The Medical and signature the said Premises must be said    Lower of stead of a and signature the said Premises must be said   Lower of stead of a and signature the said Premises must be said   Lower of stead of a and signature the said Premises must be said   Lower of stead of a and signature the said Premises must be said   Lower of stead of the said successors and saigus, to warrant   Lower of stead of the said successors and saigus, to warrant   Lower of stead of the said successors and saigus, to warrant   Lower of stead of the said successors and saigus, to warrant   Lower of stead of the said successors and saigus, to warrant   Lower of stead of the said successors and saigus, to warrant   Lower of stead of the said successors and saigus, to said said said of the said successors and that or the saver of said said said of the said said said said said said said said	TO HAVE AND TO HOI	.D, all and singular, the said Premises unto the	he said
Townstry chaining or to claim the same or any part thereof.  And the sald mertgager agrues to insure the Insure and buildings or said tot in a sum not less than.  Dollars, in a company or companied actionary to the mortager, and keep the same insured many or dismost by fire, and assign the prike of insurance to the said mortgager and to the control of the mortager, and keep the same insured many or dismost by fire, and assign the prike of insurance to the said mortgager and to the control of the mortager, and keep the same insured and merigager may cause the source to be insured in, name and reinhurance.  And if at any line any part of stid deith, or inserted thereon, he past due and unpaid. As all the past insurance with mortager, with interests the above described premises to said mortager, or a still mortager, and the still still the said collect and versus and provide applicing the part proceeds thereafter (after paging cost of collection) aron said field, siterest, costs of expenses; without this to account of subjiling to accounts for subjiling more than the trents and provide strengther (after paging cost of collection) aron said field, siterest, costs of expenses; without this to account the said mortager, does and shall well and treity pay or cause to be paid unrot the said mortager without the subject to the said as a strength of the said soil, than the said and soil strength case, determine, and the subject to the said and shall contain a strength of the said soil, than the deed of bargain and take shall coase, determine, and the said officers and verture and meaning of the said soil, than the deed of bargain and take shall coase, determine, and the said officers and verture and an advanced to the said contains the said control of the	100	The Cleveland	his Heirs and Assigns forever. And it does
Townstry chaining or to claim the same or any part thereof.  And the sald mertgager agrues to insure the Insure and buildings or said tot in a sum not less than.  Dollars, in a company or companied actionary to the mortager, and keep the same insured many or dismost by fire, and assign the prike of insurance to the said mortgager and to the control of the mortager, and keep the same insured many or dismost by fire, and assign the prike of insurance to the said mortgager and to the control of the mortager, and keep the same insured and merigager may cause the source to be insured in, name and reinhurance.  And if at any line any part of stid deith, or inserted thereon, he past due and unpaid. As all the past insurance with mortager, with interests the above described premises to said mortager, or a still mortager, and the still still the said collect and versus and provide applicing the part proceeds thereafter (after paging cost of collection) aron said field, siterest, costs of expenses; without this to account of subjiling to accounts for subjiling more than the trents and provide strengther (after paging cost of collection) aron said field, siterest, costs of expenses; without this to account the said mortager, does and shall well and treity pay or cause to be paid unrot the said mortager without the subject to the said as a strength of the said soil, than the said and soil strength case, determine, and the subject to the said and shall contain a strength of the said soil, than the deed of bargain and take shall coase, determine, and the said officers and verture and meaning of the said soil, than the deed of bargain and take shall coase, determine, and the said officers and verture and an advanced to the said contains the said control of the	ereby bind	itself	, its successors and assigns, to warrant
Townstry chaining or to claim the same or any part thereof.  And the sald mertgager agrues to insure the Insure and buildings or said tot in a sum not less than.  Dollars, in a company or companied actionary to the mortager, and keep the same insured many or dismost by fire, and assign the prike of insurance to the said mortgager and to the control of the mortager, and keep the same insured many or dismost by fire, and assign the prike of insurance to the said mortgager and to the control of the mortager, and keep the same insured and merigager may cause the source to be insured in, name and reinhurance.  And if at any line any part of stid deith, or inserted thereon, he past due and unpaid. As all the past insurance with mortager, with interests the above described premises to said mortager, or a still mortager, and the still still the said collect and versus and provide applicing the part proceeds thereafter (after paging cost of collection) aron said field, siterest, costs of expenses; without this to account of subjiling to accounts for subjiling more than the trents and provide strengther (after paging cost of collection) aron said field, siterest, costs of expenses; without this to account the said mortager, does and shall well and treity pay or cause to be paid unrot the said mortager without the subject to the said as a strength of the said soil, than the said and soil strength case, determine, and the subject to the said and shall contain a strength of the said soil, than the deed of bargain and take shall coase, determine, and the said officers and verture and meaning of the said soil, than the deed of bargain and take shall coase, determine, and the said officers and verture and an advanced to the said contains the said control of the	1 forever defend all and singu	lar the said Premises unto the said	
