He're and Assigns, from and against. By 201f. and my lefels, Executors, Administrators and Assigns and every person whomesever hardily claiming or to claim the same or any past thereof.  And the said mortgaget against my and assigns and every person whomesever hardily claiming or to claim the same or any past thereof.  And the said mortgaget against my and the said mortgaget and the past of the policy of insurance to the said mortgaget and the past of insurance to the said mortgaget and the past of the event that the mortgaget and legs the natural of the contract of the said mortgaget and the past of insurance and the policy of insurance and mortgaget and that in the event that the mortgaget shall it as my and event and repairs to the said mortgaget and that in the event that the mortgaget and the said pr	IRIEMS S	
TORITHER with all and singular the Riphs, Members, Revolutement and Appartenances in the said propries hologate, or in stryvias motives or apparatus to the said propries hologate, or in stryvias motives or apparatus to the said of the		
TOOSTHEE with all sed departs the Eighas, Members, Hereditaments and Appartments to the shill Frenders beloogies, or is purvise toolean or against to MAVE AND TO HOLD all sed dispeller the shill Premises must be said.  TO MAVE AND TO HOLD all sed dispeller the said Premises must be said.  The STATE AND TO HOLD all sed dispeller the said Premises must be said.  The F. F. SCHRAFIS, his.  Helios and Antigues forces. And I do brothly bind.  The STATE OF SOUTH CAROLINA.  Delization A company or companies against an every person within members of the said company or companies against the ment of the said steps the said steps the said medicage and steps the said steps the said steps the said medicage.  And if is any time say part of said dals or interest thereon, he pass due sed unpoid.  If so for my there the said medicages may come the saids to be interested.  And if is any time say part of said dals or interest thereon, he pass due sed unpoid.  If so, the my three saids medicages are greated to the interest thereon, he pass due sed unpoid.  If so, the my three saids medicages are said preside statular contents.  To company or companies againstance are said preside to the short date and the said said preside to the short date and the said said said said said said said said		·
TOCETTEER with all and dispates the Bilder. Members. Heredisaments and Appartmannes to the stall Premises belonging. Or in surprise involves or aspectation. TO HAVE AND TO HOLD all and simplified the stall premises upon the right. B. L. Edwarding. http://doi.org/10.1001/j.m. 10.1001/j.m. 10		
TOCKTHER with all and singular the Hights, Members, Hereitsbegunts and Appurtnances to the said Province belongies, or in surprise invident or angestian YO MAYE AND TO HOLD all and disquire the said Premises one the said.  B. F. EMBRYIG, Mas.  B. F. EMBRYIG, Mas.  Here and Antique, from and action.  When and action.  Antique and action.  When and action.  When and Antique, from and action.  When action.  When and action.  When a submitted and action.  When a	<u> </u>	
TOGETHER with all and desgaber the Rights, Members, Herodinaneals and Appertuposes to the split Premies beliagate, or in survice incident or aspecting TO LAVE AND TO HOLD all and singular the sole fremies must the said. B. P. Edwards, hiz.  L. do heroly bind. myself.and.my	read of the read of the read of the control of the read of the rea	and the control of th
TOGETHER with all and singular the highes, Members. Heredinarymen and Appurtenances to the said Propriets when all sources are apparent to the said.  TO HAVE AND TO ROLD all seed simplified the table Propriets spite the said.  B. J. Edwards B. J. L.  Severed educed all said simplified from the said.  B. J. Edwards B. J. L.  Barrell S. L. L. L.  Barrell S. L. L.  Barrell		
TO HAVE AND TO HOLD is and simpler the Eights. Morelers, Breedistances and Appartnames to the side Presides belonging, or in autypose smithering apparents in the side of the president cuts the side. E. P. ENERGY, p. 132  Lists and Analysis forever. And I. do breshy bland mys alf. and E. P. ENERGY, p. 132  Lists and Analysis forever. And I. do breshy bland mys alf. and E. P. ENERGY, p. 134  Lists and Analysis forever. And I. do breshy bland mys alf. and III and III and Analysis forever. And and and singular the said premises made does not Dollar, in a company or companies audifestory to the motypape and are all the said mortgapes and are an analysis of the said mortgapes and are all the said the said mortgapes and are all the said the said the said and are all the said the said the said are all the said the		
