The Description of the second	•	THER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident of
ind Mangalles acade Trace of the good of the date of the date premises unto the mid-Relicient to Mangas, team and against. The Market Mangas and every person whomeoner violatily classing, to colour, and against. The Market Mar		AVE AND TO HOLD, all and singular, the said Premises unto the said Cleron & Slumm, Mollie J.  and E. James Master these Heirs and Assigns forever. And Sl
ng topole detend, all and dispulse, the Add presulters unto the caid-Relican Early Millers (Dec.) And 1918 (1918) And 1918 (19		() and D and Administrator
The state of the s		The state of the said services were the said Ellison & Glenn Mollie & Glenn
to said mortgages— spece — to insure the house and buildings on said to a hum, the same, or any part thereof.    Dollars (in a concapt) or companies satisfactory to the martgages—) and keep the same insured from loss or dama sangua the body of humanes to the said mortgages— and this in the creat that the mortgages— and has in the creat that the mortgages— and has in the creat that the mortgages— and has in the creat that the mortgages— and this in the creat that the mortgage, with interest.    a mortgages— and the said that the creat that the part of the part of the part of the part of the creat that the part of the		nd forever defend, all and singular, the said premises unto the said said said singular, the said premises unto the said said said singular, the said said said said said said said said
Dollars (is a company or companies autistatency to the mortgager— and these time immered from low or demand assign, the policy of insurances to the said mortgages—, and that in the verset that the mortgager— shall at any time fall to do so, then the said and capeans of such insurances under this mortgage, with interest.  at any time only part of said debt, or interest thereon be pain does and unpaid  at any time only part of said debt, or interest thereon be pain does and unpaid  described pressure as single understances. On the said seed of the said soft of th		ntors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same, or any part thereof.
suign the policy of insurance to the said mongage	•	te said mortgagor agree to insure the house and buildings on said lot in a sum not less than
eins and cropense of such insured in the mortgage, with interest.  at any time any part of said dock, or interest thereon be past doe and unpaid.  at any time any part of said dock, or interest thereon be past doe and unpaid.  Accepted parties to said contragence, or a factor.  Accepted parties to said contragence, or a factor of the said subject to take passession of said promises and agree that any Judge of the it of said Since may, as chambers or otherwise, segoning a receiver with authority to take passession of said promises and collected said rests.  TIED ALWAYS, NEVERTHELESS, and it is the true intents and messing of the parties to these Pracents, that if		Dollars (in a company or companies satisfactory to the mortgagee), and keep the same insured from loss or damag
at any time any part of said delte, or interest thereon be past due and unpaid.  Assembled premise to said mortgage, with interest.  Assembled premise to said mortgage, or and the said that a said any part of the said delte, or interest thereon be past due and unpaid.  Assembled premise to said mortgage, or and the said that the said mortgage. The said delte or sum of mosey storestal, while interest that the said that the said mortgage. The said delte or sum of mosey storestal, while interest that the said that the said mortgage. The said delte or sum of mosey storestal, with interest the premise and the said that the said mortgage. The said delte or sum of mosey storestal, with interest the said that the said mortgage. The said delte or sum of mosey storestal, with interest the said that the said that the said mortgage. The said delte or sum of mosey storestal, with interest the said that the said mortgage. The said delte or sum of mosey storestal, with interest the said that the said that the said mortgage. The said delte or sum of mosey storestal, with interest the said that the said mortgage. The said delte or sum of mosey storestal, with interest the said that the said that the said mortgage. The said that the said that the said mortgage. The said that the said that the said mortgage. The said that the said that the said mortgage and the said that the said that the said mortgage and said that the said that the said mortgage. The said that the said that the said that the said mortgage and said that the said mortgage. The said that the said		assign the policy of insurance to the said mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said
at any time any part of said debt, or interest thereon he past due and unpaid.  Abering Reconstor, Administrators or Assigna, and agree that any Judge of the of said State may, at chandres or enterwise, appoint a receiver with sufferity to take possession of said promises and collect and rents and right and only prompted the part of the prompted there are no any ground the part of the prompted there are no any prompted there are no any prompted there are no any prompted the part of the prompted there are no any prompted the part of the part		- may cause the same to be insured in
described premises to said mortgages— and the content of the conte		sum and expense of such insurance under this mortgage, with interest.