invitally chiming or to claim the same or any part between the house and buildings or said let in a sum not less than.  And the said mortgager agrees to insare the house and buildings or said let in a sum not less than.  Boss or damage by fire, and assign the pulicy of insarrance to the said mortgager, and that in the event dail the mortgager, shall at any time fall to do so, then said mortgager and that in the event daily the mortgager, with internal and residuates.  And if at any time any part of slid debt, or inserest themen, be part due and unquity the part of said invariance make mortgager, with internal and collect due from the said mortgager, or a said mortgager, and that the collect of the said invariance make mortgager, with internal collect, said from any part of slid debt, or inserest themen, be part due and unquity.  And if at any time any part of slid debt, or inserest themen, be part due and unquity.  And if at any time any part of slid debt, or inserest themen, be part due and unquity.  And if at any time any part of slid debt, or inserest themen, be part due and unquity.  And if at any time any part of slid debt, or inserest themen, the part of slid said and unquity of the said inserting with internal and collect, said from any part of slid debt, or inserest themen, and profits the said collect.  PROVIDED ALWAYS, recertiselys, and it is the true intern and membing of the parties to these Presents, that if  PROVIDED ALWAYS, recertiselys, and it is the true intern and membing of the parties to the parties to the said mortgager.  Be all internal therein, if, the said mortgager does and shall well and trule pay, or cause to be paid unto; the said mortgager the debt or any not income the said collected.  IN WITNESS WHESROV, the said granting carporation has caused its corporate seal to be increate affect and these presents to be subscribed by its daily and residually and increase the said so in the said mortgager.  IN WITNESS WHESROV, the said granting carporation has caused its corporate seal to be		Jr. C. Cleveland	his Heirs and Assigns, from and against
And the said mortgagor agrees to insure the house and buildings ort said lot in a sum not less than.  Dollars, in a company or companies artifactory to the mortgage, and keep the same insured me loss of derroge by fire, and assign the policy of insurance to the said mortgages; and that in the event that the mortgages shall at any time fall to do so, then raid mortgages may cause the same to be insured in.  And if at any time any or of sid dots, or interest thereon, to past for and unpaid, Analytic and the best between the same insured the above discribed premium to said mortgages, or interest.  And if at any time any of sid dots, or interest thereon, to past for and unpaid, Analytic and the best any long of the Circuit of said State may, at chambers or otherwise, appoint a receiver. With authority to take possession of said state may long on the Circuit and profits the said state of the said state can be any called the said mortgages of said state may any profits established collected. Chier profits of collections under said the possession of said state may be said mortgages and the said mortgages of the said state of the parties to disce Presents, that if  PROVIDED ANAYS, accrebishes, said is the time interest and maning of the parties to disce Presents, that if  PROVIDED ANAYS, accrebishes, said is first true interest and entaining of the parties to disce Presents, that if  In witness thereon, it is no be the accreding to the true interest and entaining of the said mortgages, the delt or sum of money are all with inscreast thereon, it is no be the accreding to the true interest and mortgages the delt or sum of money are all the said states. The said states is a said premium of the parties to the said mortgages the delt or sum of money are all the said states. The said premium and said states are also she hereunts allowed and these Presents to be subscribed by its duly any active of the said states are also she hereunts allowed and these Presents to be authorited by its duly any active of the Sovereignty and I		Otree!	and its Successors and Assigns and every person whomso-
Dollars, in a company or companied satisfactors in the morroscent and lover the same insured as all morroscent and another to the sale interest to the sale morroscent; and another to the same to be insured in the morroscent and content and morroscent and content and morroscent and content and morroscent and content and	· lawfully claiming or to clain	in the same or any part thereof.	The control of the co