TO HAVE AND TO HOLD all and simulate the said Frenties unto the said. E. P. SHAMA, 116.  Licks and Ansigns forever, And. I do berely blot. myan1f and my Heirs, Executors and Administrators to warrant cover defend all and singular the said Premises unto the said.  R. P. ENTRIS, 115.  Heirs and Ansigns from and against. "WYS1f and my Heirs, Executors and Administrators and Ansigns and every person whomscore law-lably chiming or to chim the same or way part thereof. And the tail montagenes. Again to insure the bouse and buildings on all be in sums and said but in sum or support thereof.  X		
The series of Antique forew. And is Premises unto the said.  By P. EAVENCE 2. Also  By P. EAVENCE 3. Also  By P. E. EAVENCE 3. Molecularly  By P. E. E. EAVENCE 3. Also  By P. E. EAVE		
He're and Ansigns from and against. ####################################		
Heirs and Assigns, from and against: MYSOLT, and my folios, Reseators, Administrators and Assigns and every person whomesever levisity claiming or to claim the same or any part thereof.  And the said mortgager is disays the lease and biblidings on aid lost in a sum not less than  Dellar, in a company or composite subfactory to the mortgager and have the  Dellar, in a company or composite subfactory to the mortgager and have the  Dellar, in a company or composite subfactory to the mortgager and have the  Dellar, in a company or composite subfactory to the mortgager and have the  Dellar, in a company or composite subfactory to the mortgager and have the  Dellar, in a company or composite subfactory to the mortgager and have the  Dellar, in a company or composite subfactory to the mortgager and have the  Dellar, in a company or composite subfactory to the mortgager and have the  And if a vary time any part of said delts, certification A formal of the said mortgager In the mortgager And if a vary time any part of said delts, certification of said State many at chambers or otherwise, appellar a reacher, with unbordy to take potential of the shore described and any part of the part		
The Samuel of Samuel Sa		
starts, Executors, Administrators and Austigns and every person whosesever hardily claiming or to claim the same or any part thereof.  And the said mortgaget agree		
And the sild mortgager agree to issues the house and buildings on said to in a swa got less than X  Dollars, in a company or companies sufficiency to the mortgager and lessy the summer from loss or desnage by thre, and assign the policy of insurance to the said mortgager and that in the event that the mortgager shall stary it all to do so, then the pild uncreager may cause the same to be insured in  And if at any time any part of said dock, or instruct thereon, he past does and unpaid. I. Qo. hereby assign the reant and profile of the above described the acceptance of the said state of the above described the acceptance of the said state of the above described the said of the said state of the said state of the above described the said part of the Clycetic Currer awards of contention, support to receive, with subscript to the possession of all promises on the said part of the Clycetic Currer awards of the said that is a few to account for suptilizing more than the rosts and profile and formed on the said acceptance the deficient currer awards of the parties to these Presents, that if the end mortgage of account for suptilizing more than the rosts and profile action of the said acceptance the deficient name of more and meaning of the parties to these Presents, that if the end mortgage of account for suptilizing more than the rosts and profile action of the said acceptance the deficient name of more and on the said action the said acceptance the deficient name of more and the said of the parties to these Presents, that if If the end mortgage the said onto the said acceptance the said mortgager. If to do do acceptance and default of payment shall be not Winness. INV the said onto the said acceptance and said said mortgager. If to do do acceptance and default of payment shall be not Winness. INV the said on the none hundred acceptance and the said mortgager the said mortgager the said mortgager the said case of the said sai		
