Seguiner Menne Coorypace for Growerite County, in Danks. — Page. TO GOETHEE 1965, all and simple, the Raile. Members. — Page. TO HAVE AND TO HOLD, all and simple, the Raile. Members. — Herefunces and Aggestromere to the said Pennings heighten or apprehings. TO HAVE AND TO HOLD, all and simple, the Raile. Members. — Here and Adaptive And I. — Ado here's joint myrelf, my. Here and Anique forces. Here and Anique forces. Here and Anique forces. — Here and Bolding on add into force the said contacts and Anique forces. — Here and An	The above described land is the same conveyed to me by C. b. Stakes	
TO HAVE AND TO HOLD, all and singular, the Kigha, Members. Hereditaments and Aggreromores to the soil Permips belogists, or in supprise heidert or appearating. TO HAVE AND TO HOLD, all and singular, the cold Termines must the cold. May MARLE. Market Mar	on the light in the same conveyed to me by	day of January 1925, deed recorded in
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And I	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	e said Elizabeth G. Dwiss, Lew
He'rs and Administrators to warrant and forever defend all and singular the sidd premises with the said mergages. He'rs and statings, from and against me, tare. And I the said margages, agree to insure the boars and buildings on said tand for not less than Health and the said margages, and every person who messever tawfully chaining, or to claim, the same or any part thereof. And I the said margages, and every person who messever tawfully chaining, or to claim, the same or any part thereof. And I the said margages, and the continuation of this mortages, and said said for not less than Health and the said margages. The said margages and the said margages and the said margages and the said margages and the said margages. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and message of the martine to their presents, that if I margages, and the said margages, and the said margages, and the said margages, and the said margages and the said margages, and the said margages and the said margages, and the said margages and		Heirs and Assigns forever.
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And I he said mertugage, agree to insure the bones and buildings on said and for not less than IIII. The said mertugage, agree to insure the bones and buildings on said and for not less than IIII. The said mertugage, agree to insure the bones and buildings on said and for not less than IIII. The said mertugage, agree to insure the bones and buildings on said and for not less than IIII. The said mertugage, agree to insure the bones and buildings on said and for not less than IIII. The said mertugage and said the covert I. And I at any time fail to do so, then the said mertugage may case the tome to be insured as above provided and sindyre. PROVIDED ALWAYS NEVERTIELESS, and it is the true litter and menting of the parties to these presents, that if I. the said mertugage, do and shall well and truly pay, or cause to be paid unto the said mertugage. PROVIDED ALWAYS NEVERTIELESS, and it is the true litter and menting of the parties to these presents, that if I. the said mertugage, do and shall well and truly pay, or cause to be paid unto the said mertugage. AND IT IS CREEED, by and belowere the said parties, that I. the said mertugage, and said parties, that I. the said mertugage, and said parties, that I. the said mertugage of the said Demonstrate and the control of the possession inmediately, without notice, receive the rest and prefits and apply them to said the min is part. WITNESS IIII WITNESS IIII The said mertugage of the legal to the said parties, that I. The said mertugage of the rest and prefits and apply them to said the said the said is parties, to which the min is parties and apply them to said the said that the said is parties, to which the said parties, the said parties, to which the said parties and said parties, to which the said parties and said parties. The said parties	leirs, Executors and Administrators to warrant and forever defend all and singul	lar the said premises unto the said mortgagee
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The said mortgagor, do and shall well and truly pay, or cause to be paid unto the axid mortgagor, and the said mortgagor, do and shall well and truly pay, or cause to be paid unto the axid mortgagor, and the said mortgagor, and ask shall execute, obtaining and ask shall execute, obtaining and the said parties, that I have been deed of harpen and ask shall execute, obtaining to the true intents and meaning of the AND IT IS AGRIERD, by and between the said parties, that I have been deed of harpen and ask shall execute, obtaining the certified to take possession insuchability, without sortice, receive the rors and points and apply them to add the until the annels to paid. WITHERS THE hand and seal this SIRAL and in which the said parties, that I have been developed the said Promises until default of payment shall be made, in which well the annels to paid. WITHERS THE hand and seal this SIRAL and the consession insuchability, without sortice, receive the rors and points and apply them to add the until the annels of the United SIRAL and I the said and points and apply them to add the until the annels of the United SIRAL And I the said Promises until default of payment shall be made, in which well the annels of the United SIRAL And I the said Promises until default of payment shall be made, in which well the said Promises and default of the said points and apply them to add which and the said Promises and Promises and default of the said points and apply them to add which the said Promises and Promises an		