m loss or changes by fire, and saying the policy of instrumers the said mortgages; and that in the excit light the mortgages shell at any time fall to do so, then said mortgage may conce the same to be insured in the said mortgage may conce the same to be insured in the said mortgage and save that may time any part of stid debt, or interest thereon, be past the and unquid, Land Corp Mobil. hereby assigns the rents and profits the above described premies to stid mortgage, or the said state may, at chambers or otherwise, appoint a receiver, with authority to take possession of said mises and collect said rouss and growin, problems the total and profits actually collected.  PROVIDED ALWAYS, recordicless, and it is the true interts and meaning of the parties to these Provents, that if.  PROVIDED ALWAYS, recordicless, and it is the true intert and meaning of the parties to these Provents, that if.  AND IT IS AGREED, by and between the said mortgager does and shall well and truly gay or cause to be said unto the said mortgage.  AND IT IS AGREED, by and between the said protest that the said meaning in the said meaning in the said meaning of the said protest this deed of largein and safe shall coas, decreming and ready and relays and ready and relays and safe shall coas, decreming and ready and relays and ready and relays and safe shall coas, decreming and ready and relays and ready and the said mortgage.  AND IT IS AGREED, by and between the said protest that the said mortgage.  AND IT IS AGREED and between the said protest that the said mortgage.  The Carrelland Decrement to be subscribed by its day and the said mortgage and the said protest that the said mortgage of the sa	And the said mortgagor ag	grees to insure the house and buildings on said	id lot in a sum not less than
and if at any time any part of stid delit, or interest thereon, be gast the and unpaid. Lased Corp. Lasety assigns the rents and profits the showe described promises to sail mortgage, of sail Security and the showed described promises to sail mortgage, of sail Security and the showed described promises to sail mortgage, of sail Security and the showed described promises to sail mortgage, of sail Security and the contribution to the proceeds described promises and profits admitted to sail security and the sail sail security of sail Security and the sail sail security of sail security of sail security and the sail sail security of sail sail security of sail security of sail sails sails sail sails sail sails sail sail	n love or donners by fire	nd assign the policy of incurence to the self-	Dollars, in a company or companies satisfactory to the mortgagee, and keep the same insured
ior the premium and expense of such insurance under this mortgage, with interest.  And ii at any time any part of siid field, or interest thereon, he goat due and unpaid, I as all to produce the saigns and area that any folge of the Creat Court of said State may, at chambers or otherwise, meant a receiver, with authority to take possession of and saids, to account for mything enove than the cruis and profits actually collected propriate control of mything enove than the cruis and profits actually collected propriate collected propriate control of mything enove than the cruis and profits actually collected propriate collected propriate control of mything enove than the cruis and profits actually collected.  PFOOTIBED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that the coll mortgage, without the collected propriate control of the parties of the propriate control of the parties of the program of the parties of the propriate control of the propriate control of the parties of the program of the parties of the propriate control of the parties of the program of the parties of the program of the parties of the control of the propriate control of the propriate control of the control of the propriate control of the parties of the said propriate control of the said propriate control of the parties of the said propriate control of the parties of the said propriate control of the parties of the parti			·
And if at any time any part of stid debt, or interest therein, be past due and suppaid. Lake of the property assigns the rests and profits the stade profits as a profit of the profit o			
gone, and agree that any profes of the Circuit Court of said State may, at channers of orderwise aponing a profes activity of account for mything more than the reals and profess actually collected from the profess actually collected from the profess and the profess actually collected from the profess actually capable from the profess actual			
and adaptic that any longer of the Circuit Court of said State hay, at Channers of otherwise, appoint a received, appoint a received and the lateral processor of the Circuit Court of said state and said state case, december the utterly mill and wold; otherwise to remain in fail force and virtue.  AND IT IS AGREED, by and between the said parties that the said mortgagor.  IN WITNESS WHEREOV, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autied officers.  IN WITNESS WHEREOV, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autied officers.  IN WITNESS WHEREOV, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autied officers.  In witness where the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autied officers.  In witnessed the core of the said corporation and the said particle of the said corporation and the said the said the said to the said corporation and the said the said to the s	And if at any time any	part of stid debt, or interest thereon, be past	due and unpaid, Lack Cosp. Accel hereby assigns the rents and profits