Dollars, in a company or companies assistancery to the mortgages—and keeps the secretion and assign the policy of insurance to the said mortgages—; and that in the event that the mortgages—shall at any termination and experies of such insurance under this mortgages, with interest.  And if at any time sup part of said debt, or interest thereon, he past does not under the mortgages—or—hall at any termination of the showed described to the said mortgages—or—hall at any termination of the showed described to said mortgages—or—hall at any pages of the climatic Court of said State may, at chambers or otherwise, appoint a foreward to the showed described the said profits, applying the net proceeds thereafter (after saving courts of collection) mean said debt, interest court of said profits, and any profits, applying the net proceeds thereafter (after saving courts of collection) mean said debt, interest court of said profits, and the said interest court of collection) mean said debt, interest court of said profits, and the said interest court of said profits are said profits, applying the net proceeds thereafter (after saving court of collection) mean said debt, interest court of said profits are said any to the said mortgages—the debt or sum of money aftereafts with interest thereon, if any the debt of said profits are said any to the said mortgages—the debt or sum of money aftereafts with interest thereon, if any the dos, according to the transition of the said any the said the said any the said the said any the said any the said the said any the said an	And the said mortgagor agree to insure the house an	soever lawfully claiming or to claim the same or any part thereof.
and the form (as or damage by fire, and assign the policy of insurance to the said mortragues		
all to do so, them the said mortgages may cause the almost to be insured in.  And if at any time any part of said debt, or interest thereon, be past due and unusual. I.d. hereby anism the resust and profits of the above descriments to taid mortgages or many all chambers are otherwise, appoint a receiver, with anabetive to take possession of account for anything more than they food the Circuit Court of said State map; at chambers are otherwise, appoint a receiver, with anabetive to take possession of account for anything more than the routs and prefits scually collected. The control of anything more than the routs and prefits scually collected. The control of anything more than the routs and prefit scually collected. The control of anything more than the routs and than the past and than the past of a control of anything more than the routs and the past and th	The state of the s	Dollars, in a company or companies satisfactory to the mortgagee, and keep the same
And it at any time any part of said debt, or interest thereon, be past due and unpoid. I.Q. berely assign the rents and profits of the above descriptions to said mortgage or		
And it at any time any part of said debt, or interest thereon, be past due and unpaid, I dQ. berely assign the vents and profits of the above descriptions to said mortgages, or.  The analysis of the Circuit Court of said State may, at chambers or observies, appoint a receiver, with anthonity to take postession of said greenies os account for saything more libral the reats and profits actually collected, and the reats and profits actually collected. The provided of collection) upon said debt, interest, cois or exposes; without lish provided and the said mortgages	all to do so, then the said mortgagee may cause the same to be premium and expense of such insurance under this mortgage, with inte	insured in X name and reimburse X for the rest.
remises to add mortesgee or had been considered and a State may, at chambers or otherwise suppoint a processor, with authority to take processed meratic (after paying coast of calcitering your or the Circuit Court of and State may, at chambers or otherwise suppoint a processor, with authority to take processed on the authority to take processed the category of the calcitering of the parties of these Prevents, that if	And if at any time any part of said debt, or interest thereon, be p	ast due and unpaid,I do hereby assign the rents and profits of the above described
that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said greenies or occurent for authority to take possession of said greenies or occurent for authority on the said mortgages.  The PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if		
FROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Procents, that if	hat any Judge of the Circuit Court of said State may, at chambers of ollect said rents and profits, applying the net proceeds thereafter (aft	or otherwise, appoint a receiver, with authority to take possession of said premises and
to be gold onto the said mortgages the debt or sum of money storeasis with interest thereon, if any be due, according to the true interal and meaning AND IT IS AGREED by and between the said parties that said mortaged. 38 to hold and enjoy the said Fremises until default of payment shall be my Witness. EW. hand and seal this 13. day of AUE in the care of our Lord one thousand, nine hundred and for thy-fix and in the one hundred in Aug. 14. Aug and in the case hundred in Aug. 14. Aug say of the ladependence of the United Statistics of Exempton and the presence of Maxing. The Thackston Edna Nodine  Ph. R. McGauley (L. C.	PROVIDED ALWAYS, nevertheless, and that it is the true inten-	t and magning of the newton to these December 17