described premises to said mortgages— and the content of the conte		at any time any part of said debt, or interest thereon be past due and unpaid
region and profess extends (after paying contected) upon and deet, interest, control of Expension, annually of the services and profess existing confection to the pade, and the services and rivers and control to the pade, and the services and of the parties to these Presents, that if the parties to these Presents, that if the parties of the services and article says and the parties of the services and services, determine, and be unterly unit as the to remain in full force and virtue. Control to the self-note, then the deed of bargain and sale shall coarse, determine, and be unterly unit as the to remain in full force and virtue.  It Is AGREED, by and between the said parties, that the said mortgager to the self-notes, determine, and be unterly unit as the to remain in full force and virtue.  It is a parties to the parties of the pade of the parties		described premises to said mortgagee, or the Heirs, Executors, Administrators or Assigns, and agree that any Judge of the described premises to said mortgagee, or the Heirs, Executors, Administrators or Assigns, and agree that any Judge of the described premises and collect said rents and co
TDED ALWAYS, NEVERTHELESS, and it is the true intent and mensing of the partice to these Presents, this it is not you do and shall well and truly pay or cause to be sold, into the raid morrageor the shall dear or must of money afforcation, with interest the remain in full force and virtue.  IT IS AGREED, by and between the said partice, that the said morrageor to hold and enjoy the sai side for remain in full force and virtue.  IT IS AGREED, by and between the said partice, that the said morrageor to hold and enjoy the said default of payment shall be made.  ESS THAT HEAD Head and Seal., this If the said morrageor It is hold and enjoy the said the year of the Sporterishit and integendages of the United Stage of American in the one hundred and the year of the Sporterishit and integendages of the United Stage of American in the AFF If the year of the Sporterishit and integendages of the United Stage of American in the AFF If the year of the Sporterishit and integendages of the United Stage of American in the AFF If the year of the Sporterishit and integendages of the United Stage of American in the AFF If the year of the Sporterishit and integendages of the United Stage of American in the AFF If the year of the Sporterishit and Integendages of the United Stage of American in the AFF If the year of the Sporterishit and Integendages of the United Stage of American in the AFF If the Sporterishit and Integer is the AFF If the Sporterishit and Integer is the AFF If the AFF.		ting the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses, without hability to account for anything
pr		V
il default of payment shall be made.  ESS "PLEAT Hand, and Seal, this.  The year olour Lord one thousand nine hundred and Littley One.  And in the one hundred and released.  And in the One hundred and Littley One.  And in the One hundred and littley one of the United States of America, and in the one hundred and released.  And Indiana County.  Indiana County.  Indiana County.  And Indiana County.  And Indiana County.  Indiana County.  And Indiana County.  And Indiana County.  Indiana County.  And Indiana County.		for, do and shall well and truly pay, or cause to be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest there i due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null an ise to remain in full force and virtue.
il default of payment shall be made.  ESS ***PIEF** Hand, and Seal, this.  the year olour Lord one thousand nine hundred and ***LULLING*** And ***Lord Lord Lord Lord Lord Lord Lord Lord		IT IS AGREED, by and between the said parties, that the said mortgagor
the year of our Lord one thousand nine hundred and Little and the year of our Lord one thousand nine hundred and Little and the Year of the Severeignty and the United States of America, and in the one hundred and the Seal of the Severeign and the United States of America, and in the one hundred and the Seal of the United States of America, and in the One hundred and the Seal of the United States of America, and in the One hundred and the Seal of the United States of America, and in the One hundred and the Seal of the United States of America, and in the One hundred and the Seal of the United States of America, and the United States of America, and the United States of America, and the Seal of the United States of America, and the Seal of th		it default of payment shall be made
the year of low Lord one thousand nine hundred and Letter of the United States of America 4.2 II. S.  Treed, Scaled and Delivered in the Presence of Land Before tree restrict the United States of America 1.1 II. S.  TRESTATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE County.  Personally appeared before ma.  Mand made oath thatbe saw the within named.  J. D. D. L. S.  SWORN to before me, this		il default of payment shart be made.
