TOGETHER with all and singular the Rights, Members, Hereditzments and Appurentances to the said Premises belonging, or in seywise incident or space TO HAVE AND TO HOLD all and singular the said Premises unto the said. G. B. Len., his. Heirs, Executors and Administrators to were defeat all and singular the said Premises meto the said. G. B. Len., his.	<u> </u>
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtsenances to the said Pression belonging, or in anywine incident or appet TO HAVE AND TO HOLD all and dingular the said Pressions who the said. G. B. Lee, his. Here redefeed all and singular the said Pressions must the said. G. B. Lee, his. Here said Assigns forever. And. Here said Assigns from and applies. MB RIA MY. Here said Assigns from and applies. MB RIA MY. Here said Assigns from and applies. MB RIA MY. Here said Assigns from and applies. MB RIA MY. Here said Assigns from and applies. MB RIA MY. Here said Assigns from and applies. MB RIA MY. Here said Assigns from and applies. MB RIA MY. Here said said bett in a sum not less than. Thirty-Seven, Manches, Monthstators and Assigns and every person whomosover lavelily claiming or to claim the name or any part flowed. Mo/100. Dollar, in a company or companies said fine the said. Mo/100. Dollar, in a company or companies said fine the said mortgage. And if a said manager. And if at any time and practic said does not be insured in man and applies. The said mortgage. And if at any time any part of said does not be insured in man and said applies. Here said margages. And if at any time of the Chemic Court of said State may, at chambers or otherwise, apoping a receiver, with applies are said applies. TROVIDED ALMAYS, incremined, and that it is the true intent and meaning of the parties to these Prescent, that if it is the postession of said of said from a said margages. AND IT IS AGENTED by and Stickens and postess scaled admission of said of said from a said said applies are said applies to these Prescent, that if it is the sound in one of the said said applies are said and margages. AND IT IS AGENTED by and Stickens and postess scaled admission postession of said of said said applies are said and cannot be a said and said and said applies are said applies are said and margages. AND IT IS AGENTED by and Stickens and a said applies are said applies are said and th	
TOGETHER with all and singular the Rights, Members, Hereditiments and Appartenance to the sold Provises belonging, or in anywise incident or appear to HAVE AND TO HOLD all and singular the said Provises onto the critic. G. E. Lea, his server of the sold and singular the said provises methods and saigness of the control of the sold provises and Administrators and Administr	
TOGETHER with all and singular the Rights, Members, Hereditances and Appartmances to the said Premises belonging, or in supprise incident or appears to MANY AND TO HOLD all and singular the said Premises unto the said. G. B. Los., his. Hele, Excentors and Administrators and Assigns and every person whomeseers burding chinning or to claim the same or any part thread. He said and the said mortgage. Book of the said or the said policy action in the house and buildings on said to in a sum on less than. Thirty-Soven Manine E-A/100. Dollars, in a company or companies satisfactory to the mortgages. and keep action to said mortgage. He said mortgage. And it is and mortgage. And it is any time and year of add data or fasters through the said mortgage. He said mortgage. And if it any time any year of add data or fasters through the said mortgage. And if it is not any year of add data or fasters through the said mortgage. And if it is not any year of add data or fasters through the said mortgage. And if it is not any year of add data or fasters through the said mortgage. And if it is not any the said mortgage. And if it is not any year of add data or fasters through the said of the shove the said of a said mortgage. And if it is not any year of add data or fasters through the said of the shove the said of the shove the said of the	
TOGETHER with all and singular the Rights, Members, Heredisancers and Appartmanners to the said Premises belonging; or in supprise incident or apparent of HAVE AND TO HOLD all and singular the said Premises unto the said. J. do hereby bind. Mysalf, my. Hele, Excenters and Administrators and Administrators to war were defended at sed singular the said Premises note the said. G. R. Lee, hite. Heirs and Assigns form and against. Mo. Side, my. Heirs and Assigns, from and against. Thirty-Soven, Bankers. Mo. JOO. Dollar, in a company or companies satisfactory to the mortgagers, and seep nursel from loss or demange by fire, and assign the policy of insurance to the said mortgagers. Mo. JOO. Dollar, in a company or companies satisfactory to the mortgagers, and seep nursel from loss or demange by fire, and assign the policy of insurance to the said mortgagers. Mo. JOO. Dollar, in a company or companies satisfactory to the mortgagers, and level in the said mortgagers. And if a say the said mortgagers, and great or has due to be insured in the said mortgagers, and and the said mortgagers, and a said mortgagers, with interest. And if a say the said mortgagers, and great or has due to be insured in the said mortgagers, and posts of the above. Bid. Heir, Executors, Administrators and prosits redships, with interest. And if a say the control of said Sain may, at chambers or otherwise, appaint a rootway, whit substances and prosits redships. PROVIDED ALWAYS, nevertheless, and that it is the true intents and meaning of the parties to these Presents, that if if the said mortgagers and the said secretary and said seeds of hargin and the said secretary and the said secr	·
