TATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me,		to the said
being all and dependently will permisses used the while. heirs and assigns, from and applies will, and every general whomosover borfully clining or to chim the same or any Sart thereof. ASD the stall		heirs and assigns, forever. And do hereby
heirs and arigus, from and against heirs and arigus, from and against heirs, and every person whomsover lawfully chicing or in claim the sums or any part thereof. AND the stude	nd	heirs, executors and administrators to warrant and forever
beirs, executes, administratas as substances. Beirs, executes, administratas as substances and buildings on aid led in the some of any part thereof. AND the said. AND the said. Bottom in the bases and histilities on aid led in the some of one less than. Bottom is keep the same foured from base of durage by fire and strigen the policy of treasment on the said. But and that in the even the entrapper shall at our time led to to, then the said. But and that in the even the entrapper shall at our time led to to, then the said. But a said. And the said. But a said of the premium and expense of such internate under this marrages. And the said. But four or he pet to, including a reasonable attorney's fre. Changeable to the above described marraged premium, for collecting the tam of entropy as by legal proceedings. PROVIDED ALWAYS, REVERTHELESS, And is in the true intern and meaning of the parties to three Pressess, that if it is aid. But and the said of the said case, decreasing to the true intern and meaning of the parties to three Pressess, that if it is aid. But and the said of the said case, decreasing on the true internation of the said. But and and shall well and true by 50, or care to be paid and the said. But and the said white case, decreasing of the said. But and delet or said of little and times, and the said case, decreasing on the said market. AND IT IS AGREPID, by and better the old parties, for the said pressess, until default of expresses thall be made. But the deed of Strains and side shall case, decreasing and the said of the said. But the deed of Strains and side shall case, decreasing and the said of the wild and true by 50, or care to be paid and the said that the said that the said the sa	fend all and singular the said premises unto the said	
AND the said. And the said debt are said of money affersaid, with inserted said. And the said debt are said of money affersaid, with inserted said. And the said debt said said said said said said said. And the said debt said said said said said. And the said debt said said. And the said said said said said. And the said said said said said said said. And the said said said said said said said said		heirs and assigns, from and against
AND the stid As the state the benes and betidings on said tot in the sain of set less than		
the per harmer than home and buildings on soid lat in the sean of not lest than		
and that in the errest the mortgager shall at my time fail to do as, then the said. and that in the errest the mortgager shall at my time fail to do as, then the said. and that in the errest the mortgager shall at my time fail to do as, then the said. and that in the errest the mortgager shall at my time fail to do as, then the said. And the said. agrees to pur the said determent and manager of the said Note. agrees to pur the said determent the mortgager in the said are agreed to pur the said determent and meaning of the said. Note. contain a said. All interest thereon, according to the true intent and meaning of the said. Note. provided and actually well and rolly my, or cause to be paid and the said debt or sum of more pacers to be paid and the said debt or sum of more pacers to be paid and the said debt or sum of more pacers to the said said or sum of more pacers to the said said and said well well and rolly my, or cause to be paid and the said debt or sum of more pacers to the said said said and said well and rolly my or cause to be paid and the said debt or sum of more pacers to the said said said or sum of more pacers to the said said said or sum of more pacers to the said said said or sum of more pacers to the said said said or sum of more pacers to the said said said or sum of more pacers to the said said said or sum of more pacers to the said said said or sum of more pacers to the said said said or sum of more pacers the said said said said to sum of more pacers the said said said to said said said said said said said said		
and that in the event the mortgagor shall of any time fall to do 10, then the said. may cause the same to he insured in		
may cause the saine to be insured in		
And the said		
And the raid		
sum of money with interest thereor, according to the true intent and meaning of the said Note		
es taild till incur or be put to, including a creatonable atterracy's frecome of alternative or be put to, including a creatonable atterracy's frecome of alternative or by legal proceedings. PROVIDED ALWAYS, NEVERTHELESS, And it is the true intent and meaning of the parties to these Presents, that if		
all incar or be put to, including a reasonable attorney's free		
e said	all incur or be put to, including a reasonable attorney's fee	
the said debt or sum of money aforesaid, with interestereon, it may shall be due, according to the true intent and anexaing of the said this ded of bargain and sale shall cease, determine and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the soid porties, that to hold and enjoy the said permises until default of payment shall be made. WITNESS	PROVIDED ALWAYS, NEVERTHELESS, And it is the true in	tent and meaning of the parties to these Presents, that if
erron, if any shall be due, according to the true intent and morning of the said, entitis deed of bargain and sale shall cease, determine and he utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said perceives until default of payment shall be made. WITNESS	e said	do and shall well and truly pay, or cause to be paid unte
en this deed of bargain and sale shall cease, determine and he utterly mill and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that. ———————————————————————————————————	e said	the said debt or sum of money aforesaid, with interes
WITNESS	en this deed of bargain and sale shall cease, determine and be utterly n	null and void; otherwise to remain in full force and virtue.
