HAVE AND TO HOLDs at an elargative the said Promises unto the said. Mrs. I do Heralty, her I do Heralty har I do Heral			*
TOGETHER with all and singular the Rights, Members, Receitments and Appartments to the said Premises includes or apportunities TO HAVE AND TO BIOLD all and disposite the said fremises used the said Mry. The Heat Perly, har a second and disposite the said Premises used the said. MYS . Life Heat Perly, har Bert Perly, har a second and disposite the said Premises used the said. MYS . Life Heat Perly, har Bert Perly, har a second and disposite the said Premises used the said. MYS . Life Heat Perly, har Bert Perly, har a second and disposite the said Premises used the said. MYS . Life Heat Perly, har Bert Perly, har Bert Perly, har a second and the said of the said and saight the said and saight the said and saight the said and said the said and said the said and said the said and said the said the said and said the said			
TO HAVE AND TO HOLD all and singular the highest Members, Harvellaments and Approximation to the said Mrs. 13de Healthorly, nor TO HAVE AND TO HOLD all and singular the said Premises with the said Mrs. 13de Healthorly, no Mrs. 13de Healthorly, no Mrs. 13de Healthorly, no Mrs. 13de Healthorly, no Mrs. 13de Healthorly, here were defended all and singular the said Premises with the said. Mrs. 1, 13de Healthorly, here Here and Analysis forever. And. 1			e de la companya de l
TO MAYE AND TO HOLD 21 and singular the highest Members. Harveillaments had Approximate inlengting or a surprise minister or approximate TO MAYE AND TO HOLD 21 and singular the said freezins who have a surprise minister or approximate and Analysis forever. And I do heavy had. Hyper 16 my Mein, Executors and Administrators to warrant an arrange of the said and singular the said Premises mito the said. MY2. Ids Hondbarly, he may be said and singular the said remains and every person winnesserve investigly chaining or to chain the same or any part thereof. And the said surresport—sprace. To increas the bours and joiltimes on said let in a same not less than			
there and Annigan ferences. And. — do hereby blad. MYS ITS MY Hates, Executive and Administrators to warrant and forecess defined all and singular the said Premises unto the said. MYS J. IAB Healtherly J. her Heles, Executive, Administrators and Annigans and every purson whomeseers have the control of the said mortage. — to instruct the home and buildings on said to in a same not less than. — X. — Daller, in a commany or companies satisfactory to the mortage. — and two the said mortages. — may cause the saids correspone. — and the mortage of the said mortages. — may cause the saids correspone. — and the mortage of the said mortage. — may cause the saids to be insured in the covered that the mortage of the said mortage. — may cause the saids to be insured in the covered that the mortage of the said mortage. — may cause the saids to be insured in . — A mann and reinhurse. — May I did for the said mortage of the said mortage of the said mortage. — may cause the saids to be insured in . — A mann and reinhurse. — May I did for the said mortage of a said profits approxing the new to consider the said mortage of a did said that the said profits approxing the new to consider the said mortage of a did said that the said profits approxing the new to consider the said mortage of a did said that the said profits approxing the new to consider a said profits approxing the new to consider the said profits approxing to the said and the said and the said an	TOGETHER with all and singular the Rights, Me TO HAVE AND TO HOLD all and singular the	embers, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or the said Premises unto the said Mrs. Ida Heatherly, her	r appertaining.
