TO HAVE AND TO BUILD at an singula, the said Premises must be said Mercances. And Johnson over the control of	•	ments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
tracer to varrous and forecess defend all and supplies the said Premises unto the said Morrigages and Secretary Administrators and Assigns, and every pursue whomever interfally eliminary of the chain career or say part thereof. And the said Morrigages are to be agreed the bowns can buildings on said to in a sum of note less than. And the said Morrigages are to be said some or say and there is the said of the said and said the fine said of the said Morrigages. It and that is the event that the Morrigages and said the said the said of the said Morrigages. It and that is the event that the Morrigages. It and the said the said the said the said of the said Morrigages. It and that is the event that the Morrigage are said to so, there the said Morrigages. It are the said of the premises and depose of such interment solder this morrigage, with interest. And if at any time may port of said dolt, or necess the record of the parties and of species of said premises. And if at any time may port of said dolt, or necess thereogy to past due and majority. It is the said the said morrigage. With interest. And if at any time may port of said dolt, or necess thereogy to past due and majority. It is the said premises and said premises. And if at any time may port of said dolt, or necess the record of said premises. And if at any time and profess, architecture of the said said said premises. And if at any time may port of said dolt, our time and said said said said said said said sai		
Herts, Necessors, Administrators and Amigus, and every person whom rever benefits defining to a dome some one year through the said being as some of not best than. And the said Morragues—were so ignor the house and buildings on is some of not best than. And the said Morragues—were so ignor the house and buildings on is some of not best than. And it is all time has so change by for, and assign the pulkey of insurance to the said morrague—and that in the event than the Morragues—is and large time of the said morragues—and that in the event than the Morragues—shall at any time day general or said who insurance moder this morrague, with interest. And it is any time may part or said white morrague and morals. And it is any time may part or said white or mercur through past due and morals. And it is any time may part or said white or mercur through the past due and morals. And it is any time may part or said white or mercur through the past due and morals. And it is any time may part or said white or mercur through the said morals and morals any bulges of the Great Corn of said State may, and any and morals any time that any bulges of the Great Corn of said State may are any any or of said white may be any part of said white any or the said may be any portion and posts, applying the said records (said respired one) of officients any time, more than the rest of board (said said any past of said may be any proceed by the said forest any time, one of the said that the said Morragues—the dath or any of may be any any of the said any time that the said Morragues—the dath or any of the said that the said Morragues—the dath or any of the said that the said Morragues—the said and tooly pay or came to be said portion, any of the said that the said Morragues—the said that the said Morragues—the said that the said that the said Morragues—the said that the sa	-	. $ u$
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Secretary to the second polymer and stage the polymer of inscriptors to be said interpretary—— and that in the Mortrague—— and that in the event that the Mortrague—— and any time fait to do so, then the said Mortrague—— and that in the event that the Mortrague—— and any time fait to do so, then the said Mortrague—— and that in the event that the Mortrague—— and any time fait to do so, then the said Mortrague—— and seems of such instruments under this mortrage, who instructs. And if at any turn any part of said decks or returns thereous by past fine and sungition. And if at any turn any part of said decks or returns thereous by past fine and sungition. And the said overtices to said outstages, or any said said early and said said outstages, or any said decks of course of said said early and said returns and profits and profits applying the not proceeds thereof (after obyting costs of solvedon) quot said deck, interest, order or coverness; without liability to second for ampting more than the result and profits. Said in it the true interest and moraling of the said mortraguer— and said will and and early may or name by to said until the said Mortgager— and said vilips. And If I S AGKEED, by and between the said varieties, that the said Mortgager— and of necess, with interest thereon) if any be due, according to the true interest and moraling of the said mortgager in the said said vilips. And If I S AGKEED, by and between the said varieties, that the said Mortgager— and and valid; otherwise to remain in full force and vilips. And If I S AGKEED, by and between the said varieties, that the said Mortgager— to bold and every the said Premises and decided on support and the none of the United States of American Signal, Scaled and Believed the Scaled and		dings on said lot in a sum of not less than
insected from loss or farmings by five, and a sering the policy of inseriances to the said mortgages		
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So the generisms and expose of such incurrace under this nortinger, with interest. And if at any furies any narries to said nortinger, or And if a say the say may the say may to said delt, or necessity through any of the above described precises to said mortgager, or And if a say furie say may to said delt, or necessity through a said says that are furies and profits and the said says that are furies and profits and the said says and sharkers or otherwise, appoint a receiver, with satisfies and says that are furies and profits and profit		
