TO MAY AND TO HOLD, all and simply, the wild Promise can be said. The second wild address of the control of the	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
And it is not the cap you'd state of the most gap, and the cap promises are of the state of the cap and the cap an		and in an are
symmetric force of the first and simply the only approximate to the self-special of th		
an Eachern, Administration and Sanigar, and covery prices administration of any part threed. And the sink Merigenor—agence—to insure the bone and subditions on such to in a sum not him has been or any part threed. Delice for its excession of a conscious administration to the subdition of the control of the subdition of the su		
And the side Northegace		he sarmers bank of
Dollan (i) a common or contention and the in the cond that the acting the policy of homometer to be read uncertainty. The policy of homometer to be read to the condition of the condition of the acting the policy of homometer to be read to the condition of the condition of the acting the policy of homometer to be read to the condition of the condition of the policy of the polic	Importable the killbark Heirs	s and Assigns, from and against Mana and Mana
e, and using the policy of linearmone to the end morngage	And the said Mortgagor agree to insure the house and buildings on said I	lot in a sum not less than
the precious and requires of such in-convex ember this mortgage, with interest. And if as my time any part of soid delat, or increase theoretic decision to past the send managed of the control of soil delated precision to and managed of the control of soil delated precision to and managed of the control of soil delated precision to an increase and predict the above descended precision to an increase and predict the above descended precision to a delated precision to a send predict and predict		
The processes and segment of said delts, or interest therein he past the cond ampid. And if it may then any part of said delts, or interest therein he past the cond ampid. The salvest described principle to said not recover. And if it may then any part of said delts, or interest therein the said the said professor of said said the said said said the said professor of said said the said said said the said said said said the parties to these Processors that if a said professor on and said said said said said said said sai		
And it at any time any part of and dole, or increast thereon be past the and mapid. And it at any time any part of and dole, or increast thereon be past the and mapid. Be above described primities to said merapare. On the Marketta Mar		
the above described possibles to sold normages— The control and possible possible to sold normages— The control and possible possible to the possible of the control of the control of the control of the possible of	r the premium and expense of such insurance under this mortgage, with interest.	
the above described permises to add mortgage. The above described permises to add mortgage. The above described permises to add mortgage of the real content of the permises and additionally on the personal and additional permises and real and permises and permise	And if at any time any part of said debt, or interest thereon be past due and ung	paid hereby assign the rents and profits
real Corn of sid State may, it chanics of otherwise, appoint a receiver with authority to take possession of sid premier and robust side and profess activity robust deather, in receiver, or the regularity observation of the number of an appoint and profess and profess scale profess and profess scale profess of the profe		
PROVIDED ALWAYS NEVERTHELES, and is in the true intert and meeting of the parties to these Presents, that if and unregator,	recuit Court of said State may, at chambers or otherwise, appoint a receiver with authoplying the net proceeds thereof (after paying costs of collection) upon said debt, inter-	pority to take possession of said premises and collect said rents and profits.
e and anorgagor — do and shall well and traly pay or emues to be poid, into the raid amorgagor — the raid dath or sum of moneys aforesaid, with interest receives and an organic and said that contains in fill force and victor. AND ITS AGRIELD, by and before the and parties, that the soid morgagor. AND ITS AGRIELD, the processor of the said parties, that the soid morgagor. WITNESS. — to hold and enjoy the said enits that the made. WITNESS. — bund — and seal _ this		or of the parties to these Presents, that if
AND IT IS AGREED, by and between the maid parsies, that the sold martingager. Loo hold and rajoy the residences and lectures and lectures. MYTTRESS Land and seal, this Jan day of Lord one thousand nine inunded and Louising Like Mills and in the one hundred and Louising Like Mills and the Delivered in the Pressuce of the Sovereignty and Independence of the United States of America. Signof, Sakad and Delivered in the Pressuce of the Sovereignty and Independence of the United States of America. Signof, Sakad and Delivered in the Pressuce of the Sovereignty and Independence of the United States of America. (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (R. S.)	e said mortgagor, do and shall well and truly pay or cause to be paid, unto the ercon, if any be due, according to the true intent and meaning of the said note, then	said mortgagee the said debt or sum of money aforesaid, with interest