Heirs and Assigns from and aquines. PG 2010 RY Heirs and Assigns from and aquines. PG 2010 RY Heirs and Assigns from and aquines. PG 2010 RY And the said mericance and Assigns and every person whomesever lawfully claiming or to chain the same or any part thereof. And the said mericance are are a few in increases to the said untraged, and the in the west that the mericance, and keep the same said balling on a said to it is a man to like the mericance, and keep the same said balling on a said to it is a man to like the mericance, and keep the same said in do any and a said to it is a man to be commercial in And the said mericance mericance mericance the same to be commercial in And the said mericance are said said to the mericance of the mericance o	Heirs and Assigns forever. Andd	lo hereby bind myself & my	
Heles, Desceivers, Administrators and Assigns and severy person whomeserve havefully claiming or to chinch the same or any part thereof. And the sald mortragor—agree—to incine the house and buildings on sald to in a sum not less class. An incident the sald mortragor—agree—to incine the house and buildings on sald to in a sum not less class. An incident the sald mortragor—agree—may cause the same to be increased to the administratory to the mortragor—shall be for the sald mortragor—and the sald mortragor—may cause the same to be incread in . X names and reinshares. Hrs. 1.748. Inc the And if st sary done any part of said disk, or interest the same to be incread in . X names and reinshares. Hrs. 1.748. Inc the And if st sary done any part of said disk, or interest thereon, he part does not any any and part of the Cincard Court of said State may, at demotrary or charters, appeal a more well an interest the court of any done of the Cincard Court of said State may, at demotrary or charters, appeal as morters, appeal as problem, and doctors, the court of said State may, at demotrary or charters, appeal as morters, and advanced the Cincard Court of said State may, at demotrary or charters, appeal as morters, and advanced the Cincard Court of said State may, at demotrary or charters, appeal as morters, and advanced the Cincard Court of said State may, at demotrary or charters, appeal as morters, and advanced to the control of the said mortragor of the control of the said mortragor of the said mortragor of the said mortragor of the said said the said mortragor of the said said the said mortragor of the said mortragor of the said said the said mortragor of the said said the said the said mortragor of the said said the said mortragor of the said said the said the said mortragor of the said said the said the said said said the said said the said said said the said said said the sa	forever defend all and singular the said Premises un	nto the said Mrs. Ida Heatherly, her	
And the said mortgager agree to issure the house and biolitings or to claim the same or say part thereof. And the said mortgager agree to loance the house and biolitings on easily in its arm of less than Dulkes, in a company or companies satisfactory to the mortgager and keep the same mortgage of the same provided of the same that the mortgager and keep the same said reimburne. All 26. Ltd. And if at any time say part of said dieds, or interest three, the past into said undergoes, with interest. And if at any time say part of said dieds, or interest three, the past into said unpublished. And if at any time say of the same say the charge of the same that the west and profile of the slowe deerstand and the same of the same say the charge of the same say that the said unpublished the same say the charge of the same says that the said same say the charge of the same says that the said same say the charge of the same says that the said same say the charge of the same says that the said same say the charge of the same says that the said same say the charge of the same says that the said same said said said same said same said same said said said same said said said said said said said said			
Animated from loss or demage by fee, and assign the policy of insurance to the said mortgages, and there is the mortgages and the in the overal than the mortgages and assign the policy of insurance to the said mortgages, and that in the overal than the mortgages and that in the overal than the mortgages and that in the overal than the mortgages and assign the policy of insurance to the said mortgages and that in the overal than the mortgages and and it all the policy of the mortgages and that in the overal than the mortgages and and it all mortgages and assign the reat and profiles of the above described mortgages and that it all the mortgages and the policy of the policy in the	and Assigns and	every person whomsoever lawfully claiming or to claim the same or any part thereof.	
Dollars, in a company or communics satisfactory to the morticare and keep the same state of the contribute of the policy of instruction to the and mortanees and that in the oversit that the mortanees and tagget the interest of the contribute of the contri	agree to ins	isure the house and buildings on said lot in a sum not less than	
And if at any time any part of aid delt, or interest any content of the mortgage, with interest any time any part of aid delt, or interest thereon, be part dan and unpaid,X. hereby sasion the rones and profits of the above described remains to and mortgages	nsured from loss or damage by fire, and assign the	Dollars, in a company or companies satisfactory to the mortgagee, and keep olicy of insurance to the said mortgagee and that in the said mortgagee	teep the same