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not be show described persons to aid mortuspee, or the color of said Sale may, at clause of the Circuit Court of said Sale may, at clause or otherwise, appoint a receiver, with authority to take possible and calcers, sid rens and profits applying the nex proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the reits and profits actually collected. PROVIDED ANNAYS, NUMERITERISS, and it is the true intent and meaning of the parties to thuse Presents, that if the said Mortgagor—do and shall well and truly may or cause to be paid unto the said Mortgagor—to and situated and meaning of the said acts, then this feed of bargain and sale shall ease, determine, and he uterly noted and void; otherwise to remain in faul force and virus. AND IT IS ACREED, by and between the said parties, that the said Mortgagors on a boild and enjoy the said Premises until default of payment shall be made. WITHERS Lacks—handes and well-S, this day of the Independence of the United States of American County, Personal Control of the United States of American Square and in the one hundred and of the United States of American Square and the other parties and in the one hundred and of the United States of American Square and the control of the United States of American Square and the other parties and in the one hundred and of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States of American Square and the control of the United States		
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intent and meaning of the said note, then this deed of bargain and sale shall coase, determine, and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGRIED, by and between the said parties, that the said Mortgagen 5. Collection is a payment shall be made. AND IT IS AGRIED, by and between the said parties, that the said Mortgagen 5. Collection is a payment shall be made. MITINSS Dead. hand 5. and seal 5. this. day of Collection in payment shall be made. Notary of the Independence of the United States of America. Signed. Sealed and Balvered in the Presence of MILLY STATE OF SOUTH CAROLINA. County. PERSONALLY APPEARED before present of the States of American in the said made oath that She saw the within named. AND IT IS AGRIED. NOTICE STATE OF SOUTH CAROLINA. County. PERSONALLY APPEARED before present of the said payment of the sa		
and virtue. AND IT IS AGRERD, by and between the said parties, that the said Mortgagen's ACL to hold and enjoy the said Premises until default of payment shall be made. WITNESS Death hands and seal S., this S. day of Allelland in the one hundred and S., this S. day of Allelland in the one hundred and S., this S., this S. day of Allelland in the one hundred and S., the said with the Independence of the United States of America. Signed, Sealed and Egilvered in the Presence of M. J. Land S. (L. S.) W. J. T. Land S. (L. S.) W. J. Land S. (L. S.) With S. (L. S.) W. J. Land S. (L. S.) W.		
AND IT IS AGREED, by and between the said parties, that the said Mortgagon. ALL to hold and enjoy the said Premises until dictail to proment shall be made. WITNESS Related and Defined and All the said Mortgagon. All the said and in the one hundred and for great of the Independence of the United States of America Signed, Sealed and Delivered in the Presence of MININGS Related and Delivered in the Presence of MORTCAGE OF REAL ESTATE. THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED belong me. Plant and deed, deliver the within written Deed; and that S.h.e. with sign, seal, and it for the within annead A. D. 198-1 SWOKN to before me, this day of All the said and deed, deliver the within written Deed; and that S.h.e. with Witnessed the execution thereof. Witnessed the execution thereof. Notary Public for S. C. (SHAL.) THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. RENUNCIATION OF DOWER THE STATE OF SOUTH CAROLINA, County, A. D. 198-1 Like 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 day of All Like and A. D. 198-1 GIVEN under my hand and seal, this day of All Like and A. D. 198-1 MORTCAGE OF REAL ESTATE. The same the within annead. A. D. 198-1 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 day of All Like and A. D. 198-1 Notary Public for S. C. (SHAL.) Notary Public for S. C. (SHAL.)	intent and meaning of the said note, then this deed of bargain and sa	le shall cease, determine, and be utterly null and void; otherwise to remain in full force
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THE STATE OF SOUTH CAROLINA, Sign, scal and as linear act and deed, deliver the within written Deed; and that .3. he, with SWOKN to before me, this day of Collection A. D. 1955 Will STATE OF SOUTH CAROLINA, Witnessed the execution thereof. SWOKN to before me, this day of Collection A. D. 1955 Witnessed the execution thereof. SWOKN to before me, this day of Collection A. D. 1955 Witnessed the execution thereof. RENUNCIATION OF DOWER. County, I. J. M. Meller		
THE STATE OF SOUTH CAROLINA, County. PERSONALLY APPEARED before me country. Sign, seal, and as leaves at and deed, deliver the within written Deed; and that N. he, with witnessed the execution thereof. SWOKN to before me, this. day of Country Public for S. C. WHE STATE OF SOUTH CAROLINA, Notary Public for S. C. Country I. Country I	Signed, Sealed and Delivered in the Presence of	11 1 1
THE STATE OF SOUTH CAROLINA, County. PERSONALLY APPEARED before me of the within written Deed; and that N. he, with sign, scal, and as leaves act and deed, deliver the within written Deed; and that N. he, with witnessed the execution thereof. SWOKN to before me, this. A D. 194- Where STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. RENUNCIATION OF DOWER. The state of South Carolina, The state of South Carolina, The state of South Carolina, The with say of the within named of the within samed of the within samed of the within samed of the within samed of the state of the within maned of the state of	Mary South	N. A. I west (L. S.)