WITNESS. hand, and seal, this. The same thousand time hundred and states by selection they year of our Lord one thousand time hundred and states by signed, general and polygered in the Presence of the Survival States of America. Signed, general and polygered in the Presence of the Survival States of America. Signed, general and polygered in the Presence of the Survival States of America. Signed, general and polygered in the Presence of the Survival States of America. (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) HE STATE OF SOUTH CAROLINA.) On and seed, deliver the within written Dead; and that the, with the execution thereof. SWORN to before me, this. SWORN to before me, this. (S. D. D. 14 C. S.) Notary Public for South Chealing. (S. S.) (S. S.) RENUNCIATION OF DOWER. Greenville County. (I. S.) RENUNCIATION OF DOWER. Greenville County. Hereby certify anto all whom is may concern, that Mrs. of the within named. upon being privarely and segmentally causified by ma, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or some whomsoever, renouncy, release and foccever relinquish unto the within named. Hereby certify and and sead, this. Of Mrs. Of CIVEN under my land and sead, this. Of Mrs. Of CIVEN under my land and sead, this. Of Mrs. Of CIVEN under my land and sead, this. Of Mrs. Of CIVEN under my land and sead, this. Of Mrs. Of CIVEN under my land and sead, this. Of Mrs. Of CIVEN under my land and sead, this. Of Mrs. Of CIVEN under my land and sead, this. Of Mrs. Of CIVEN under my land and sead, this. Of Mrs. O		to hold and enjoy the said
in the year of our Lord one thousand nine hundred and Australy — Australia — A	3	1 1
Signed, Seided and Deligered in the Presence of Control States of America. Signed, Seided and Deligered in the Presence of Control States of America. (L. 8)	WITNESS hand and seal this	day of Apt
Signed Salect and Delignered in the Presence of The Grant Comments of the County of the William anneal of the County of the William anneal of the County of the William anneal of the County of Sworth Carolina, and as a contract of the William anneal of the County of the William anneal of the William a	in the year of our Lord one thousand nine hundred and	and in the one hundred and
P. P. Banne (L. S.) (E. STATE OF SOUTH CAROLINA, and deed, deliver the within written Deed: and thatlie, with		endence of the United States of America.
Greenville County. Personally appeared before me. I made oat: he saw the within named. A cat and deed, deliver the within written Deed; and that he, with SUBJECT SOUTH CAROLINA, witnessed thre execution thereof. SWORN to before me, this	Signed, Scaled and Delivered in the Presence of	
Greenville County. Personally appeared before in Personally appeared before in Personally appeared before in Personally appeared before in I seal, and as act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, the excention thereof. SWORN to before me, this act and deed, the excention thereof. SWORN to before me, this act and deed, the excention thereof. SWORN to before me, this act and deed, the excention thereof. SWORN to before me, this act and deed, the excention thereof. SWORN to before me, this act and deed, the excention thereof. SWORN to before me, this act and deed, the excention thereof. SWORN to before me, this act and deed, the excention thereof. SWORN to be fore me, this act and the excention thereof. SWORN to be fore me, this act and the excention thereof. SWORN to be fore me, this act and the excention thereof. SWORN to be fore me, this act and the excention thereof. SWORN to be fore me, this act and the excention thereof. SWORN to be fore me, this act and the excention thereof. SWORN to be fo	n James	Cuer Dustant (L. S.)
Greenville County. Personally appeared before me. The filtrace made oath he saw the within named. A seal, and as. Swork to before me, this of Supplied Tor South Carolina, (SEPIL) Notary Public for South Carolina by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or ons whomsoever, renounce, release and forever relinquish unto the within named. If sires and Assigns, all her interest and extate, and also all her right and claim of Dower, of, in or to, all and singular, premises within mentioned and released. GIVEN under my hand and seal, this. A D 192 Notary Public for South Carolina.	Ma Qurah It, Barrer,	(L. S.)
Greenville County. Personally appeared before me. The flat and as act and deed, deliver the within written Deed; and that be, with The flat act and deed, deliver the within written Deed; and that be, with The flat act and deed, deliver the within written Deed; and that be, with The flat act and deed, deliver the within written Deed; and that be, with The flat act and deed, deliver the within written Deed; and that be, with The flat act and deed, deliver the within written Deed; and that be, with The flat act act and deed, deliver the within written Deed; and that be, with The flat act act and deed, deliver the within written Deed; and that be, with The flat act act act and the flat act act act act and the flat act act act act act act act act act a		(L. S.)
