paration, its successore,	HAVE AND TO HOLD, all and singular, the said Premises unto the said Realty
his Heirs and Assigns forever. And it does	
, its successors and assigns, to warrant	ind itself
tion, its successors	ver defend all and singular the said Premises unto the said. Realty Carp
his Heirs and Assigns, from and against	
nd its Successors and Assigns and every person whomso-	fully claiming or to claim the same or any part thereof.
	d the said mortgagor agrees to insure the house and buildings on said lot in a sum not less
es satisfactory to the mortgagee, and keep the same insured	Dollars, in a company or
t that the mortgagor shall at any time fail to do so, then	s or damage by fire, and assign the policy of insurance to the said mortgagee; and that in t
name and reimburse	mortgagee may cause the same to be insured in
	for the premium a
	d if at any time any part of stid debt, or interest thereon, be past due and unpaid, All
a receiver, with authority to take possession of said	hove described premises to said mortgagee, or
resents, that if	OVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to
aid unto the said mortgagee the debt or sum of money hen this deed of bargain and sale shall cease, determine,	the said mortgagor, does and shall well and truly pay or cause, with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue.
hen this deed of bargain and sale shall cease, determine,	, with interest thereon, if any be due, according to the true intent and meaning of the said
hen this deed of bargain and sale shall cease, determine, to hold	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor the said Premises until default of payment shall be made.
hen this deed of bargain and sale shall cease, determine, to hold	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue.
hen this deed of bargain and sale shall cease, determine, to hold affixed and these Presents to be subscribed by its duly au-	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor the said Premises until default of payment shall be made. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be I
hen this deed of bargain and sale shall cease, determine, to hold affixed and these Presents to be subscribed by its duly au- in the	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor
hen this deed of bargain and sale shall cease, determine, to hold affixed and these Presents to be subscribed by its duly au- in the	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor. The said Premises until default of payment shall be made. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers.
to hold affixed and these Presents to be subscribed by its duly au- in the hundred and fly fy furst	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor with the said Premises until default of payment shall be made. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers on this, the day of CCC our Lord one thousand nine hundred and twenty— year of the Sovereignty and Independence of the United States. med, Sealed and Delivered in the Presence of:
to hold affixed and these Presents to be subscribed by its duly au- in the hundred and fly fy furst	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor with the said Premises until default of payment shall be made. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers on this, the day of CCC our Lord one thousand nine hundred and twenty— year of the Sovereignty and Independence of the United States. med, Sealed and Delivered in the Presence of:
to hold affixed and these Presents to be subscribed by its duly au- in the hundred and fly fy furst	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor with the said Premises until default of payment shall be made. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers on this, the day of CCC our Lord one thousand nine hundred and twenty— year of the Sovereignty and Independence of the United States. med, Sealed and Delivered in the Presence of:
hen this deed of bargain and sale shall cease, determine, to hold affixed and these Presents to be subscribed by its duly au- in the	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor. ID IT IS AGREED, the said Premises until default of payment shall be made. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the
affixed and these Presents to be subscribed by its duly au- in the hundred and fyty first Lando I muslment Carpo Varkman Presents The Contract of the subscribed by its duly au- and for the subscribed by its duly au- in t	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor. ID IT IS AGREED, by and between the said parties that the said mortgagor. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In I way may be due, according to the true intent and meaning of the said true. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In I way may be due to remain in full force and virtue. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In Corporate seal to be loofficers. On this, the Loofficers. In Corporate seal to be loofficers. In Corporate seal to be loofficers.
affixed and these Presents to be subscribed by its duly au- in the hundred and fyty first Lando I muslment Carpo Varkman Presents The Contract of the subscribed by its duly au- and for the subscribed by its duly au- in t	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor. ID IT IS AGREED, by and between the said parties that the said mortgagor. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In I way may be due, according to the true intent and meaning of the said true. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In I way may be due to remain in full force and virtue. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In Corporate seal to be loofficers. On this, the Loofficers. In Corporate seal to be loofficers. In Corporate seal to be loofficers.
affixed and these Presents to be subscribed by its duly au- in the hundred and fyty first Lando I muslment Carpo Varkman Presents The Contract of the subscribed by its duly au- and for the subscribed by its duly au- in t	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor. ID IT IS AGREED, by and between the said parties that the said mortgagor. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In I way may be due, according to the true intent and meaning of the said true. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In I way may be due to remain in full force and virtue. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In Corporate seal to be loofficers. On this, the Loofficers. In Corporate seal to be loofficers. In Corporate seal to be loofficers.
lands of bargain and sale shall cease, determine, to hold affixed and these Presents to be subscribed by its duly au- in the hundred and fyfig first Lands of muestment Earps Lands of Messelment Earps Land made oath that Thatles as Secretary as as the act and deed of said corporation, deliver the within	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor. ID IT IS AGREED, by and between the said parties that the said mortgagor. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the
lands of bargain and sale shall cease, determine, to hold affixed and these Presents to be subscribed by its duly au- in the hundred and fyfig first Lands of muestment Earps Lands of Messelment Earps Land made oath that Thatles as Secretary as as the act and deed of said corporation, deliver the within	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor. ID IT IS AGREED, by and between the said parties that the said mortgagor. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In I way may be due, according to the true intent and meaning of the said true. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In I way may be due to remain in full force and virtue. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers. On this, the. John May of Corporate seal to be loofficers. In Corporate seal to be loofficers. On this, the Loofficers. In Corporate seal to be loofficers. In Corporate seal to be loofficers.
lando Described by its duly au- lando Described and these Presents to be subscribed by its duly au- in the hundred and fifty first Lando Described are Lando Described by its duly au- lando Described by its duly au- in the Lando Described by its duly au- in the Lando Described by its duly au- in the Lando Described by its duly au- and the Lando Described by its duly au- in the Lando Described by its duly au- in the Lando Described by its duly au- in the Lando Described by its duly au- and the Lando Described by its duly au- in the Lando Described by its duly au- in the Lando Described by its duly au- and made oath that A Mallow As Secretary as as the act and deed of said corporation, deliver the within Gar- witnessed the execution thereof.	with interest thereon, if any be due, according to the true intent and meaning of the said tterly null and void; otherwise to remain in full force and virtue. ID IT IS AGREED, by and between the said parties that the said mortgagor with the said Premises until default of payment shall be made. WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be loofficers on this, the day of we have and in the land of the said twenty and Independence of the United States. The Comment of Greenville. OF SOUTH CAROLINA, ounty of Greenville. RESONALLY appeared before me. Wind work of the State of South Carolina, sign, seal with its corporate search outgage, and that he, with many and the said view of the said mortgage.