TO BAVE AND TO HOLD, all and singular, the said Premises unto the said Western F. M. Select. Resources and Assigns forever. And I warrant and forever defend, all and singular, the said premises unto the said Heirs and Assigns, from and against. Heirs and Assigns, from and against. And the said mortgager. agree. to insure the house and buildings on said tot in a sum not less than. Order the same, or say part thereof. And the said mortgager. agree. to insure the house and buildings on said tot in a sum not less than. Order the same, or say part thereof. And the said mortgager. agree. to insure the house and buildings on said tot in a sum not less than. Order the same insured from less or fare, and sasign the policy of insurance to the said mortgager. and data in the event that the mortgager, and keep the same insured from less or the premium and expense of such insurance under this mortgage, with interest. And if a tary time any part of said debt, or interest thereon be past due and unpubl. And if a tary time any part of said debt, or interest thereon be past due and unpubl. And if a tary time any part of said debt, or interest thereon be past due and unpubl. And if a tary time any activatives of collection of the said order to said prefits actually ordered. Heirs, Executors, Administrators or Assigns, and agree that say this develor described particles are said ordered. Heirs, Executors, Administrators or Assigns, and agree that say the sole of the said said prefits actually ordered. Heirs, Executors, Administrators or Assigns, and agree that say the first the office of the said particles of take prosessant of said prefits actually ordered. Heirs, Executors, Administrators or Assigns, and agree that say the said mortgager. It is above the said prefits actually ordered. Heirs, Executors, Administrators or Assigns, and agree that say the remains and said mortgages. It is above the said prefits actually ordered. Heirs, Executors, Administrators and Assigns, and agree that say the remains and said	rents and profing Judge of trents and profing more the same one hundred a cone hu
hereby blind. Control Medical Control Medical	rents and profing Judge of trents and profing more the same one hundred a cone hu
The sace and Assigns, from and against the same, or any part thereof. And the said mortgagor—agree—to insure the house and buildings on said lot in a sum to test than the same, or any part thereof. Dollars (in a company or companies satisfactory to the mortgages—), and keep the same insured from lors of fire, and assign the policy of insurance to the said mortgages—, and that in the event that the mortgages— shall at any time fail to do so, then the premium and expense of such insurance under this mortgage, with interest And if at any time any part of said doks, or interest thereon be past due and unpaid. And if at any time any part of said doks, or interest thereon be past due and unpaid. And if at any time any part of said doks, or interest thereon be past due and unpaid. And if a sour described granies to said mortgages— or Heirs, Executors, Administrators or Assigns, and agree that say Judge the net process thereof (catter paying costs of collection) upon said dok, interest without labeling to account for anything in reans and profits actually collected. PROVIDED Always, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it is portgager— does not hard truly pay or or cause to be paid, unto the said mortgages— the said doks or sum of scorey aforesaid, with interests and collect and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager— the said doks or sum of scorey aforesaid, with interests and collected and truly pay or or cause to be paid, unto the said mortgages— the said doks or sum of scorey aforesaid, with interests and collected to the payment shall be made. WITNESS HALL Always and between the said parties, that the said mortgager— the said doks or sum of scorey aforesaid, with interests in the payment shall be made. WITNESS HALL Always and the payment shall be made. WITNESS HALL Always and the payment shall be made. WITNESS HALL Always and the payment shall be made. And Always and the payment shall be made. WITNESS HA	rents and profing Judge of trents and profing more the same profing the same profing more than the sam
The Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same, or any part thereof. And the said mortgagor—agree—to insurre the house and buildings on said lot in a sum not less than Dellar Management of the same to the said mortgage—and that in the event that the mortgage—is and late any time fail to do so, then the premium and expense of such insurance under this mortgage—and that in the event that the mortgage—is said at any time fail to do so, then the premium and expense of such insurance under this mortgage, with interest And if at any time any part of said debt, or interest thereon be past due and unpaid. The above described premies to said mortgage—or—Heirs Executors, Administrators or Assigns, and agree that say Judgust the approach berrol (safety replying corts of collection) upon said debt, inversely to take possession of said premies and collect said rents any light the net process thereof (safety replying corts of collection) upon said debt, inversely to take possessions of said premies and collect said rents any light the net process thereof (safety replying corts of collection) upon said debt, inversely to take possessions of said premies and collect said rents any light the net process thereof (safety replying corts of collection) upon said debt, inversely to take possessions of said premies and collect said rents any light the net process thereof (safety replying corts of collection) upon said debt, inversely to take possessions of said premies and collect said rents any light the net process thereof (safety replying corts of collection) upon said debt, inversely to take possessions of said premies and collect said rents any light the net process thereof (safety replying corts of collection) upon said debt, inversely to take possessions of said premies and collect said rents any light the network of the said particles and meaning of the parties to these Presents, that it is not present to the said parties, that the said mortgage—is any light	rents and profing Judge of trents and profing more the same profing the same profing more than the sam
And the said mortgager— agree— to insure the house and buildings on said lot in a sum not less than. Detail of the same, or any part thereof. And the said mortgager— to insure the house and buildings on said lot in a sum not less than. Detail of the same insured from loss of fire, and savigat the policy of insurance to the said mortgagee— and that in the event that the mortgager— shall at uny time fail to do so, then tagger— may cause the same to be insured in. **The premium and expense of such insurance under this mortgage, with interest.** And if at any time any part of said dobt, or interest thereon be past due and unpaid. And if at any time any part of said dobt, or interest thereon be past due and unpaid. And if state may, at chambers or otherwise, appoint a receiver with authority to take possession of said premise said surface and troub the said mortgage. **The said profits actually collected.** **PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Persents, that if if any be due, ascording to the true intent and meaning of the said mortgager—, the said dobt, or sum of money aforesaid, with intering it mortgager—, the said dobt, or sum of money aforesaid, with intering it mortgager—, the said dobt, or sum of money aforesaid, with intering it may be due, ascording to the true intent and meaning of the said mortgager—, the said dobt, or sum of money aforesaid, with intering it may be due, ascording to the true intent and meaning of the said mortgager—, the said dobt, or sum of money aforesaid, with intering it mortgager—, and said dobt, or sum of money aforesaid, with intering it mortgager—, the said dobt, or sum of money aforesaid, with intering it mortgager—, the said dobt, or sum of money aforesaid, with intering it mortgager—, the said dobt, or sum of money aforesaid, with intering it mortgager—, the said dobt, or sum of money aforesaid, with intering it mortgager—, the said dobt, or sum of money aforesaid, with intering it mortgager—, the said dobt, or s	rents and profing Judge of trents and profing thing more the lith interest thereby null and voice and enjoy the second one hundred and the lith interest the
Dollars (in a company or companies satisfactory to the mortgage), and keep the same insured from lots of fire, and assign the policy of insurance to the said mortgage	rents and profiny Judge of trents and profiything more the light interest the light null and voice one hundred a
fire, and sassign the policy of insurance to the said mortgagee	rents and profing Judge of trents and profigure of trents and profigure of the rents and profigure of
the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said mortgage. Or. Heirs, Executors, Administrators or Assigns, and agree that any Judg and trout of said Siste may, at chambers or otherwise, appoint a receiver with authority to take possession of said diprenises and collect said rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if any be due, assording to the true intent and meaning of the said mortgagee, the said debt or sum of money aforesaid, with interest in the parties to these Presents, that if any be due, assording to the true intent and meaning of the said mortgagee, the said mortgagee, the said debt or sum of money aforesaid, with interest to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgageor AND IT IS AGREED, by and between the said parties, that the said mortgageor WITHESS My Hand and Seal., this Start day of August in the lone human and the said parties, that the said mortgageor WITHESS My Hand and Seal., this Start day of August in the cone human and the said of the said to payment shall be made. PROVIDED AGREED, by and between the said parties, that the said mortgageor WITHESS My Hand and Seal., this Start day of August and in the cone human and the said of the said to t	rents and profing Judge of trents and profing more the contraction of
