And the said mortgager— spreez 2, is immre and keep inspreed the houses and fouldings on Scientific Scient Conditions on Scientific Scient Conditions on Scientific S	•		
subsidiation to the margager from less or durings by five, and the sum of	And the said mortgagor agree_S_ to insure and k	eep insured the houses and but	ildings on said basin a sum not less
Silve 200. COL preserve were a Dollar from loss or damage by commits, and action and deliver the relatives on some range the said months and actions and that in the scan classes may cause the months of the said months of the said months of the months of	than Fifteen Hundred and No/100t	ns (\$1,500.00)	Dollars in a company or companies
some to be fascing and outside, the first the precisions, with inner of some the mortagoe of the contribute of the chain and some that first fascing the processing of the contribute of the chain and some fall of the chain and some that the fascing the process of the contribute of the chain and some that the fascing of the chain and the	satisfactory to the mortgagee from loss or damage by fire, ar	d the sum ofFifte	<u>en Hundred and No. 160</u>
State of the control process of the special control of the and solution; or higher the control of the principle of the control of the principle of the control of the contr	same to be insured and reimburse itself for the premium with	- shall at any time fall to do s	
The State of South Carolina, PERSONALLY appeared here by selections, and are part of most personal event under thick that the propense of any part of the promoted metabeless, and after a part of the invested of the another selection of the personal colors of the personal co	by it toward payment of the amount hereby secured; or the	said building or buildings, such s same may be paid over ei	amount may be retained and applied her wholly or in part to the said
and revenues care, or an the case of studye to keep housed for the boucht of the methods or processed in the count of the	rage for the full amount secured thereby before such damage	by fire or tornado, or such pa	yment over, took place.
The State of South Carolina, PERSONALLY appeared before me. NADI TIS AREED by and between this state of the	ame becomes due, or in the case of failure to keep insured premises against fire and tornado risk, as herein provided, or i aid property within the time required by law; in either of s	tor the benefit of the mortgag a case of failure to pay any tay	ee the houses and buildings on the
de pender article of contains from the metagered premises as additional security for fine bean and agree — that may have of the premises, and collect the routes and profits and apply the set proceeds fairnesses with full millionity to take proceeds and other premises. With full millionity to take proceeds and other premises with a full millionity to take possession interests, costs and experses, without liability to account for anything more than the rush and profits actually reversed and other premises. The send may be the parties to these Prevails that of the send more than the parties to these Prevails that of the send more than the parties to these Prevails that of the send more than the parties to the send more than the parties to the send more than the parties and devices, determine and be notely and and work determined them and payable hereunder, the estate here we granted shall excess, determine and be notely and and work determined that the millionist and value. AND IT IS AGREED by and between the said parties that said mortgager. shall be entitled to hold and enjoy the said remises and default shall be made as herein provided. WITKES — IN	the laws now in force for the taxation of mortgages or debts the collection of any such taxes, so as to affect this mortga with the interest due thereon, shall, at the option of the said and payable.	for the purpose of taxing any I becured by Mortgage for State ge, the whole of the principal standard mortgage, without notice to	ien thereon, or changing in any way or local purposes, or the manner of un secured by this mortgage, together any party, become immediately due
The said mortagee the debt or sum of money aforesait with interest thereon. If an be due according to the true method and meaning of the said mortagee the debt or sum of money aforesait with interest thereon. If an be due according to the true method and meaning of the said mort and an and all other sums which may become due and payable heremider, the estate herew grounds shall ease, determine and be interly mill and voids otherwise to remain in full force and virtue. AND IT IS ACREED by and between the said parties that said mortgager shall be entitled to hold and enjoy the said remises until default shall be made as bevein provided. WITNESS MY hand, and seal, this 5th day of APTIL in the veer of our Lord one thousand, time hundred and FAT WITNES and the one hundred and Seventy—say very of the Independence if the United States of America. igned, scaled and delivered in the Presence of: WILLIAM D. MORETT D. WELLIAM D. MORETT D. MO	urisdiction may, at chambers or otherwise, appoint a receive of the premises, and collect the rents and profits and apply to interests, costs and expenses, without liability to account for	additional security for this loa of the mortgaged premises, whe net proceeds (after paying of anything more than the rents as	n. and agree that any Judge of ith full authority to take possession osts of receivership) upon said debt, and profits actually received.