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtaments to the said Premises belonging, or in anywise incident or support O HAVE AND TO HOLD all and singular the said Premises unto the said. G. B. Les., his. Here and Assigns forever. And. I do hereby bind. Hys. B. Les., his. G. B. Les., his. Here and Assigns forever. And. I do hereby bind. Hys. B. Les., his. G. B. Les., his. Here and Assigns forever. And administrators and Assigns and every purson whoo more rewarded and against. His and part of the said mortgager. And the said mortgager. Survey. The said the said mortgager. Survey. The said mortgager. Survey. The said mortgager. Survey. The said mortgager. Survey has been been said contraged to the said mortgager. Survey. The said mortgager. Survey of incurrence to the said mortgager. Survey that the mortgager. And it is any disc in many deal mortgager. The said mortgager. Survey of incurrence to the said mortgager. Survey of the said mortgager. The said mortgager is said fevere to the said premater and said said said said said said said	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywine incident or apport TO HAVE AND TO HOLD all and singular the said Premises unto the said. "It do hereby blad. "THE STATE OF SOUTH CAROLINA, Description and any office and any office and singular the said Premises unto the said. "The STATE OF SOUTH CAROLINA, Description and singular the said Premises unto the said. "The STATE OF SOUTH CAROLINA, Description and singular the said Premises and Administrators to war of our superior and the said mentagenes. "The STATE OF SOUTH CAROLINA, Description and said of the same of the said mentagenes. "The STATE OF SOUTH CAROLINA, Country of Generality. "The STATE OF SOUTH CAROLINA, RESULTATION OF DOWER "The STATE OF SOUTH CAROLINA, Country of Generality. "The STATE OF SOUTH CAROLINA, RESULTATION of the said and said an	
TOGETHER with all and singular the Rights, Members, Heresitaments and Appurtenances to the said Premises belonging, or in strywise incidence or appet TO HAVE AND TO HOLD all and singular the said Premises unto the said. G. B. Lee, his. The said Assigns forever. And I do breeby bind. I wyaclf, my Heirs, Executors and Administrators to war ever defend all and singular the said Premises unto the said. G. B. Lee, his. Heirs and Assigns, from and against. me and I may three and Administrators and Administrators and Assigns and every person whomsever invelope chaining or to chain the same or any part thereof. And the said mortagen—agree. so fours the house and baildings on said to in a sum not less them. Philty—Seven. In the said mortagene—and the said produced in the mortagen of the mortagene and the said mortagene—and that in the event that the mortagene—shall at a to one on the said mortagene—and the said mortagene—and the said mortagene—and that is the event that the mortagene—and the mortagene in the mort	
cirs and Assigns forever. And	
cire and Assigns forever. And. I. do hereby bind. mys.elf., my Heirs, Executors and Administrators to was rever detend all and singular the said Premises timto the said. Heirs and Assigns, from and against	ppertaining
were defend all and singular the said Premises unto the said. Q. B. Lee. hts. Heirs and Assigns, from and against. MP. And MY. Heirs and Assigns, from and against. MP. And MY. Heirs and Assigns, from and against. MP. And MY. Heirs and Assigns, from and against. MP. And MY. Heirs and Assigns, from and against. MP. And MY. Heirs and Assigns, from and against. MP. And MY. And the said mortgager. agree. It is insure the house and buildings on said lot in a sum not less than. Thirty-Saven. Mindre No. No./100. Dollars, in a company or companies satisfactory to the mortgager. and leter manned form low or damage by fire, and assign the policy of insurance to the said mortgages. and that in the event that the mortgager. shall are in the said mortgager. agree. The said mortgages and profess of said general contents and experience of said of the origing and interest thereon, and experience of said origings, with interest thereon, and capture of said origings. with interest the contents to said mortgages. The said mortgages and said said capture of said origings and said said capture of said delt, or interest thereon, the past due and unpaid, I. I.d. hereby assign the rotts and profess of the above combines to said mortgages. In any Judge of the Circuit Copyr of said State sany, at chambers or cheeving, appoint a receiver, with authority to take possession of said green capture in the said origings and the capture of the said origing contents the first copyr of said State sany, at chambers or cheeving conts of clasterion years and said processes without the said nortgages. The chief capture of the class of the said origing and said said case, determine, and be until year and void otherwise or remains in this process and that it is che true intent and meaning of the parties to these Presents, that if I. I. I., the said of the said mortgages. The chief within a said case, determine, and be until year and and void otherwise or remains in this force and virtue. PRODATE THE STATE OF SOUTH CAROLINA, County of forest	