obe post early the and morrages— the dath or sum of money aforestald, with interest thereon, if any be due, according to the true intent and meaning AND IT IS ACRIEED by and between the said parties therefore, and be upper 1 and orderwise to remain in fall force and virtue. Witness MY hand, and seal, this 13 day of ANES. In the said interests with the said interests and in the one hundred and a seal, this 13 day of ANES. In the said interest with the said interests and experts the said interests and experts the said interests and in the one hundred and and seal that said delivered in the presence of Marxine. Signed, seels and delivered in the presence of Marxine Thackston Edna Nodine  Pa. B. McGauley (L. L. L	that it is the true inten	t and meaning of the parties to these Presents, that if, the said mortgagor
with the sear of our Lord one thousand, nine hundred and CORTY-SIX and in the one hundred and FORTY-SIX and in the one hundred in the presence of Signed, sealed and delivered in the presence of Maxine Thackston  P. P. MCGRULBY (L. L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. Maxine Thackston  and made cash that She saw the within named. Edna Nodine  Image: Maxine Thackston  SWORN TO before this 18  ay of August A. D. 19.46  P. B. MCGRULBY withnessed the execution thereof.  Maxine Thackston  THE STATE OF SOUTH CAROLINA, County of Greenville.  REAL MCGRULBY withnessed the execution thereof.  Maxine Thackston  Nextine Thackston  Notary Public for S. or hereby certify unto all whom it may concern that Mrs.  te wife of the within named.  It will declare that she does freely, voluntarily and without any compulsive or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within samed.  Cliven under my hand and seal, this.  (Seat)	o be paid unto the said mortgagee the debt or sum of money	aforesaid, with interest thereon, if any he due constituted the said truly pay or cause
winters. — and and seel his L2 day of Aug. — in day of Aug. — and in the one hundred and . Corty-aix — and in the one hundred in the one hundred in the one hundred in the one hundred in the presence of	he said note, then this deed of bargain and sale shall cease, determing AND IT IS AGREED by and between the said parties that said	ne, and be utterly null and void; otherwise to remain full force and virtue.
and in the one hundred  ARYENTIETH  ARYENTIETH  ARYENTIETH  ARYENTALE  ARYENTIETH  ARYENTALE  ARYENTIETH  ARYENTALE  ARYE	Witness my hand and seal, this 13	day of Aug.
Agentieth year of the Independence of the United Sn  Signed, sealed and delivered in the presence of  Karine Thackston Edna Nodine  (L.  P. R. McCauley (L.  THE STATE OF SOUTH CAROLINA, Commy of Greenville.  Personally appeared before me.  Maxine Thackston  F. R. McGauley witnessed the execution thereof.  SWORN TO before me this. 13  A. D. 19.46  P. B. McGauley (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCLATION OF DOWER  WOMAN GRANTORPURCHASE MONEY  I.  Notary Public for S.  Notary Public for S.  Notary Public for S.  Pereby certify anto all whom it may concern that Mrs.  e wife of the within named.  d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, volumarily and without any compulsive and or fear of any person or persons whomsoever, renounce, release and forever relinquish muto the within named.  diths day appear before me, and upon being privately and separately examined by me, did declare that she does freely, volumarily and without any compulsive and or fear of any person or persons whomsoever, renounce, release and forever relinquish muto the within named.  Given under my hand and seal, this.  y of.  A. D. 19.  (Scal)	ear of our Lord one thousand, nine hundred and forty-six	
P. E. McGauley  (L.		Edna Nodine
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me.  Maxine Thacks ton  Manual Thacks ton  Maxine Thacks ton  Maxine Thacks ton  Maxine Thacks ton  Maxine Thacks ton  F. R. McGauley witnessed the execution thereof.  SWORN TO before me this.  AD 19.45  P. B. McGauley  Maxine Thacks ton  Maxine Thacks ton  THE STATE OF SOUTH CAROLINA, County of Greenville.  THE STATE OF SOUTH CAROLINA, County of Greenville.  MoMAN GRANTORPURCHASE MONEY  I.  Debreby certify unto all whom it may concern that Mrs.  The wife of the within named.  It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computsive and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within manued.  Given under my hand and seal, this.  (Seal)	P. B. McCauley	
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me.  Maxine. Thacks ton  Maxine. Thacks ton  Me P		
THE STATE OF SOUTH CAROLINA,  County of Greenville.  Personally appeared before me		
PROBATE  Personally appeared before me		(L.S.)
