The Market Prince of the dat and imprise the and greater the same of any part and administrators, they will be received administrators and assigns, and every person whomesever bursting clusters on to chief the same of any part factors. And the raid correspont agrees to insure the loute and buildings on sale bod in a case and the file. And the raid correspont agrees to insure the loute and buildings on sale bod in a case of the policy of insurance to the sale correspont and that in the event clust the modigage contained from fast or damage by the and suspent the policy of insurance to the sale correspont and that in the event clust the modigage contained from fast or damage to the sale insurance and relatives. And if at any time any part of and delete or internal thermous by and the and impaid. And if at any time any part of and delete or internal thermous by and the and impaid. And if at any time any part of and delete or internal thermous by and the and impaid. And if at any time any part of and delete or internal thermous by and the and impaid. And if at any time any part of and delete or internal thermous by and the and impaid and any time and young the crots and profess of the correct corrective rather parts or otherwise, against a revolver, with authority to take constant and office and revolve and profess an	TO HAVE AND TO HOLD, all and singular, the sai	d Premises unto the said of the said premises belonging, or in anywise incident or appertaining.
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And the naid moregoger—agree. To insure the hone and buildings on table in a man not have than Dollars, in a company or companies estimated by the mortgager—and keep the same insured from loss or damage by first, and assign the policy of insurance to the said mortgage—and that in the event that the mercager—shall all my time full to do so, then the said mortgager—may cause the tame to be insured in: And it is a my time any attended and the mortgage. The said mortgage and that in the event that the mercager—and reinhortes. And it is any time any attended are otherwise, appoint a revelor, with outcome. And it is any time any attended are otherwise, appoint a revelor, with outcome. And it is any time any attended are otherwise, appoint a revelor, with outcome of the company of the control visial state may, at themselves or otherwise, applying the and preceded therefore fafter justing cases of collection), upon said debt, inseries; out 17 expenses; without liability to account our augusting more than the reverse and profits actually collected. PROVIDED ALWAYS NEVERTHELISS, and it is the true insent and meaning of 0.7 parties to these Precents, that if PROVIDED ALWAYS NEVERTHELISS, and it is the true insent and meaning of 0.7 parties to these Precents, that if Made and mortgager—a do and shall well and truly up or cause to be paid moto the said targinger—the debt or sum of mancy aforeasid, with inserest diverses, if any take and, according to the true insent and meaning of the said mortgager—the debt or sum of mancy aforeasid, with inserest diverses, if any take and account of many and account of the said more—then this deed of largage —the debt or sum of mancy aforeasid, with inserest diverses, if any take and account of the far insert and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager—the debt of the mortgager—the best of the said and the said to th	to warrant and forever defend all and singular the said pr	emises unto the said typace need ment Corporation
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and mortgagor	•	
e due, according to the true intent and meaning of the said note, then this deed of Largain 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 said parties, that the said mortgagor Lee to hold and enjoy the said bremises until default of payment shall be made. WITNESS MAY hand, and seal, this 31 th day of July fourteen of the United States of America. Signed, Sealed and Delivered in the Presence of July Scaled and Delivered in the Presence of Mila B. Johnson (L. S.) CHE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me and and deed, deliver the within written Deed, and that The, with writnessed the execution thereof. SWORN to before me, this 31 th Surgery of the South Carolina. When the STATE OF SOUTH CAROLINA (SEAL.) Notary Fublic for South Carolina. RENUNCIATION OF DOWER. Greenville County. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER.		
the to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager is to hold and enjoy the said remise until default of payment shall be made. WITNESS MM hand and seal this 30 th day of July found and in the one hundred and July found are of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of LL S. (L. S.) (L. S.) WE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me made oath that Lee saw the within named. And All Substitution within mined. SWORN to before me, this, 30 th, A. D. 192 9. Notary Public for South Carolina. WENUNCIATION OF DOWER. Greenville County. REMUNCIATION OF DOWER. Greenville County.		
AND IT IS AGREED, by and between the said parties, that the said nortgager to be bold and enjoy the said premises until default of payment shall be made. WITNESS. My hand and seal, this. 30 th day of July found the year of our Lord ninefen hundred and twenty. Signed, Sealed and Delivered in the Presence of Mitta Southward (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. In made oath that Southward said deed, deliver the within written Deed; and that Southward writtensed the execution thereof. SWORN to before me, this day of Mitta Southward (SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. HE STATE OF SOUTH CAROLINA. (SEAL.) RENUNCIATION OF DOWER. Greenville County.		id note, then this deed of bargain and sale shall cease, determine and be utterly null and void, other-
remises until default of payment shall be made. WITNESS MM hand and seal, this. If the year of our Lord nineten hundred and twenty. At a least of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of A. D. 192 Service and as a can deed, deliver the within written Deed; and that The, with witnessed the execution thereof. SWORN to before me, this. A. D. 192 A. D. 19		
WITNESS My hand, and seal, this 3 th, and in the one hundred and very. The sear of our Lord nineten hundred and twenty. The sear of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Mita B. January (L. S.)		ties, that the said mortgagor to hold and enjoy the said
Ear of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of With B. Janes J. Janes J. Janes J. L. S. (L. S.) 21. D. Storkman J. (L. S.) (I. S.)	remises until default of payment shall be made.	30 th
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Signed, Sealed and Delivered in the Presence of Mila B. Johnson (L. S.) 21. D. Skorkman (L. S.) (L.		and in the one hundred and your forces
The State of South Carolina. Cl. S. Cl. S.		
(I. S.) (I.	Signed, Scaled and Delivered in the Presence of	Janes H. Fari
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gn, seal, and as seal, and deed, deliver the within written Deed; and that she, with witnessed the execution thereof. SWORN to before me, this slave seal, and deed, deliver the within written Deed; and that she, with witnessed the execution thereof. SWORN to before me, this slave seal, and deed, deliver the within written Deed; and that she, with switnessed the execution thereof. SWORN to before me, this slave seal, and that she, with switnessed the execution thereof. SWORN to before me, this slave seal, and that she, with switnessed the execution thereof. SWORN to before me, this slave seal, and that she, with switnessed the execution thereof. SWORN to before me, this slave seal seal seal seal seal seal seal sea	nd made oath thathe saw the within named	
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SWORN to before me, this day of Maly A. D. 192 9 Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I,	<i>N.</i> 29.	Workman witnessed the execution thereof.
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me, this 30 th	
HE STATE OF SOUTH CAROLINA, Greenville County. I,	I A Workman	(SEAL) Nita B Johnson
Greenville County.	Notary Public for South Carolina	
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I,	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
\cdot	Greenville County.	
hereby certify unto all whom it may concern, that Mrs	I,	
	hereby certify unto all whom it may concern, that Mrs.	
fe of the within nameddid this day appear before me,	fe of the within named	did this day appear before me,
d 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	d upon being privately and separately examined by me, or	id declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or
rsons whomsoever, renounce, release, and forever relinquish unto the within named	rsons whomsoever, renounce, release, and forever relinquis	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,	Heirs, and Assig	ns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and singular,
e Premises within mentioned and released.		
GIVEN under my hand and seal, this		
day of	,	1
Notary Public for South Carolina.		
Notary Public for South Carolina.	Notary Public for South Carolina	
Recorded July 3/of at 11:18 a. m 192 g	Recorded Juli	3/st at 11:18 a. m 192 9

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