Heirs and Assigns, from and against. DB. ADA INT Heirs and Assigns, from and against. DB. ADA INT Heirs and Assigns, from and against. DB. ADA INT Heirs and Assigns, from and against. DB. ADA INT No./100. And the said mortagace agree 2. to insure the house and buildings on said to in a sum not less than Tallty-Saven. Hundred Blood to so of damage by fire, and assign the policy of insurance to the said mortagace; and that is the event that the mortagace and the said mortagace and the said mortagace and that is not so of damage by fire, and assign the policy of insurance to the said mortagace; and that is the event that the mortagace and the said mortagace of and State may, at chambers or otherwise, appoint a receiver, with authority to take posterous of early premises to said mortagace the said mortagace and the said mortagace the said mortagace the said mortagace the said mortagace and the said mortagace and the said mortagace the said mortagace the said mortagace and the said mortagace the said mortagace the said mortagace and the said mortagace and the said mortagace and th	
Heis and Assigns, from and against. DB. AIM. My dist, Executors, Administrators and Assigns and every person whomsoever invisibly claiming or to claim the same or any part thereof. And the said mortageor agree 3. to insure the house and buildings on said lot in a sum not less than. Thirty-Seven. Hundre were from loss or damage by fire, and assign the policy of insurance to the said mortageor and that in the event that the mortageor and keep sured from loss or damage by fire, and assign the policy of insurance to the said mortageor and that in the event that the mortageor and keep insured from loss or damage by fire, and assign the policy of insurance to the said mortageor and that in the event that the mortageor askel at it to do so, then the said mortageor and that in the event that the mortageor shall at the contract of each firm of the Circuit Court of said debt, or instructs thereon, he past due and unput. Al.O hereby assign the results and profits of the above. This shall mortageor of or of said debt, or instructs thereon, he past due and unput. Al.O hereby assign the results and profits actually collected by the contract of said interest that and profits actually collected by the contract of collected by the contract of said that shall mortageor the debt or saud of mortage of collected by the past of collected by interest, that if I are said on the said mortageor the debt or saud of more aforement and meaning of the parties to these Presents, that if I are said on the said mortageor the debt or saud of more aforement and the said grade standard of the said thereon, if say be due, according to the true intent and meaning of the parties to these Presents, that if I are said not said the said mortageor the debt or saud of more aforement and the said mortageor the debt of said the said mortageor the debt of said the said mortageor the said mortageor the said mortageor the said mortageor the debt of said the said mortageor the said mortageo	varrant and
Heirs and Assigns, from and against. MP S. R.M., MY dries, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same or any part thereof. And the said mortgager agree. 1 to insure the house and buildings on said to it in a sum not less than Thirty-Sours. Build re No/100	
Heirs and Assigns, from and against: mb SRd_NY. Terris, Executors, Administrators and Assigns and every person whomseever invalidy claiming or to claim the same or any part thereof. And the said mortgageo	
clier, Executors, Administrators and Assigns and every person whomsover lawfully claiming or to claim the same or any part thereof. And the said mortgagor—agree.8. to insure the house and buildings on said for in a sum not less than—Trirty-Saven_Bundre No/100.———————————————————————————————————	
Mo/100 — so the said mortgaged as green. To insure the house and buildings on said for in a sum not less than. Thirty-Seven Hundre No/100 — Delars, in a company or companies satisfactory to the mortgage, and keep struct from loss or damage by fire, and assign the policy of insurance to the said mortgage and that in the event that the mortgage will interest. And if at any fine any part of said State may, at chambers or otherwise, appoint a receiver, with authority to take nonsection of the above emises to said mortgages, or	