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west the mortgage, or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits and apply them to said the truth of the said of the within the part of an error of the Sovereign) and Independence of the Unifed Section of America. Signed, Sealed and Delivered in the Presence of: A CHALLAS GREENING COUNTY, PERSONALLY appeared before me. A CHALLAS GREENING COUNTY, PERSONALLY appeared before me. A CHALLAS GREENING COUNTY, PERSONALLY appeared before me. A D 1925 SWORN to before me, this A D. A D 1925 A D 1925 TATE OF SOUTH CAROLINA, Greenville County, I J. C. HAMMAN A. SEALL Notary Public, S. C. TATE OF SOUTH CAROLINA Greenville County, I J. C. HAMMAN A. The write of the within named. MAN A D 1925 THATE OF SOUTH CAROLINA Greenville County, I J. C. HAMMAN A. Greenville County, I J. C. HAMMAN A. The write of the within named. MAN A D 1925 THATE OF SOUTH CAROLINA Greenville County, I J. C. HAMMAN A. The write of the within named. MAN A D 1925 THATE OF SOUTH CAROLINA Greenville County, I J. C. HAMMAN A. The write of the within named. MAN A D 1925 The write of the within named. MAN A D 1925 The write of the within named. The write of the write of the received of the presence of the write	AND IT IS AGREED, by and between the said parties, that I	, the said mortgagor, am
witness is paid. WITNESS MUST hand and seal this JHL day of JUMILARY in the year of ur Lord one thousand mar hundred and Middle Actes of America. Signed, Sealed and Deflecendence of the United States of America. Signed, Sealed and Deflecendence of the United States of America. Signed, Sealed and Deflecendence of the United States of America. Signed, Sealed and Deflecend in the Freenece of: JUMILAR D. JUMILAR D. (I. S.) (I. S.) TATE OF SOUTH CAROLINA, Greenville County. PERSONALITY appeared before me. Jumilar D. Jumilar D. States D. Switch Carolina, Sworn to before me, this. Jumilar D. Switch D. Switch D. (I. S.) TATE OF SOUTH CAROLINA, Greenville County. Notary Public, S. C. TATE OF SOUTH CAROLINA, Greenville County. TO Jumilar D. Switch Carolina, Greenville County. To Jumilar D. Switch Carolina, Greenville County. To Jumilar D. Switch Carolina, To Switch Carolina, To Jumilar D. Switch Car	vent the mortgagee or his representative or assigns shall be entitled to take n	to hold and enjoy the said Premises until default of payment shall be made, in which possession immediately, without notice, receive the rent and profits and apply them to said
Signed, Seed and Delivered in the Presence of: Signed, Seed and Delivered in	ebt until the same is paid.	_
Signed, Seal and Desirered in the Presence of: Signed, Seal and Desirered in the Organ (L. S.) Careaville County, PERSONALLY appeared before me. January Personally and seal and deed deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this Jak. SWORN to before me, this Jak. Notary Public, S. C. TATE OF SOUTH CAROLINA, Greenville County, I. J. S.	WITNESS Must hand and seal this	day of Aunary in the year of
TATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me. Jacob S. G. S.	ar Lord one thousand nine hundred and Malantif Turbear of the Sovereignty and Independence of the United States of America.	and in the one hundred and forty - Mully
TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Indicate the saw the within named of the within written Deed; and that he with Indicate the saw the within named of the within written Deed; and that he with Indicate the saw the within named of the within written Deed; and that he with Indicate the execution thereof. SWORN to before me, this I Mark the saw the within written Deed; and that he with Indicate the execution thereof. SWORN to before me, this I Mark the saw the within and the within named to the within named to the within named the saw the saw the within named to the within named the w		Suranan B. Pinanan (18)
TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Jack D. Grant C.S. Indicated and made oath that the saw the within named. Market Deed; and that the with. gen, seal and as Market Deed; and that the with. SWORN to before me, this. A D. 192-5 A D. 192-5 A D. 192-5 TATE OF SOUTH CAROLINA, Greenville County I, J. Greenville County I, J. Greenville County I, J. Greenville County In the wife of the within named. Market Deed; and that the with. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A Notary Public for South Carolina, the wife of the within named. Market Deed; and that the within 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 person or persons shomsoever, renounce, release and forever relinquish unto the within named Deed; and that the deed of the within the within named Deed; and the right and claim of the within under my hand and seal, this day of Market Deed; in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of Market Deed; SEAL, Notary Public, S. C.		<u></u> .