And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon of said interests and agree that any Judgust Court of tax debt interest, coats or expense; without they cancelled for anything or reans and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if MORTGAGE DEPARTMENT AND	rents and profing Judge of trents and profighting more that the lay null and voice and enjoy the second cone hundred a
And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon due to the above or described premises to a dail or trained and part of the parties and promise actually collected actually account for anything or cause to be paid, unto the said mortgages—, the said debt or sum of money aforesaid, with interest to them in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and between the said parties, that the said mortgagor— The STATE OF SOUTH CAROLINA, and and Seal—, this is the year of our flord one thousand nine hundred and trustally trusts— THE STATE OF SOUTH CAROLINA, and in the one hundred and trustally trusts— THE STATE OF SOUTH CAROLINA, and deed, deliver the within written Deed; and that he, with AND	one hundred a
And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon of the parties to these presses and a spine steady electric said press a death of the past sactally collecter said press and proints actually collecter said press and said shall well and truly pay or cause to be paid, unto the said mortgages, the said debt or sum of money aforesaid, with inter if say be due, assording to the true intent and meaning of the said mortgages, the said debt or sum of money aforesaid, with inter if say be due, assording to the true intent and meaning of the said mortgages, the said debt or sum of money aforesaid, with inter if say be due, assording to the true intent and meaning of the said mortgages, the said debt or sum of money aforesaid, with inter if say be due, assording to the true intent and meaning of the said mortgages, the said debt or sum of money aforesaid, with inter if say be due assording to the true intent and meaning of the said mortgages, the said debt or sum of money aforesaid, with inter if say be due as sording to the true intent and meaning of the said mortgages, the said debt or sum of money aforesaid, with inter if say be due to the said parties, that the said mortgages, the said debt or sum of money aforesaid, with intering to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgages, the said debt or sum of money aforesaid, with intering to remain in full force and virtue. AND IT IS AGREED, by a said debt or sum of said debt or sum of said debt or sum of	one hundred a
he above described premises to said mortgagee	one hundred a
he above described premises to said mortgagee or Heirs, Executors, Administrators or Assigns, and agree that any Judg mit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. I mortgagor	one hundred a
the tourt of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents and profits actually collected. The provided of clutter paying costs of collections) upon said debt, interest, costs or expenses; without stability to account for anything a reals and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that ii. I mortgagor	one hundred a
resus and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	one hundred a
mortgagor	one hundred a
if any be due, assording to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null rivise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enjoy mises until default of payment shall be made. WITNESS The Hand and Seal this this day of August and in the one hus served our flord one thousand nine hundred and tractify that and in the one hus served. Seeled and Delivered in the Presence of August Augus August August August August August August August August August A	one hundred a
AND IT IS AGREED, by and between the said parties, that the said mortgagor	One hundred a(L. 5
mises until default of payment shall be made. WITNESS May Hand and Seal, this Sthree day of August in the year of our Lord one thousand nine hundred and twenty town and in the one hundred and personal states of America states and Delivered in the Presence of A. 24. Attringer. THE STATE OF SOUTH CAROLINA, WORTGAGE OF REAL STATE OF SOUTH CAROLINA, Personally appeared before me and as act and deed, deliver the within written Deed; and that he, with witnessed the execution theree SWORN to before me, this.	One hundred a(L. 5