No/100 — Dollars, in a company or companies satisfactory to the mortgagee, and keep nured from loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagee shall at it is do so, then the said mortgagee may cause the same to be insurance to the said mortgagee; and that in the event that the mortgagee shall at it is do so, then the said mortgagee may cause the same to be insurance to the said mortgagee shall at it is the mortgagee, or make any part of said dath, or interest thereon, he past due and unpaid, I.	red_an
ared from loss or damage by fire, and assign the policy of insurrance to the said mortgagec; and that in the event that the mortgager shill at any time any part of said debt, or interest thereon, be past due and unpaid, .I.d.D hereby assign the rents and profits of the above. And if at any time any part of said debt, or interest thereon, be past due and unpaid, .I.d.D hereby assign the rents and profits of the above. In any puttee of the Circuit Court of said State may, at chambers or observing, appoint a receiver, with authority to take possession of said promises to said mortgagee or In any puttee of the Circuit Court of said State may, at chambers or observing, appoint a receiver, with authority to take possession of said promises the said mortgage and profits, applying the net proceeds thereafter (feet paying coats of collection) upon said dish, interest, corror 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 mening of the parties to these Presents, that if do and shall well and truly pay be paid into the said mortgage the debt or sum of numery diorestal, with interest thereon, if any be due according to the true intent and mening and the said mortgage be paid into the said mortgage the debt or sum of numery diorestal, with interest thereon, if any be due according to the true intent and mening of the parties to these Presents, that if AND IT IS AGREED by and between the said parties that said mortgage, with interest thereon, if any be due according to the true intent and me each one thousand, nine hundred and for ty-eeven The STATE OF SOUTH CAROLINA, County of Greenville. PROBATE THE STATE OF SOUTH CAROLINA, County of Greenville. AND IT IS AGREED by the said Premises until default of payment shall with the said and deal with the within written deed, and that it was called the said and deal with the said and said and said and said and said	
il to de so, then the said mortgagee may cause the same to be insured in	p the same
And if at any time any part of said debt, or interest thereon, he past due and unpaid, I.A.O. hereby assign the rents and profits of the above emises to said mortgagee or hills. Hers, Secretors, Administrators or Assigns, a tan any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premilect said rents and profits, applying the neat 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 if I the said mortgage the debt or sum of money aforessid, with tolerest thereon, if any be due, secondary to the said mortgage the said mortgage the said mortgage the said mortgage and the true intent and meaning of the parties to these Presents, that if I the said mortgage the said mortgage and the said mortgage the said mortgage and the said from the said mortgage and the said	
And it at any time any part of said debt, or interest thereon, he past due and unpaid, I.A.O	for the
at any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said promises and profits, apolying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without account for anything more than the rests and profits actually collected, and the profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I	ve described
at any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said promises and profits, apolying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without account for anything more than the rests and profits actually collected, and the profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I	s, and agre
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, the said mortgage	emises and
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 me te said mort, then this deed of bargain and sale shall cease, determine, and be sterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgager. 12. to hold and enjoy the said Premises until default of payment shall witness. MY. hand and seal this. 24th day of hilly. are of our Lord one thousand, nine hundred and for ty-seven and in the one hundred. Signed, sealed and delivered in the presence of Virginia Fisher Luke Solesbee Luke Solesbee Myrtle Reines Luke Solesbee Luke Soles	out naming