Personally appeared before me	THE STATE OF SOUTH CAROLINA,	
mid made oath thatShe saw the within named	County of Greenville.	PROBATE
gn, seal and as	Personally appeared before me	LIG THACKS CON
SWORN TO before me this. 13  ay of August A. D. 19.46  P. B. McGauley Witnessed the execution thereof.  Maxine Thackston  The State of South Carolina.  County of Greenville.  Defends of the within named.  The wife of the within named.  It is wife of the within named.  The wife of the within named.  It is wife of the within named.  It is of or south carolina without any compulsive read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed.  The property of the within named.  The property of the within manuel.  The property of the within mentioned and released.	nd made oath that _She saw the within namedEdna	Nodine was a water and year of the control of the c
SWORN TO before me this 13  ay of August A. D. 19. 46  P. B. McCauley (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  NO RENUNCIATION OF DOWER WOMAN GRANTORPURCHASE MONEY  I, Notary Public for S. or hereby certify unto all whom it may concern that Mrs.  The wife of the within named.  It is disay appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion fread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The state of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion fread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The state of the secution thereof.  Notary Public for S. or hereby certify unto all whom it may concern that Mrs.  The state of the within named.  The state of the secution thereof.  Notary Public for S. or hereby certify unto all whom it may concern that Mrs.  The state of the execution thereof.	ign. seal and as	
SWORN TO before me this. 13  ay of August A. D. 19. 46  P. B. McCauley (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  I	10-N	are and deed deliver the within written deed, and that he with
A. D. 19. 46  P. B. McCauley agistrate XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	SWODY TO LITTLE 13	witnessed the execution thereof.
P. B. McCauley  agistrate  THE STATE OF SOUTH CAROLINA,  County of Greenville.  NO RENUNCIATION OF DOWER WOMAN GRANTORPURCHASE MONEY  I. No be bereby certify unto all whom it may concern that Mrs.  we wife of 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 compulsive ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  eirs 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)	1	Marine Macketon
THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER WOMAN GRANTORPURCHASE MONEY  I,	(	MAXING THECKS CON
County of Greenville.  RENUNCIATION OF DOWER WOMAN GRANTORPURCHASE MONEY  I,	P. B. McCauley  agistrate xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	
County of Greenville.  RENUNCIATION OF DOWER WOMAN GRANTORPURCHASE MONEY  I,	THE STATE OF SOUTH CAROLINA	No
I,	·	RENUNCIATION OF DOWER
e wife of the within named	I	
e wife of 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 compulsive ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed	d this day appear before me and man below a	
deirs 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		
leirs 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	read or tear of any person or persons whomsoever, renounce, release	and forever relinquish unto the within named
leirs 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		
deirs 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		
Given under my hand and seal, this	eirs and Assigns, all her interest and estate, and also all her right and cla	in at D
(Seal)		and of Dower of, in or to all and singular the Premises within mentioned and released.
(Seal)	Given under my nand and scar, tins	um of Dower of, in or to all and singular the Premises within mentioned and released.
rotary Tubic, S. C.	y ofA. D. 19	