Greenville County. PERSONALLY appeared before me Jack D. Charles Deed; and that he with made oath that he saw the within named deed deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this. Jak D. 192.5 A. D. 192.5 A. D. 192.5 A. D. 192.5 TATE OF SOUTH CAROLINA, Greenville County I. J.		DDOD AME
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act and deed deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this Ith day of A. D. 192.5 What I Deed Annual State of Secretary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I. A. D. 192.5 I. A. D. 192.5 The wife of the within named. Summan Barrately 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 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. 192.5 Warned C. Chinsen (SEAL) Notary Public, S. C.	\mathcal{L}	
SWORN to before me, this. I MA. day of Jayana (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I, J. C. Jayana (SEAL) do hereby certify unto all whom it may concern, that Mrs. Jahana (Jayana) do hereby certify unto all whom it may concern, that Mrs. Jahana (Jayana) do hereby certify unto all whom it may concern, that Mrs. Jahana (Jayana) did this day appear before me, and upon being privately and separately examined by me, did declare that she dges freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named (Jayana) 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. J. M. Notary Public, S. C.	\mathcal{L}	
SWORN to before me, this Standard A. D. 192-5 day of SOUTH CAROLINA, (SEAL.) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I. J.		
STATE OF SOUTH CAROLINA, Greenville County, I, J. Greenville County, In the wife of the within named Auman B. Grand Green, that Mrs. Aunthor B. Grand Green, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Characteristic and Assigns, all her interest and estate and also all her right and claim of GIVEN under my hand and seal, this A. D. 192.5 Manne C. Grand Greenville County, RENUNCIATION OF DOWER.	SWORN to before me this & & th	
Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I, J. G. J.	day of Auguania A. D. 192.5	Joel D. Charles
Greenville County I, J.	Notary Public S. C.	
Greenville County I, J. G. Agricult a Notary Public for South Carolina, o hereby certify unto all whom it may concern, that Mrs Manuel G. Causan did this day appear before me, not 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 here 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 Amanuel G. Causan Notary Public, S. C.	, rotally rubine, g. c.	
I, Johnson a Notary Public for South Carolina, oo hereby certify unto all whom it may concern, that Mrs. Admind Computer of the within named Manager 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named Manager Admind Manager 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 Manager A. D. 192.5 Mannule C. Carolina, a Notary Public, S. C.	TATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER.
to hereby certify unto all whom it may concern, that Mrs.		
did this day appear before me, not 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 by Abssigns, 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. 192.5 Mannule C. Given Compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named by Abssigns, 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. 192.5 Mannule C. Given Computer Mannule C. Giv	I, J. V. April	a Notary Public for South Carolina,
thomsoever, 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 day of Auruary A. D. 1925 Notary Public, S. C. Without any compulsion, dread or fear of any person or persons without any compulsion, dread or fear of any person or persons thomsoever, 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 the day of Auruary A. D. 1925 Mannuel C. Chusau (SEAL.) Notary Public, S. C.		
Heirs and Assigns, all her interest and estate and also all her right and claim of day of Auruary A. D. 192.5 Notary Public, S. C.		
Heirs and Assigns, all her interest and estate and also all her right and claim of GIVEN under my hand and seal, this 28th Manne C. Timber Manne C.	nd upon being privately and separately examined by me, did declare that she d	does freely, voluntarily and without any compulsion, dread or fear of any person or persons
GIVEN under my hand and seal, this A. D. 192.5 day of Aguill (SEAL.) Notary Public, S. C.		()
GIVEN under my hand and seal, this 28th day of January A. D. 192.5 Notary Public, S. C.		· ·
day of January A. D. 1925 January (SEAL.) Notary Public, S. C.		
Notary Public, S. C.		nanne C. Crusan
	S. C. Apriles (SEAL)	
	Notary Public, S. C.	
Recorded January 30th 1925	Daniel James 30th; in	11.5
Accorded 192.1	Recorded 192	,bd
STATE OF SOUTH CAROLINA,	STATE OF SOUTH CAROLINA,	
County of	County of	
For value received I do hereby assign, transfer and set over to Sallie Start Starrie	For value received I do hereby assign, transfer and set over to	<i>n</i>
he within mortgage and the note which it secures without recourse, this 28 th. day of July 192 6.		28 th. day of July 1926.
Voatherine Coughlin.	11	V
Mary & Gallivau Elizabeth & Twise	maris & Galling	Elizabeth & Twise
Assignment Recorded (lug. 17th. at 9:05a M1927:	<i>l.</i> • • • • • • • • • • • • • • • • • • •	