the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money to enterly mill and void; otherwise to remain in full force and writtee.  AND IT IS AGREED, by and between the said parties that the said mortgagor.  In witness writing default of payment shall be made.  In witness where the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duty aurized officers.  In the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duty aurized officers.  In the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duty aurized officers.  In the said premises until default of payment shall be made.  In witness wherefore, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duty aurized officers.  In the said mortgagor, does and said shall well and record and mortgagor.  In the said mortgagor, does and said shall well and so here with a said parties that the said mortgagor in the said parties that the said mortgagor.  In the said mortgagor the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duty aurized and in the one hundred and these Presents to be subscribed by its duty and in the one hundred and first the subscribed by its duty and in the one hundred and first the subscribed by its duty and in the one hundred and first the subscribed by its duty and in the one hundred and first the subscribed by its duty and in the one hundred and first the subscribed by its duty and in the one hundred and first the subscribed by its duty and in the one hundred and these Presents to be subscribed by its duty and in the one hundred and these Presents to be subscribed by its duty and in the one hundred and these Presents to be subsc	signs, and agree that any Judg emises and collect said rents a	ge of the Circuit Court of said State may, at nd profits, applying the net proceeds thereafte	er (after paying cost of collection) upon said debt, interest, costs or expenses; without
resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of largain and sale shall cease, decermine, 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.  AND IT IS AGREED, by and between the said parties that the said mortgagor.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly auticed officers.  On this, the Let day of Lettersheat in the one hundred and these Presents to be subscribed by its duly auticed officers.  On this, the Let day of Lettersheat in the one hundred and frefity friend to in the roof our Lord one thousand nine hundred and twenty and independence of the United States.  Signed, Sealed and Delivered in the Presence of:  What I was a subscribed by its duly auticed and the one hundred and frefity friend to the William of the United States.  Signed, Sealed and Delivered in the Presence of:  What I was a subscribed by its duly auticed to the United States.  Signed, Sealed and Delivered in the Presence of:  What I was a subscribed by its duly auticed to the United States.  Signed, Sealed and Delivered in the Presence of:  What I was a subscribed by its duly auticed to the United States.  Signed, Sealed and Delivered in the Presence of:  What I was a subscribed by its duly auticed to the United States.  Signed, Sealed and Delivered in the Presence of:  What I was a subscribed by its duly auticed to be a subscribed by its duly auticed to be a subscribed by its duly auticed to be subscribed by its duly auticed to be subscribed by its duly auticed of the United States.  Signed, Sealed and Delivered in the Presence of:  What I was a subscribed by its duly auticed to be a subscribed by its duly auticed of the States.  Signed officers and in the Presence of the United States.  Signed officers and in the One hundred and these Presents to be subscribed	PROVIDED ALWAYS, no	evertheless, and it is the true intent and mea	eaning of the parties to these Presents, that if
In WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly aurized officers  on this, the St. day of St. Contest in the one hundred and fifty fixed in the and in the one hundred and fifty fixed by the Cavolance of the United States.  Signed, Sealed and Delivered in the Presence of:  By W. D. M. Brayel.  ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me. A. D. M. Brayel.  ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me. A. D. M. Brayel.  AND M. Matteria, St. Cattery  Witnessed the execution thereof. The Cavolance of said corporation, deliver the withing them mortgage, and that he, with N. Matteria, St. Cattery  Witnessed the execution thereof. The Cavolance of the Cavolance of the Cavolance of the Cattery  Witnessed the execution thereof. The Cavolance of the Cavolan	presaid with interest thereon, i	if any be due, according to the true intent ar	and truly pay or cause to be paid unto the said mortgagee the debt or sum of money and meaning of the said note, then this deed of bargain and sale shall cease, determine,
In WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly aurized officers  on this, the St. day of St. Contest in the one hundred and fifty fixed in the and in the one hundred and fifty fixed by the Cavolance of the United States.  Signed, Sealed and Delivered in the Presence of:  By W. D. M. Brayel.  ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me. A. D. M. Brayel.  ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me. A. D. M. Brayel.  AND M. Matteria, St. Cattery  Witnessed the execution thereof. The Cavolance of said corporation, deliver the withing them mortgage, and that he, with N. Matteria, St. Cattery  Witnessed the execution thereof. The Cavolance of the Cavolance of the Cavolance of the Cattery  Witnessed the execution thereof. The Cavolance of the Cavolan	AND IT IS AGREED. by	and between the said parties that the said n	mortgagorto hold
men on this, the state of our Lord one thousand nine hundred and twenty say and in the one hundred and states.  Signed, Sealed and Delivered in the Presence of:  The Carolando Streetment for By W.D. Horrando, president say with the presence of the United States.  ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY appeared before me state of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within ten mortgage, and that he, with N. Mathemas State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within such that without the mortgage, and that he, with N. Mathemas State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within the mortgage, and that he, with N. Mathemas State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within the mortgage, and that he, with N. Mathemas States Sworn to before me, this states Sworn to before me, this states (L. S.)  H. Mathemas States (L. S.)			