be paid unto the said mortgagee the debt or sum of money aloresald, with interest thereon, if any be due, according to the true intent and me said nort. the this deed of bargain and sale shall case, determine, and be turtery null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor 18. to hold and enjoy the said Premises until default of payment shall Witness My. hand. and seal this. 24th day of Inly. are of our Lord one thousand, nine hundred and for ty-seven and in the one hur America Seventy-second year of the Independence of the Unite Signed, scaled and delivered in the presence of Virginia Fisher Luke Solesbee Myrtle Reines Year of the Independence of the Unite Signed, scaled and delivered in the presence of Virginia Fisher Luke Solesbee Luke Solesbee Myrtle Reines Year of the Independence of the Unite Signed, scaled and delivered in the presence of Virginia Fisher Luke Solesbee Luke Solesbee Myrtle Reines Year of the Independence of the Unite Signed, scaled and delivered in the presence of Virginia Fisher Luke Solesbee Myrtle Reines Year of the Independence of the Unite Signed, scaled and delivered in the presence of Virginia Fisher All Luke Solesbee Witnessed the execution thereof. Sworn To before me this 24th. Yirginia Fisher Yirginia Fisher Year Suith Year Year Suith Year Year Suith Year Year Year Year Year Year Year Year	1 mortgago
be paid unto the said mortgagee the debt or sum of money aforesaid, with interest theorem, if any be due, according to the true intent and me said parties that said mortgagor 18. to hold and enjoy the said Premises until default of payment shall Witness MY. hand and seal this. 24th day ofhlly and of our Lord one thousand, nine hundred and for ty-seven and in the one hur are four Lord one thousand, nine hundred and for ty-seven seventy-secondyear of the Independence of the Unite Signed, sealed and delivered in the presence of Virginia Fisher Luke Solesbee Myrtle Raines THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	oav or caus
witness	meaning o
witness	all be made
America. Signed, sealed and delivered in the presence of Virginia Fisher Luke Solesbee Myrtle Reines THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Virginia Fisher di made cath that S. he saw the within named. Luke Solesbee Myrtle Raines Virginia Fisher act and deed deliver the within written deed, and that S. Myrtle Raines Myrtle Raines Witnessed the execution thereof. SWORN TO before me this. SWORN TO before me this. 24 th. Yor July A. D. 19. 47 Z. A. Smith Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. Z. A. Smith Notary Public for South Carolina. The state of South Carolina, County of Greenville. I. Motary Public for South Carolina. RENUNCIATION OF DOWER I. Luke Solesbee wife of the within named. Luke Solesbee	in the
Signed, sealed and delivered in the presence of Virginia Fisher Myrtle Raines THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	hundred and
Signed, sealed and delivered in the presence of Virginia Fisher Myrtle Raines THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	nited State
Virginia Fisher Kyrtle Reines THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	mica State
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	(L. S.
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	(L. S.
Personally appeared before me	(L. S.
Personally appeared before me	
Personally appeared before me	
Personally appeared before me	
and made oath that She saw the within named Luke Solesbee gn, seal and as his act and deed deliver the within written deed, and that She witnessed the execution thereof. SWORN TO before me this 24th yoi July A. D. 19 47 Z. A. Smith Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, Z. A. Smith Notary Public for South Carolina. RENUNCIATION OF DOWER I, Z. A. Smith Notary Public for Solesbee e wife of the within named Luke Solesbee	
Myrtle Raines	
Myrtle Raines	
SWORN TO before me this 24th y of July A. D. 19 47 Z. A. Smith (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, Z. A. Smith Notary Public for South Carolina. RENUNCIATION OF DOWER A. D. 19 47 RENUNCIATION OF DOWER I, Z. A. Smith Notary Public for South Carolina. RENUNCIATION OF DOWER Description of the within named Luke Solesbee	
SWORN TO before me this 24th yof July A. D. 19 47 Z. A. Smith (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, Z. A. Smith Notary Public for South Greenville. I, Z. A. Smith Notary Public for South Greenville. I, L. S. Notary Public for South Greenville. In the state of the within named Luke Solesbee	
THE STATE OF SOUTH CAROLINA, County of Greenville. I, Description The State of South Carolina RENUNCIATION OF DOWER I, Description The State of the within named Luke Solesbee Virginia Fisher Luke Solesbee	
THE STATE OF SOUTH CAROLINA, County of Greenville. I, Description The State of South Carolina. RENUNCIATION OF DOWER I, Description Notary Public for South Carolina.	
THE STATE OF SOUTH CAROLINA, County of Greenville. I,	
THE STATE OF SOUTH CAROLINA, County of Greenville. I,	
County of Greenville. I,	
I,	
e wife of the within named	
e wife of the within namedLuke Solesbee	for S. C.
this day appear before me, and upon being privately and separately examined by me did declare that the does fronty reduntarily and mitheut and	
Committee by me, and declare that she does freely, voluntarily and without any con	compulsion
read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named G. B. Lee, his	
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 relea	
Given under my hand and seal, this24th	,,cascu.
. The second contract $oldsymbol{\mathcal{U}}$ is the second contract $oldsymbol{\mathcal{U}}$. The second contract $oldsymbol{\mathcal{U}}$	
A. D. 19_47 A. D. 19_47 Alma G. Solesbee	
Z. A. Smith Notary Public, S. C.	