TO HAVE AND TO HOLD, all and s	ingular, the same Premises unto the	said	mises belonging, or in anywise incident o	y
The c	leveland		his Heirs and Assigns forever.	And it does
evip. does	itsell	•	its successors and assis	rns to warrant
TO HAVE AND TO HOLD, all and s Corp. does ereby find nd forever defend all and singular the said		•	;	gns, to warrant
id forever defend all and singular the said	Premises unto the said	·••	42 °C	
M.C. Cler	elaux-		his Heirs and Assigns, fro	m and against
ver lawfully claiming or to claim the same	or any part thereof	<u>/i</u>	ts Successors and Assigns and every pe	erson whomso-
	•			
			·	
om loss or damage by fire, and assign the	policy of insurance to the said mor	ars, in a company or companies sitgagee; and that in the event th	atisfactory to the mortgagee, and keep that the mortgagor shall at any time fail	to do so, then
e said mortgagee may cause the same to be	insured in		name and reimburse	
		for the premium and expense	of such insurance under this mortgage,	with interest.
And it at any time any part of stid	terms of microst increon, he past di	Li.	Heirs, Executors, Ad	ministratora or
the above described premises to said mossigns, and agree that any Judge of the Ciremises and collect said rents and profits, a bility to account for anything more than the	cuit Court of said State may, at clapplying the net proceeds thereafter	nambers or otherwise, appoint a (after paying cost of collection)	receiver, with authority to take posse	ession of said
PROVIDED ALWAYS, nevertheless, a	nd it is the true intent and mean	ng of the parties to these Preser	nts, that if	
resaid, with interest thereon, if any be du be utterly null and void; otherwise to re	e, according to the true intent and	d truly pay or cause to be paid meaning of the said note, then	unto the said mortgagee the debt or s this deed of bargain and sale shall ce	um of money ase, determine,
AND IT IS AGREED, by and between	n the said parties that the said mo	rtgagor		to hold
IN WITNESS WHEREOF, the said	granting corporation has caused its	corporate seal to be hereunto affi	exed and these Presents to be subscribed	by its duly au-
	granting corporation has caused its	corporate seal to be hereunto affi	exed and these Presents to be subscribed	by its duly au-
orized officers	. 1			
orized officerson this, the	/st	day of Moves	nder	in the
orized officerson this, theor of our Lord one thousand nine hundred	and twenty- Six	day ofand in the one hund	nder	in the
orized officerson this, the ar of our Lord one thousand nine hundred	and twenty- Ligard wereignty and Independence of the	day of Noves	uder fifty for	in the
orized officers	and twenty- Ligard wereignty and Independence of the	day of Noves	uder fifty for	in the
r of our Lord one thousand nine hundred	and twenty- Ligard wereignty and Independence of the	day of Noves	uder fifty for	in the
orized officers	and twenty- Ligard wereignty and Independence of the	day of Noves	uder fifty for	in the
orized officers	and twenty- Ligard wereignty and Independence of the	day of Noves	nder	in the
orized officers	and twenty- Six vereignty and Independence of the esence of:	united States. The Car By W. D. Mull H.	nderd dred and fifty for orlando Doneis Horkman, P M. Halters, Se	in the
orized officers	and twenty- Six vereignty and Independence of the esence of:	united States. The Car By W. D. Mull H.	nderd dred and fifty for orlando Doneis Horkman, P M. Halters, Se	in the
orized officers	and twenty- Six vereignty and Independence of the esence of:	united States. The Car By W. D. Mull H.	nderd dred and fifty for orlando Doneis Horkman, P M. Halters, Se	in the
rized officers	and twenty— vereignty and Independence of the esence of:	united States. The Car By W. D. Much H. With its corporate seal, and as	and fifty for orlando described de de la deed of said corporation, deli	in the
orized officers	and twenty— vereignty and Independence of the esence of:	united States. The Car By W. D. Much H. With its corporate seal, and as	and fifty for orlando described de de la deed of said corporation, deli	in the
Signed, Sealed and Delivered in the Property of Greenville. PERSONALLY appeared before meaning the saw of the laws of the saw corporation chartered under the laws of the ritten mortgage, and that he, with	and twenty— vereignty and Independence of the esence of:	united States. The Car By W. D. Much H. With its corporate seal, and as	and fifty for orlando described de de la deed of said corporation, deli	in the
orized officers	and twenty— vereignty and Independence of the esence of:	united States. The Car By W. D. Much H. With its corporate seal, and as	and fifty for orlando described de de la deed of said corporation, deli	in the
Signed, Sealed and Delivered in the Property of Greenville. PERSONALLY appeared before memorrogage, and that he, with the Swork to before me, this day of the Swork was a saw to the saw the saw to t	and twenty— vereignty and Independence of the esence of: The Description of the esence of the esence of: The Description of the esence of the esence of: The Description of the esence of the ese	united States. The Car By W. D. Much H. With its corporate seal, and as	and fifty for orlands Derreis Horkman, P. Malters, Se and Malters as the act and deed of said corporation, delimination witnessed the execution there.	in the
on this, the on this, the of our Lord one thousand nine hundred year of the So Signed, Sealed and Delivered in the Proposition of Greenville. TE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before memory of Greenville. PERSONALLY appeared before memory of the laws of the laws of the law o	and twenty— vereignty and Independence of the esence of: L. D. M. B. State of South Carolina, sign, sea Matkin E A. D. 192.	and in the one hunder the Care By W. D. Mill.	and fifty for orlands Derreis Horkman, P. M. Halters, Se The act and deed of said corporation, deline witnessed the execution there Brayer.	in the