And it any time any part of said debt, or interest thereon, be past due and unput. X. hereby assign the rents and profits of the above described here. The control of the control of the above described here. Here there is a secondary of the control of the above described here. Here there is a secondary of the control of the above described here. Here there is a secondary of the process of the above described and the theorem and profits actually collected. PROVIDED ALVAYS, prescribedees, and that it is the two intents and meaning of the parties to these Presents, that if I , the said mortagener. The debt or sum of many described, with interest thereon, if any be doe, according to the resistent and meaning of the parties to these Presents, that if I , the said mortagener. The debt or sum of many described, with interest thereon, if any be doe, according to the tree intent and meaning of the parties to these presents, that if I , the said mortagener. The debt or sum of many described with interest thereon, if any be doe, according to the tree intent and meaning of the parties that so deed of bargain and saids shall case, describing, with interest thereon, if any be doe, according to the tree intent and meaning of the parties that so deed of bargain and saids shall case, describing to the more according to the resistent and meaning of the parties that said mortagener. The describing the describing the said parties that said mortagener. The body and only tife said vertices that the media and describing the said parties that said mortagener. The body and the tree intent and meaning of the parties that said mortagener. The body and the said parties that said mortagener. The body and the said parties that said mortagener. The body and the said parties that said mortagener. The body and the said parties that said mortagener. The body and the said parties that said mortagener. The body and the said parties that the said the tree intent and meaning of the said parties that said the said that the said that the said the sai	III IO OO SO Than the soid mantages.		ll at any time Hea thei
Superior of the presence of the United States and agreement of the presence of the United States and agreement and agreement of the United States and agreement and agreement of the United States and agreement and	remium and expense of such insurance under this mo	ortgage, with interest.	a/for the
Section of the process of the proces	remises to said montanana		
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	remises to said mortgagee, or	her Heirs Evecutors Administrators Administrators	
be paid unto the said prortgages the debt or sum of money aforesaid, with interest thereon, if any be due, according to the tree intended of surgain and and shall coses, determine, and be utterly yull and void otherwise to remain in full force and write descriped in the dead of surgain and and shall coses, determine, and be utterly yull and void otherwise to remain in full force and write descriped in the dead of surgain and and seal, this otherwise the said parties that said mortgager. A though the said promises untilled of promises untill define and the said parties of the said and seal, this ofth. Movember in the are of ort Lord one thousand, nine hundred and. FOPTLY-Two and in the one hundred and Sixty-Seventh year of the Independence of the United States Signed, sealed and delivered in the presence of A. H. Fyron S. G. M. Herling (L. S.) MORTGAGE OF REAL ESTATE. A. H. Pyron M. J. APRISTONG C. M. Harling and as he within named. S. J. ARMSTrong act and deed deliver the within written deed, and that he with C. K. Harling witnessed the execution thereof. SWORN TO before me this 6th Notary Fublic for South Carolina. SWORN TO before me this 6th Notary Fublic for South Carolina. County of Greenville. RENUNCIATION OF DOWER Notary Fublic for S. C. areaby certify unto all whom it may concern that Mrs write of the within named	PROVIDED ALWAYS, nevertheless, and that it	is the true intent and meaning of the parties to those Presents that is	
Witness. MY hand and seal. this. 6th day of November in the ar of our Lord one thousand, nine hundred and. POPTY-Two and in the one hundred and Sixty-Seventh year of the Independence of the United States Signed, sealed and delivered in the presence of A. H. Pyron M. J. Armstrong (L. S.) C. M. Harling (L. S.) C. M. Harling (L. S.) Its STATE OF SOUTH CAROLINA, County of Greenville. A. H. Pyron In ado eath that. he saw the within named. M. J. Armstrong witnessed the execution thereof. SWORN TO before mee this. 6th Wovember A. D. 19 12 A. H. Pyron C. M. Harling Witnessed the execution thereof. SWORN TO before mee this. 6th Notary Public for South Carolina. Notary Public for South Carolina. Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER Notary Public for South Carolina. Notary Public for South Carolina. SWORN TO before mee this. 6th Notary Public for South Carolina. Notary Public for South Carolina in Management of the within mamed. Meeting of the within mamed. The state of the within named. With of the within mamed. A. D. 19 12 A. D. 19 13 A. D. 19 14 A. D. 1	be paid unto the said mortgagee the debt or	sum of money aforesaid, with interest thereon, if any be due, according to the true intert and	pay or cause
witness. Ty. hand. and seal, this OUR day of November in the are of our Lord one thousand, nine hundred and Forty-Two and in the one hundred and America. Sixty-Seventh year of the Independence of the United States Signed, sealed and delivered in the presence of A. H. Pyron M. J. Armstrong (L. S.) C. M. Herling (L. S.) C. M. Herling (L. S.) County of Greenville. MORTGAGE OF REAL ESTATE. Personally appeared before me. A. H. Pyron Inside oath that. he saw the within named. M. J. Armstrong (L. S.) SWORN TO before me this. 6th C. M. Herling (L. S.) SWORN TO before me this. 6th November A. D. 19 42 C. M. Harling (L. S.) C. M. Harling (L. S.) RENUNCIATION OF DOWER. Notary Public for South Garolina. RENUNCIATION OF DOWER. Notary Public for S. C., watch and suppear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compalison, do or fear of any persons whomsoever, renounce, release and forever relinquish unto the within mamed. With of the within named. With of the within	- J Sourcen the said pa	arties that said mortgagor / to hold and onion ILO	
and in the one hundred and Sixty-Seventh year of the Independence of the United States Signed, seeled and delivered in the presence of A. H. Fyron M. J. Armstrong (L. S.) C. M. Harling (L. S.) C. M. Harling (L. S.) County of Greenville. A. H. Fyron M. J. Armstrong (L. S.) (L.	Witness Miles	h Th	
America. SERTY-Seventh year of the Independence of the United States Signed, sealed and delivered in the presence of A. H. Pyron M. J. Armstrong (L. S.) C. M. Herling (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (E. STATE OF SOUTH CAROLINA, County of Greenville. A. H. Pyron M. J. Armstrong M. J. Arms	ear of our Lord one thousand, nine hundred and	rorty-Two	
(I. S.) (I.	Signed, sealed and delivered in the presence of		
(I. S.) (I.	C. M. Harling		(L. 8.)