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THE STATE OF SOUTH CAROLINA. Sign, seal, and as the saw the within named. A D. 194 Montary Public for S. C. (SEAL.) THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. And made oath that S he saw the within named. SWORN to before me, this day of Color than A D. 194 Montary Public for S. C. (SEAL.) Notary Public for S. C. (SEAL.) THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLI		
THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED before me shall be saw the within named and made oath that S he saw the within named act and deed, deliver the within written Deed; and that S he, with witnessed the execution thereof. SWOKN to before me, this day of Ottobaca A D. 1944 Who start Public for S. C. WE STATE OF SOUTH CAROLINA, The STATE OF SOUTH CAROLINA, County. I. While the wife of the within named. Who with may concern, that Mrs. South act and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or tear 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 singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of CELLAGA. Notary Public for S. C. (SEAL.) Notary Public for S. C.		(L. S.)
PERSONALLY APPEARED before me allegated that S he saw the within named. Sign, scal, and as leave act and deed, deliver the within written Deed; and that S he, with witnessed the execution thereof. SWORN to before me, this. day of Otto Mark A. D. 1985 A. D. 1985 Whotary Public for S. C. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. County. I. J. H. J.		(L. S.)
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sign, scal, and as the execution thereof. SWOKN to before me, this day of Ottobara A. D. 1954 Notary Public for S. C. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. County. I, the wife of the within named and prepared by the wife of the within named and prepared by the source of the s		
SWORN to before me, this day of CULTURE A. D. 1934 THE STATE OF SOUTH CAROLINA, County. I, With Mrs. County. In the wife of the within named. A do hereby certify unto all whon/it may concern, that Mrs. 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 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 day of CULTURE A. D. 1944 Notary Public for S. C. (SEAL.)		istic miss. Dutant day Stands
SWOKN to before me, this. day of Ottobera A. D. 1963 When STATE OF SOUTH CAROLINA, I, And Missing State County. I, And Missing State County. I, And Missing State County. In the wife of the within named. When the wife of the within named. When the wife of say 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 sear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. When the same 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 day of Ottober S. C. (SEAL.) Notary Public for S. C.		
day of Ottober A. D. 1931 Notary Public for S. C. THE STATE OF SOUTH CAROLINA, I, July Miles County. I, July Miles County. I, July Miles County. In the wife of the within named County of the within named County of 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 singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of County Public for S. C. (SEAL.) Notary Public for S. C.	g. M. Vells	witnessed the execution thereof.
Notary Public for S. C. PHE STATE OF SOUTH CAROLINA, I, County. I, Modern Mrs. County. It wife of the within named. do hereby certify unto all whom it may concern, that Mrs. 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 tear 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 singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of County. (SEAL.) Notary Public for S. C.	1	
THE STATE OF SOUTH CAROLINA, County. I, White 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 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 singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of County. (SEAL.) Notary Public for S. C.	day of October A. D. 1923	
THE STATE OF SOUTH CAROLINA, County. I, White 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 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 singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of County. (SEAL.) Notary Public for S. C.	(SEAT)	Mana Senle
THE STATE OF SOUTH CAROLINA, County. I, White 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 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 singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of County. (SEAL.) Notary Public for S. C.	Notary Public for S. C.	
I, do hereby certify unto all whom it may concern, that Mrs. It wis of the within named. It wis of the within named and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or jear 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 singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 1945. (SEAL.) Notary Public for S. C.		
I, do hereby certify unto all whom it may concern, that Mrs. It is a 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 singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of CILIA A. D. 1985. (SEAL.) Notary Public for S. C.	THE STATE OF SOUTH CAROLINA,	
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the wife of the within named	1. VI MI - 20 Country.	Tan Public
the wife of the within named	1, yelli Killer Miller	Of To
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 or persons whomsoever, renounce, release and forever relinquish unto the within named	unto all whom it may concern, that Mrs. Jaka Land	CIU / LIVE 2)
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
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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 day of October A. D. 1945 A. D. 1945 Notary Public for S. C. (SEAL.)	_ ,	
day of Collabor A. D. 1923 A. D. 1923 Notary Public for S. C. GIVEN under my hand and seal, this day of Collaboration of Collaboration (SEAL.) Notary Public for S. C.		, and and angular
day of Collabor A. D. 1983 J. W. Wells (SEAL.) Notary Public for S. C.		
Notary Public for S. C. (SEAL.)		•
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	J. M. Wells (SEAL)	Chagafield (" Itweed
	Notary Public for S. C.	
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