the year olygon Lord one thousand nine hundred and		ESS Hand and Seal, this day of Description
THE STATE OF SOUTH CAROLINA.  SWORN to before me, this.  ADJULY  ADJUL		the year of our Lord one thousand nine hundred and Amelina of the one hundred and
THE STATE OF SOUTH CAROLINA.  SWORN to before me, this.  AD INCLUDIAL AD 1992.  AD 1992.  AD 1992.  THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof.  SWORN to before me, this.  AD 1992.  AD 1992.  THE STATE OF SOUTH CAROLINA AD 1992.  THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof.  SWORN to before me, this.  AD 1992.  THE STATE OF SOUTH CAROLINA AD 1992.  I,  do hereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  County.  I,  Here and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  County Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulative pressure within mentioned and released.  GIVEN under my hand and seal, this.  AD 19.  Notary Public for South Carolina.		45 Th year of the Sovereignty and Independence of the United States of America
THE STATE OF SOUTH CAROLINA.  Dersonally appeared before me.  and made oath that _he saw the within named.  A. D. 1924  SWORN to before me, this.  THE STATE OF SOUTH CAROLINA.  SWORN to before me, this.  THE STATE OF SOUTH CAROLINA.  SWORN to before me, this.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  County.  The STATE OF SOUTH CAROLINA.  County.  I.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  Here and speakeing privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulated postering within mentioned and released.  GIVEN under my hand and seal, this.  day of		1 C1.1 1 Delineral in the December of the tell 11 december 4 14 and 4 and 4 14 and 4 an
THE STATE OF SOUTH CAROLINA.  Personally appeared before me and made oath thathe saw the within named.  J. J. B.		V. R. Taber (L.S
THE STATE OF SOUTH CAROLINA.  Personally appeared before me.  and made oath thathe saw the within named.  J.J. P. Baulage.  sign, seal, and as	(	
THE STATE OF SOUTH CAROLINA.  Supported before me.  Act and deed, deliver the within written Deed; and that _he, with.  SWORN to before me, this.  SWORN to before me, this.  Jelectedelist.  SWORN to before me, this.  Jelectedelist.  SWORN to before me, this.  Jelectedelist.  SHORN to before me, this.  Jelectedelist.  SWORN to before me, this.  Jelectedelist.  SPALL  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  County.  I.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulist the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  (I. S.)  Notary Public for South Carolina.	(	$\sqrt{1-\sqrt{1-\alpha^2}}$
Personally appeared before me.  W. R. Palens  and made oath that he saw the within named.  J. P. Pannlage  sign, seal, and as.  Ref. A. D. 1924  day of Surface of the within named.  THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  did this day appear before mad upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singuli the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19.  (L. S.)  Notary Public for South Carolina.		(L, S
and made oath that _he saw the within named	T	Sressville County.
and made oath thathe saw the within named	Pe	ersonally appeared before me W. O. Jalen
sign, seal, and as Ria act and deed, deliver the within written Deed; and that he, with    Comparison of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named    Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulative Premises within mentioned and released.    GIVEN under my hand and seal, this   A. D. 19   C. L. S.     Notary Public for South Carolina.		
SWORN to before me, this 17th day of Steelenser A. D. 1921 (SEAL)  Motary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County.  I, do hereby certify unto all whom it may concern, that Mrs. did this day appear before mand upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons whomsoever, renounce, release, and forever relinquish unto the within named	and mad	le oath thathe saw the within named
SWORN to before me, this 17th AD. 1921  day of Steptible AD. 1921  W. R. Gabest  THE STATE OF SOUTH CAROLINA.  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  did 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, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulate Premises within mentioned and released.  GIVEN under my hand and seal, this 1.5  Notary Public for South Carolina.		hair Park and the mith
SWORN to before me, this 17th day of Dielectric A. D. 1924  J. H. Wallack (SEAL) Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, County.  I, do hereby certify unto all whom it may concern, that Mrs	sign, sea	the and as-
day of SLEELLAGE A. D. 1921  THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named		
THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named	_	Property land in the second se
THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named	day of	7/1 (1) 1/4
County.  I,		(SEAL)
County.  I,	<del></del>	
I,	T	HE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWE
do hereby certify unto all whom it may concern, that Mrs		County.
do hereby certify unto all whom it may concern, that Mrs	I.	
wife of the within named	•	
and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons whomsoever, renounce, release, and forever relinquish unto the within named  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulative Premises within mentioned and released.  GIVEN under my hand and seal, this  day of  A. D. 19  (L. S.)  Notary Public for South Carolina.		
or persons whomsoever, renounce, release, and forever relinquish unto the within named  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19  (L. S.)  Notary Public for South Carolina.		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this	_	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this	or perso	ons whomsoever, renounce, release, and forever relinquish unto the within named
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this		
the Premises within mentioned and released.  GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		
day of		
Notary Public for South Carolina.	the Pres	
Notary Public for South Carolina.	the Pres	
	the Pres	A. D. 19
	the Pres	A. D. 19
	the Pres	