E STATE OF SOUTH CAROLINA, County of Greenville. A. H. Pyron i made oath that he saw the within named			(L. 8.)
County of Greenville. Personally appeared before me			(L. S.)
County of Greenville. A. H. Pyron d made oath that he saw the within named			(L. S.)
Personally appeared before me	County of Cocon-illa	MORTGAGE OF REAL ESTATE	
m, seal and as. his	County of Greenville.	A U Bureau	
m, seal and as. his C. M. Harling witnessed the execution thereof. SWORN TO before me this. Of. November A. D. 19 1/2 A. H. Pyron C. M. Harling Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs wife of the within named. this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. cs 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 released. Given under my hand and seal, this. (Seal)	Personally appeared before me	1. n. Fyron	
A. H. Pyron C. M. Harling	d made oath that he saw the within named	M. J. Armstrong	
SWORN TO before me this	m, seal and as	and and delice the state of	he with
WORN TO before me this. Oth November A. D. 19 1/2 A. H. Pyron C. M. Harling Notary Public for South Carolina. County of Greenville. RENUNCIATION OF DOWER. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. wife of the within named. this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. The sand 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 released. Given under my hand and seal, this. Of	o we marting	witnessed the execution thereof	**************************************
A. H. Pyron C. M. Harling Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. No DOWER No DOWER No Dower I	SWORN TO before me thisOUN		
Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. No DOWER No DOWER Notary Public for S. C., hereby certify unto all whom it may concern that Mrs wife of the within named. this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. It is 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 released. Given under my hand and seal, this Of	November	1,2	
Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. wife of the within named. this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. The sand 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 released. Given under my hand and seal, this. Of			
County of Greenville. RENUNCIATION OF DOWER. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named irs 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 released. Given under my hand and seal, this A. D. 19 (Seal)	Notary Public for South	Carolina.	•
County of Greenville. RENUNCIATION OF DOWER. No DOWER		·	
I,	T	RENUNCIATION OF DOWER. NO DOWER	
hereby certify unto all whom it may concern that Mrs	•		
wife of the within named	1,	Notary Public	for S. C.,
wife of the within named	hereby certify unto all whom it may concern that M	Mrs	
ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	wife of the within named		
rs 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 released. Of	privater	by and separately examined by me, did declare that she does freely, voluntarily and without any of	compulsion
Given under my hand and seal, this	ad or fear of any person or persons whomsoever, re	enounce, release and forever relinquish unto the within named	
Given under my hand and seal, this			
Given under my hand and seal, thisA. D. 19(Seal)			
ofA. D. 19			
(Segl)	rs and Assigns, all her interest and estate, and also all	ll her right and claim of Dower of, in or to all and singular the Premises within mentioned and	
(Seg1)	rs and Assigns, all her interest and estate, and also all	ll her right and claim of Dower of, in or to all and singular the Premises within mentioned and	
Notary Public, S. C.	rs and Assigns, all her interest and estate, and also all	ll her right and claim of Dower of, in or to all and singular the Premises within mentioned and	released.