WITNESS. Hand and Seal., this day of line to the within and line hundred and line for the Sovereignty and Independent the United States of America. Signed, Sealed and Delivered in the Presence of line line line line line line line line	AND IT 1S AGREED, by and between the said parties, that	
in the year of our Lord one thousand nine hundred and	to hold and enjoy the said premises until def	fault of payment shall be made.
d in the one hundred and		
the United States of America. Signed, Sealed and Delivered in the Presence of		
Signed, Sealed and Delivered in the Presence of		year of the Sovereignty and Independenc
(L. S. TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me, and made the that the saw the within named. gn, seal, and as. act and deed, deliver the within written Deed; and that the with. witnessed the execution thereof. SWORN to before, this. day of. (SEAL) Notary Public for S. C. PATE OF SOUTH CAROLINA, Greenville County. I, the country 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 an impulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. dirs 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 an leased. IVEN under my hand and seal, this. A, D, 192.		/T S
TATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me,		
Greenville County. PERSONALLY appeared before me,		(L. S.
Greenville County. PERSONALLY appeared before me,		NODECLED ON DEAL PORTOR
PERSONALLY appeared before me,	}	MORTGAGE OF REAL ESTATE
th thathe saw the within named		and mad
SWORN to before, this		
witnessed the execution thereof. SWORN to before, this		
SWORN to before, this		
Motary Public for S. C. FATE OF SOUTH CAROLINA, Greenville County. I,		witnessed the execution thereof.
TATE OF SOUTH CAROLINA, Greenville County. I,		
TATE OF SOUTH CAROLINA, Greenville County. I,	day ofA. D. 192	
Greenville County. I,	- ·	
Greenville County. I,	-	
b hereby certify unto all whom it may concern that Mrs	Notary Public for S. C.	RENUNCIATION OF DOWE
e wife of the within named	Notary Public for S. C. FATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWE
d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without an impulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Notary Public for S. C. Notary Public for S. C. FATE OF SOUTH CAROLINA, Greenville County.	
mpulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Notary Public for S. C. Notary Public for S. C. FATE OF SOUTH CAROLINA, Greenville County. I,	
day of	Notary Public for S. C.	
tirs 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 an leased. IVEN under my hand and seal, this	Notary Public for S. C.	
irs 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 an leased. IVEN under my hand and seal, this	Notary Public for S. C.	examined by me, did declare that she does freely, voluntarily and without an
leased. IVEN under my hand and seal, this	Notary Public for S. C. Notary Public for S. C. TATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto 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 ampulsion, dread or fear of any person or persons whomsoever, renounced	examined by me, did declare that she does freely, voluntarily and without an
IVEN under my hand and scal, this	Notary Public for S. C. TATE OF SOUTH CAROLINA, Greenville County. I,	examined by me, did declare that she does freely, voluntarily and without an
day of	Notary Public for S. C. TATE OF SOUTH CAROLINA, Greenville County. I, the hereby certify unto all whom it may concern that Mrs. the wife of the within named. this day appear before me, and upon being privately and separately compulsion, dread or fear of any person or persons whomsoever, renounced the series and assigns, all her interest and estate, and also all her right and contents and assigns, all her interest and estate, and also all her right and contents are series and assigns, all her interest and estate, and also all her right and contents are series and assigns.	examined by me, did declare that she does freely, voluntarily and without an
Notary Public for S. C.	Notary Public for S. C. TATE OF SOUTH CAROLINA, Greenville County. I,	examined by me, did declare that she does freely, voluntarily and without an
ALVERT A TOTAL TOT	Notary Public for S. C. TATE OF SOUTH CAROLINA, Greenville County. I,	examined by me, did declare that she does freely, voluntarily and without an e, release and forever relinquish unto the within named