then and meaning of the said note, and any and all other sums which may become due and payable incremder, the estate here- we granted shall ease determine and be suterly multill and voids otherwise to remain in full force and virtue. AND IT IS ACREED by and between the said parties that said mortgagor shall be entitled to hold and enjoy the said remises and ideaths shall be made as herein provided. WITNESSmy	PROVIDED ALWAYS, nevertheless, and it is the true T	intent and meaning of the partie	es to these Presents, that if
WITNESS	ntent and meaning of the said note, and any and all other su by granted shall cease, determine and be utterly null and void	ns which may become due and to therwise to remain in full fo	l payable hereunder, the estate here-
WITNESS	AND IT IS AGREED by and between the said parties remises until default shall be made as herein provided.	hat said mortgagor shall b	e entitled to hold and enjoy the said
APTI	WITNESShand and	seal this	othday of
the one hundred and			
med, scaled and delivered in the Presence of: The State of South Carolina,			
PERSONALLY appeared before me	Martha Ellin Flaire	Villan	(L. S.)
PROBATE GREENVILLE COUNTY PERSONALLY appeared before me	Martha Ellin Kain		(L. S.)
PERSONALLY appeared before me Mantha Ellen Leathers and made oath that she are the within named William D. MoNeill gn, seal and as him act and deed deliver the within written deed, and that _S_he with J. Milton Williams witnessed the execution thereof. worn, to before me this			(L. S.)
with the within named			(L. S.)
RENUNCIATION OF DOWER SAN DIEGO COUNTY I. Milliams	The State of South Carolina,	P	(L. S.)
J. Milton Williams witnessed the execution thereof. Notary Public for South Carolina CALIFORNIA CALIFORNIA SAN DIEGO COUNTY I	The State of South Carolina, GREENVILLE COUNT	P	(L. S.) ROBATE
Notary Public for South Carolina CALIFORNIA The State of CALIFORNIA RENUNCIATION OF DOWER SAN DIEGO COUNTY I	The State of South Carolina, GREENVILLE COUNT PERSONALLY appeared before me Man we the within named William D.	P Y tha Ellen Leather AcNeill	CL. S.) ROBATE and made oath that She
RENUNCIATION OF DOWER SAN DIEGO COUNTY I,	The State of South Carolina, GREENVILLE PERSONALLY appeared before me. William D. 1 gn, seal and as J. Milton Williams	P Tha Ellen Leather AcNeill ct and deed deliver the within	CL. S.) ROBATE Sand made oath that She written deed, and that _S_he with
Notary Public for South Carolina CALIFORNIA RENUNCIATION OF DOWER SAN DIEGO Tify unto all whom it may concern that Mrs. Irma S. McNeill e wife of the within named. William D. McNeill et wife of the within named. William D. McNeill et compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within med. The First National Bank of Greenville, S. C. its successors and assigns, ther interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and leased. Ven under my hand and seal, this 7. Notary Public for School State of California Commission expires: July 1, 1953	The State of South Carolina, GREENVILLE COUNT PERSONALLY appeared before me Mar w the within named William D. I gn, seal and as his J. Milton Williams worn to before me this Oth day	P Tha Ellen Leather AcNeill ct and deed deliver the within	CL. S.) ROBATE "Sand made oath that She written deed, and thatS_he with witnessed the execution thereof.
RENUNCIATION OF DOWER I,	The State of South Carolina, GREENVILLE PERSONALLY appeared before me Mar w the within named William D. I gn, seal and as his J. Milton Williams worn to before me this Sth day April 19.53.	P Tha Ellen Leather AcNeill ct and deed deliver the within	CL. S.) ROBATE "Sand made oath that She written deed, and thatS_he with witnessed the execution thereof.
I,	The State of South Carolina, GREENVILLE PERSONALLY appeared before me. William D. William D. J. Milton Williams Worn, to before me this. April Notary Public for South Carolina CALIFORNIA	P Tha Ellen Leather AcNeill ct and deed deliver the within	CL. S.) ROBATE "Sand made oath that She written deed, and thatS_he with witnessed the execution thereof.
I,	The State of South Carolina, GREENVILLE PERSONALLY appeared before me. William D. In, seal and as his a seal and as his day Young to before me this oth day April 19 53 Notary Public for South Carolina CALIFORNIA	Portha Ellen Leather AcNeill ct and deed deliver the within	CL. S.) ROBATE and made oath that She written deed, and that _S he withwitnessed the execution thereof.