WITNESS My Hand and Seal this. Sth. day of August in the year of our Lord one thousand nine hundred and the County Lord Market States of America. Syned, Selled and Delivered in the Presence of A. A. Stranger. THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL STRANGE OF REAL STRANGE MARKET MARKE	(L. S
in the year of our Lord one thousand nine hundred and twesty two and in the one hundred the secution the Sovereignty and Independence of the United States of America. Sened, Selled and Delivered in the Presence of States of America. THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL TO STATE OF SOUTH CAROLINA, Personally appeared before me. All Mortgage All Mortgage Mortgage of Real to States of America. MORTGAGE OF REAL TO STATE OF SOUTH CAROLINA, MORTGAGE OF SOUTH CAROLINA, MORTGAGE OF SOUTH CAROLINA, MORTGAGE OF S	(L. S
Sened, Select and Delivered in the Presence of States of America. Sened, Select and Delivered in the Presence of Select and Delivered in the Presence of Select and Delivered in the Presence of Select and Sele	(L. S
Stranger. Alma G. Gradum MORTGAGE OF REAL STATE OF SOUTH CAROLINA, Personally appeared before me. Made oath that he saw the within named Act and deed, deliver the within written Deed; and that he, with MORTGAGE OF REAL STATE OF SOUTH CAROLINA, MORTGAGE OF SOUTH CAROLINA, MORTGAGE OF REAL STATE OF SOUTH CAROLINA, MORTGAGE OF SOUTH CAROLINA,	(L. S
THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL INTERVIOLED STATE OF SOUTH CAROLINA, MORTGAGE OF SOUTH	(L. S
THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL, MORTGAGE MORTGAG	(L. S
THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL IN STREET STATE OF SOUTH CAROLINA, Personally appeared before me	(L. §
THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL IN STREET STATE OF SOUTH CAROLINA, Personally appeared before me. Alloward Street Sworn to before me, this. SWORN to before me, this.	(L. §
THE STATE OF SOUTH CAROLINA, Substitute of South Carolina, Personally appeared before me. MORTGAGE OF REAL To the south that he saw the within named on the saw the within written Deed; and that he, with the saw the saw the within written Deed; and that he, with the saw the saw the within written Deed; and that he, with the saw the saw the within written Deed; and that he, with the saw the saw the within written Deed; and that he, with the saw the within written Deed; and that he, with the saw the within written Deed; and that he, with the saw the within written Deed; and that he, with the saw the within written Deed; and that he, with the saw the within written Deed; and that he, with the saw the within the saw the within named on the saw the within the saw the within the saw the within the saw the within named on the saw the within the saw th	
Personally appeared before me. The saw the within named and that he saw the within named and deed, deliver the within written Deed; and that he, with witnessed the execution thereous SWORN to before me, this.	DWAT DOMAN
Personally appeared before me. The saw the within named and that he saw the within named and deed, deliver the within written Deed; and that he, with witnessed the execution thereous SWORN to before me, this.	DUAT DOMAG
Personally appeared before me. Solution made oath that he saw the within named July D. Gradwill a, seal, and as act and deed, deliver the within written Deed; and that he, with Alma D. Witnessed the execution theree SWORN to before me, this	REAL ESTAT
made oath that he saw the within named JNO Description , seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereo SWORN to before me, this SWORN to before me, this	
made oath that he saw the within named JNO Description , seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereo SWORN to before me, this SWORN to before me, this	
seal, and asact and deed, deliver the within written Deed; and that _he, withwitnessed the execution therees	****************
SWORN to before me, this 8	
SWORN to before me, this 8	14
SWORN to before me, this	
SWORN to before me, this	n thereof.
C = A + A + A + A + A + A + A + A + A + A	
A Datada and	
alsa S. 2170/00 (SEAL) J. S. J. Runger	
Notary Public for South Carolina.	******************
THE STATE OF SOUTH CAROLINA, RENUNCIATION OF	
Greenelle County.	
s. J. mc nat.	
hereby certify unto all whom it may concern, that Mrs. Julia a. Goodwin	
	
e of the within named did this day appear to the declare that she does freely, voluntarily and without any compulsion, dread or fear of any	ON OF DOWE
·	ON OF DOWE
sons whomsoever, renounce, release, and forever relinquish unto the within named	appear before to
	appear before a
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and	appear before a
Premises within mentioned and released.	appear before a
\vee σ	appear before a
GIVEN under my hand and seal, this	appear before a of any person
	appear before a of any person
A D 102 21	appear before a of any person