Greenville County. Personally appeared before me. I made oat: he saw the within named. A cat and deed, deliver the within written Deed; and that he, with SUBJECT SOUTH CAROLINA, witnessed thre execution thereof. SWORN to before me, this		(L. S.)
Greenville County. Personally appeared before me. A p. Sell, and as	TE STATE OF SOUTH CAROLINA. A	MODUCACE OF DEAT RESEAUE
d made oathhe saw the within named	·	MORITAGE OF REAL ESTATE.
In seal, and as	no la	
m, seal, and as	Personally appeared before me	
SWORN to before me, this y of Supplementary Public for South Caroling (SEAL.) Notary Public for South Caroling (SEAL.) RENUNCIATION OF DOWER. Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. lupon 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 sons 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, premises within mentioned and released. GIVEN under my hand and seal, this Of A. D. 192 Notary Public for South Carolina.	d made oath he saw the within named lie hura	
SWORN to before me, this y of Supplementary Public for South Caroling (SEAL.) Notary Public for South Caroling (SEAL.) RENUNCIATION OF DOWER. Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. lupon 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 sons 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, premises within mentioned and released. GIVEN under my hand and seal, this Of A. D. 192 Notary Public for South Carolina.	•	nt
SWORN to before me, this y of Supplementary Public for South Caroling (SEAL.) Notary Public for South Caroling (SEAL.) RENUNCIATION OF DOWER. Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. lupon 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 sons 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, premises within mentioned and released. GIVEN under my hand and seal, this Of A. D. 192 Notary Public for South Carolina.		nt
SWORN to before me, this y of		nt
SWORN to before me, this y of	on, seal, and as	nt Deed; and thathe, with Inc.
Notary Public for South Caroling (SEAL.) RESTATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. c of the within named. I 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 sons 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, premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina. (L. S.)		
IE STATE OF SOUTH CAROLINA, Greenville County. I,	R. Gaines	
IE STATE OF SOUTH CAROLINA, Greenville County. I,	R. Gaines	
Greenville County. I,	P. Gaines	
Greenville County. I,	SWORN to before me, this A. D. 1926 y of Systember (SEAL)	
Greenville County. I,	SWORN to before me, this AL y of Systember (SEAL)	
I, hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this # the y of Systember (SEAL)	
did this day appear before me dupon 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 sons 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, premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	SWORN to before me, this ARD, 192 (A. D. D. 192 (A. D.	witnessed the execution thereof.
did this day appear before me dupon 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 sons 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, premises within mentioned and released. GIVEN under my hand and scal, this. A. D. 192. Notary Public for South Carolina. (L. S.)	SWORN to before me, this	witnessed the execution thereof.
Lupon 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 sons whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this AR D. 192 (A. D. 19	witnessed the execution thereof.
Sons 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, premises within mentioned and released. GIVEN under my hand and seal, this Of	SWORN to before me, this	witnessed thte execution thereof. P. James RENUNCIATION OF DOWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, premises within mentioned and released. GIVEN under my hand and seal, this	SWORN to before me, this	RENUNCIATION OF DOWER.
of	SWORN to before me, this	RENUNCIATION OF DOWER.
of	SWORN to before me, this	RENUNCIATION OF DOWER. did this day appear before me y, voluntarily and without any compulsion, dread or fear of any person or
GIVEN under my hand and seal, this	SWORN to before me, this y of State of D. 192 Notary Public for South Carolina. (SEAL.) Notary Public for South Carolina. It,	RENUNCIATION OF DOWER. did this day appear before me y, voluntarily and without any compulsion, dread or fear of any person or
of	SWORN to before me, this	RENUNCIATION OF DOWER. did this day appear before me y, voluntarily and without any compulsion, dread or fear of any person or
Notary Public for South Carolina. (L. S.) Notary Public for South Carolina.	SWORN to before me, this	RENUNCIATION OF DOWER. did this day appear before me y, voluntarily and without any compulsion, dread or fear of any person or
Notary Public for South Carolina. (L. S.)	SWORN to before me, this	RENUNCIATION OF DOWER. did this day appear before me y, voluntarily and without any compulsion, dread or fear of any person or
	SWORN to before me, this	RENUNCIATION OF DOWER. did this day appear before me y, voluntarily and without any compulsion, dread or fear of any person or
	SWORN to before me, this	RENUNCIATION OF DOWER. did this day appear before me y, voluntarily and without any compulsion, dread or fear of any person or e, and also all her right and claim of Dower, of, in or to, all and singular,