wear of the Sovereignty and Independence of the United States.  Signed, Sealed and Delivered in the Presence of:    Read   Real   Read   Read	IN WITNESS WHEREO	F, the said granting corporation has caused	its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly au-
wear of the Sovereignty and Independence of the United States.  Signed, Sealed and Delivered in the Presence of:  W. D. M., Brayel  ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me  PERSONALLY appeared before me  AND MARKETING AND STATEMENT		F, the said granting corporation has caused	its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly au-
Signed, Sealed and Delivered in the Presence of:    Carollando Derestment & Presence of:   Carol	orized officers	•	
Signed, Sealed and Delivered in the Presence of:    R. D. M. Brough   By W. D. Hortenum, president	orized officerson	this, the 1st	day of Notember in the
ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  A. D. M. B. M. Maltina and made oath that  saw M. D. Maltina and made oath that  saw M. D. Maltina and Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within a sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within and witnessed the execution thereof.  SWORN to before me, this.  A. D. 192 6.  H. Matkenia Lata (L. S.)  M. D. M. Brayer  Brayer  A. D. 192 6.	norized officerson ear of our Lord one thousand n	this, the 1st ine hundred and twenty-	day of Noteinke in the and in the one hundred and
ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  A. D. M. B. M. Maltina and made oath that  saw M. D. Maltina and made oath that  saw M. D. Maltina and Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within a sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within and witnessed the execution thereof.  SWORN to before me, this.  A. D. 192 6.  H. Matkenia Lata (L. S.)  M. D. M. Brayer  Brayer  A. D. 192 6.	orized officerson  ear of our Lord one thousand n	this, the 1st ine hundred and twenty- said independence of the	in the and in the one hundred and fifty first
ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  A. D. M. B. M. Maltina and made oath that  saw M. D. Maltina and made oath that  saw M. D. Maltina and Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within a sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within and witnessed the execution thereof.  SWORN to before me, this.  A. D. 192 6.  H. Matkenia Lata (L. S.)  M. D. M. Brayer  Brayer  A. D. 192 6.	orized officerson ar of our Lord one thousand n	this, the 1st ine hundred and twenty- said independence of the	in the and in the one hundred and fifty first
County of Greenville.  PERSONALLY appeared before me. A. D. G. Brayer and made oath that  Saw M. D. Marker and M. D. M. Brayer and made oath that  Saw M. D. Marker and M. D. M. Brayer and made oath that  Saw M. D. Marker and deed of said corporation, deliver the within atten mortgage, and that he, with M. Marker and M. D. 192 6.  Witnessed the execution thereof.  A. D. 192 6.  H. Marker and M. Marker and	rized officerson r of our Lord one thousand n	this, the 1st ine hundred and twenty- said independence of the	in the and in the one hundred and fifty first
County of Greenville.  PERSONALLY appeared before me. W. D. W. Buayer and made oath that  saw M. D. Markenson and made oath that  saw M. D. Markenson and Made of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within sitten mortgage, and that he, with M. Matkenson and Made oath that  SWORN to before me, this said of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within sitten mortgage, and that he, with M. Matkenson and made oath that  SWORN to before me, this said of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within sitten mortgage, and that he, with M. Matkenson and made oath that  A. D. 192 6.  H. Matkenson and made oath that  SWORN to before me, this said of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within sitten mortgage, and that he, with M. Matkenson and Matkenson	orized officerson ar of our Lord one thousand n	this, the 1st ine hundred and twenty- said independence of the	in the and in the one hundred and fifty first