rtify unto all whom it may concern that Mrs. Irma S. McNeill e wife of the within named. William D. McNeill did this day appear fore me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without y compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within med The First National Bank of Greenville, S. C. , its successors and assigns, her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and leased. ven under my hand and seal, this 7 y of April A. D. 19-53. Notary Public forse interest and claim of Dower, in, or to all and singular the Premises within mentioned and Commission expires: 9 Notary Public forse interest and expires and forever relinquish unto the within the	Che State of South Carolina, GREENVILLE PERSONALLY appeared before me	Properties The Teather McNeill ct and deed deliver the within	CL. S.) ROBATE and made oath that She written deed, and that _S he withwitnessed the execution thereof.
wife of the within named William D. McNeill	Che State of South Carolina, GREENVILLE PERSONALLY appeared before me. Mar with within named. William D. Mar you, seal and as his J. Milton Williams worm to before me this State of CALIFORNIA CALIFORNIA CALIFORNIA SAN DIEGO COUNT	P Y Tha Ellen Leather AcNeill ct and deed deliver the within RENUNCIAT Y	(L. S.) ROBATE and made oath that She written deed, and that _S_he withwitnessed the execution thereof.
her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and leased. ven under my hand and seal, this	The State of South Carolina, GREENVILLE PERSONALLY appeared before me. Man with within named. William D. I gn, seal and as his J. Milton Williams Worm, to before me this oth day April 19 53. Notary Public for South Carolina CALIFORNIA CALIFORNIA SAN DIEGO COUNT I, Trify unto all whom it may concern that Mrs. I	P Y tha Ellen Leather AcNeill ct and deed deliver the within RENUNCIAT Y	CL. S.) ROBATE and made oath that She written deed, and that _S_he withwitnessed the execution thereof. Local Lack ION OF DOWER do hereby
Morie Elizare (L. S.) Notary Public for Military XX California commission expires: July 16,1953	The State of South Carolina, GREENVILLE PERSONALLY appeared before me	Py Tha Ellen Leather AcNeill ct and deed deliver the within RENUNCIAT Y Cma S. McNeill McNeill by me, did declare that she casoever, renounce, release and	CL. S.) ROBATE and made oath that She written deed, and that _S_he withwitnessed the execution thereof. LOCAL CALLES ION OF DOWER did this day appear loes freely, voluntarily, and without forever relinquish unto the within
Notary Public for State (L. S.) Notary Public for State (L. S.) California commission expires: July 16, 1953	The State of South Carolina, GREENVILLE PERSONALLY appeared before me	Py Tha Ellen Leather AcNeill Ct and deed deliver the within RENUNCIAT Y Cma S. McNeill McNeill by me, did declare that she can be conserved, renounce, release and creenville, S. C.	ION OF DOWER did this day appear does freely, voluntarily, and without forever relinquish unto the within its successors and assigns,
California commission expires: 9-4,1953	The State of South Carolina, GREENVILLE PERSONALLY appeared before me	Py Tha Ellen Leather AcNeill Ct and deed deliver the within RENUNCIAT Y Cma S. McNeill McNeill by me, did declare that she can be conserved, renounce, release and creenville, S. C.	ION OF DOWER did this day appear does freely, voluntarily, and without forever relinquish unto the within its successors and assigns,
commission expires: July 16,1953	The State of South Carolina, GREENVILLE PERSONALLY appeared before me	Py Tha Ellen Leather AcNeill Ct and deed deliver the within RENUNCIAT Y Cma S. McNeill McNeill by me, did declare that she can be conserved, renounce, release and creenville, S. C.	ROBATE and made oath that She written deed, and that _She with witnessed the execution thereof. When the control of the cont
	The State of South Carolina, GREENVILLE PERSONALLY appeared before me	Py Tha Ellen Leather AcNeill Ct and deed deliver the within RENUNCIAT Y Cma S. McNeill McNeill by me, did declare that she can be conserved, renounce, release and creenville, S. C.	ION OF DOWER did this day appear does freely, voluntarily, and without forever relinquish unto the within its successors and assigns,
DAARMAAN INSTITUTE INTO INTO JIEN WILL THE THEIR	GREENVILLE COUNT PERSONALLY appeared before me Marking the within named William D. Marking the within named Milliams Worm, to before me this J. Milton Williams Worm, to before me this day April 19.53. Notary Public for South Carolina CALIFORNIA The State of COUNT I, CALIFORNIA SAN DIEGO COUNT I, William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the wife of the within named William D. Pertify unto all whom it may concern that Mrs. Is the wife of the	RENUNCIAT The McNeill RENUNCIAT McNeill by me, did declare that she can be decenville, S. C. ower, in, or to all and singular S. McNeill Decenville, S. C. ower, in, or to all and singular	ION OF DOWER did this day appear does freely, voluntarily, and without forever relinquish unto the within its successors and assigns,