Deire, and Assigns forever. And Confidence in a configuration of the city of t	appertaining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said.
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Berry and foreware forward, all and singular, the said premiers turns the said. Belleva and halfware forward and produced and the formation of the chain, for state, for any part thereof.  And the said members of the chain of the chain of the chain for state, for any part thereof.  And the said members of the chain of the chain of the chain of the chain for state, for any part thereof.  And the said members of the chain of the chai	Tide of Condition of the Augustin Administra
And the year interface to come the facility (is a company or companies arising to the nontrigues	o warrant and forever defend all and singular the said premises unto the said 9 9 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
And the year interface to come the facility (is a company or companies arising to the nontrigues	Heirs and Assigns, from and against Alle Actions and Assigns, and every person whomsoever lawfully claiming, or to claim, the same, or any part thereof.
per and anising the policy of insurance to the roll more insurance of the same to be followed in the s	And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than
And if at any time my port of said delte or interest thereon be past due and unpul.  And if at any time my port of said delte or interest thereon be past due and unpul.  It dies, Encourant, Administrators or Audient, and green that my Judge of the confliction to said State may, or another, or other that, any Judge of the property of the said control and the said remains and delte and the said control and profile with any port of said state of the said said remains and delte said remains and said and the true pay or cause to be said month to the said months and the said control and the said control and said said said control and said said said control and said said control and said said said said said said said sai	by fire, and 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
And if a carry dues are part of tail debt or interest thereon he past due and unquid  the above described premises to used mortragate	or the premium and expense of such insurance under this mortgage, with interest.
Into above diversity greations to wild concessor.  Altern Executive, diversity greations to wild concessor appoint a receiver with authority to kine the second control of the processor of the of the proces	
PROVIDED ALWAYS, NEVERTHELESS, and is in the true inhere and meaning of the parties to these Presents, that it is the true inhere and meaning of the parties to these Presents, that it is interested interests interests there between the results of the said on consequent. The said chief or sum of mosts, decreasing, and be stirred interests there between the result are stirred interests and of the said one of the said one that is deed of themselve and said said.  AND IT IS AGRIERD, by and between the said rarries, that the said mortgages of the said said of the said content shall be made.  WITNESS Land and Seal., but the said mortgages of the said said of the said in the part of our lard one thousand sine hondred and solventies. The said said of department of the said said said of the said said of the said said said of the said said of the said said said said said said said said	of the above described premises to said mortgagee, or Heirs, Executors, Administrators or Assigns, and agree that any Judge of Circuit 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 preapplying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more
with the contribution of payments shall be made, this start of the within payments of the contribution of	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if Alexander Haldana said mortgagor, 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 the on, if any be 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 and votherwise to remain in full force and virtue.
with the contribution of payments shall be made, this start of the within payments of the contribution of	AND IT IS AGREED, by and between the said parties, that the said mortgagor & Mandella Haldan & Common to hold and enjoy the
in the year of our lord toot boussard sine bundred and war of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Signed, Sealed and Sealed and Sealed Signed Sealed Signed Sealed Signed Sealed Signed Sealed Seal	remises until default of payment shall be made.  Where the said three welle talder y tanguary has caused its -  WITNESS Hand and Seal, this getter day of april
Signed, Sealed and Delivered in the Presence of Carolina	in the year of our Lord one thousand nine hundred and texter the C. and in the one hundred
THE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before mc.  A D 192.  SWORN to before me, this.  A D 192.  THE STATE OF SOUTH CAROLINA.  Greenville County.  THE STATE OF SOUTH CAROLINA.  Greenville County.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I. SHALL  Sharp Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I. Sharp verify unto all whom it may concern, that Mrs.  If of the within named.  In other of the within named.  If the off the within named.  It is and Assigns, all her interest and estate, and sho 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.  Notary Public for South Carolina.  I. Sharp Public for South Carolina.  A D 192.  (L S.)  Notary Public for South Carolina.	year of the Sovereignty and Independence of the United States of America.
Oreenville County.  Personally appeared before me.  A CATAGORIA COUNTY.  Personally appeared before me.  A CATAGORIA COUNTY.  Mitnessed the within named.  SWORN to before me, this.  A D. 192  Oreenville County.  I,  O hereby certify unto all whom it may concern, that Mrs.  If of the within named.  If of the within named	Dea' De alger de la desta de la
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gn, seal, and as. The state of the execution thereof.  SWORN to before me, this.  A. D. 1922  (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I, De hereby certify unto all whom it may concern, that Mrs.  ife of the within named.  Id 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 of earsons 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. 192.  (L. S.)  Notary Public for South Carolina.	
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SWORN to before me, this.  A. D. 192.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  O hereby certify unto all whom it may concern, that Mrs.  ife 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 person of 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 of the premises within mentioned and released.  GIVEN under my hand and seal, this.  Notary Public for South Carolina.	
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