sworn to before me, this A. D. 1926.  A. D. 1926.  Hatkur Ester witnessed the execution thereof. The Canada of Marketine A. D. 1926.  H. Hatkur Ester (L. S.)	Signed, Sealed and Deliver	this, the 1st ine hundred and twenty- sur of the Sovereignty and Independence of the ed in the Presence of:	in the and in the one hundred and fifty first
SWORN to before me, this A. D. 1926.  A. D. 1926.  H. Watkin Consideration of the Constant of	Signed, Sealed and Delivered ATE OF SOUTH CAROLI	this, the	day of November in the and in the one hundred and fifty first he United States.  The Carvelando Brestment & By W.D. Horkminn, presidence and H. M. Haeteraf Genetary
sworn to before me, this A. D. 1926.  A. D. 1926.  Hatkur Ester witnessed the execution thereof. The Canada of Marketine A. D. 1926.  H. Hatkur Ester (L. S.)	Signed, Sealed and Delivered ATE OF SOUTH CAROLI	this, the	day of November in the and in the one hundred and fifty first he United States.  The Carvelando Brestment & By W.D. Horkminn, presidence and H. M. Haeteraf Genetary
H. Watking Ester (L.S) V. D. M. Brayer	Signed, Sealed and Delivered Market Delivered Market County of Greenville.  PERSONALLY appeared by the control of the county of the county of the county of the county appeared by the county of the county of the county appeared by the county of the county of the county appeared by the county of the county appeared by the county of the co	this, the 1st ine hundred and twenty. It is ar of the Sovereignty and Independence of the ed in the Presence of:  Supply  Ester  NA,  Defore me. 1st D. 2st L. 1st	day of November in the and in the one hundred and fifty first he United States.  The Carollando Brestment & By W.D. Hollman, president And H. Maetine Secretary  and M. Maetine Secretary  and made oath that
H. Hatking Ester (L.S.) W. D. M. Brayer	Signed, Sealed and Delivered Market County of Greenville.  PERSONALLY appeared by the control of the county of the county of the county of the county appeared by the county of the county of the county appeared by the county	this, the 1st ine hundred and twenty. It is ar of the Sovereignty and Independence of the ed in the Presence of:  Supply  Ester  NA,  Defore me. 1st D. 2st L. 1st	day of November in the and in the one hundred and fifty first he United States.  The Carollando Brestment & By W.D. Hollman, president And H. Maetine Secretary  and M. Maetine Secretary  and made oath that
H. Hatking Ester (L.S) Th. D. Mi Brayer	Signed, Sealed and Delivered Deliver	this, the 1st ine hundred and twenty. It is ar of the Sovereignty and Independence of the ed in the Presence of:  Supply  Ester  NA,  Defore me. 1st D. 2st L. 1st	day of November in the and in the one hundred and fifty first he United States.  The Carollando Brestment & By W.D. Hollman, president And H. Maetine Secretary  and M. Maetine Secretary  and made oath that
DIAPART MUDIA TOR MOUTH L'OPOURS	Signed, Sealed and Delivered Market D. Market Lux.  TATE OF SOUTH CAROLI County of Greenville.  PERSONALLY appeared to	this, the 1st ine hundred and twenty. It is ar of the Sovereignty and Independence of the ed in the Presence of:  Supply  Ester  NA,  Defore me. 1st D. 2st L. 1st	day of November in the and in the one hundred and fifty first he United States.  The Carollando Brestment & By W.D. Hollman, president And H. Maetine Secretary  and M. Maetine Secretary  and made oath that
	Signed, Sealed and Delivered Down of Greenville.  PERSONALLY appeared by Saw Down Corporation chartered under the litten mortgage, and that he, we swork to before me, this day of Down on the litter work.  Here of the saw Down of the litten mortgage, and that he, we swork to before me, this day of Down of the litter work.  Here of the litter work of the	this, the	day of Norcinker in the  and in the one hundred and fifty first  the United States.  The Carvillando Directment of By W.D. Horning, president  And H. M. Haeters, Secretary  and made oath that  seal with its corporate seal, and as the act and deed of said corporation, deliver the within  Ester witnessed the execution thereof.  The