warment and farevere delend, all and singular, the Said premises unto the said. H. P. J. M. M. M. M. S. M. S. M.	TOGETHER with, all and singular, the Rights, Members, Hereditaments, and Appurtenances to the sai aining.	/· _ // // // // // // // // // // // // /
The property lead. The production of the production of the production which the said. The production of the production		
manustration forward of the displace of the product is and account to the size of the size		
And it at any time any next and another the control of the property of the control of the c	hereby bind Must and a second	Heirs, Executors and Administrators,
My the and Managaron	TALLY SALCCEASAM	d against MURUL & My
Delian (in a congrue) or company or company and state pays and a contract from horse or disagge for contract or the said more server. The said a single of societies of the said more server. The said and server the said to be increed to the said more server. The said and server the said to be increed to the said more server. The said and server the said to be increed to the said more server. The said and server the said to be increed to the said more server. And I at any time any year of said delt, as interest thereon be past on an amount of said to the said delt, as interest thereon be past on an amount of said delt as interest thereon he past on an amount of said for said and server to the said of said for the said of said delts of said for said said for said to the said said delt as interest the said contract of said said server and said said said said said delts as interest the said said said said said said said said	Ens, Executors, Administrators and Assigns, and every person whomsoever having emining, or to claim.	······································
And it at any time and expense of section more order to be constructed to the control of the con		
And if at any time any part of mild delet, or interest thereon be post due and negation. And if at any time any part of mild delet, or interest thereon be post due and negation. In above described predicts to said mergage. And if at any time any part of mild delet, or interest thereon be post due and negation. In above described predicts to said mergage. And if at any time any part of mild delet, not interest the content of mild delet, mineral, and any mild and ray pulse of the part of th	e, and assign the policy of insurance to the said mortgagee, and that in the event that the mortgagor	shall at any time fail to do so, then the said mort-
the above described promote to said mortgages—or Miles Matter Matter Vacorous, Administrators or Assigns, and agree that any Judge of the road Court of said State may, of auditors or otherwise, against a receiver with auditory to take passession of state grounds ordered and promote saiding societies. PROVIDED ALMAN SHEWITHELISS, said is the true intents and meeting of the parties to these Presents, that it is seen that the own death of the control of	r the premium and expense of such insurance under this mortgage, with interest.	
the above described promote to said mortgages—or Miles Matter Matter Vacorous, Administrators or Assigns, and agree that any Judge of the road Court of said State may, of auditors or otherwise, against a receiver with auditory to take passession of state grounds ordered and promote saiding societies. PROVIDED ALMAN SHEWITHELISS, said is the true intents and meeting of the parties to these Presents, that it is seen that the own death of the control of	And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the rents and profits
PROVIDED ALWAYS NEVERTICEERS, and it is the true intent and meaning of the parties as these Province, that if we said mortgagers—, do and shall will and many upon or excess to be und, mine the said contragers—, the said delt or sum of moneys decreased, with interest of the said test of the force of the said test, or the said contragers—. The said below to the most of the said test, of the said test of the said	the above described premises to said mortgagee, or Additional Authority, Executors, Admiration Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession plying the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost or expenses;	mistrators or Assigns, and agree that any Judge of the
AND ITS RARRED, by and between the said perries, that the said mortgager AND ITS RARRED, by and between the said perries, that the said mortgager WITNESS. THE Land	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these	
STATE OF SOUTH CAROLINA, The saw the within named. And seal and seal within samed. And sold before me, this yet of sold when it may concern, that Mrs. Sold of Sold ROBLINA, The STATE OF SOUTH CAROLINA, The saw the within samed. And sold sold sold sold sold sold sold sol	id; otherwise to remain in full force and virtue.	
in the year of our Lord one thousand nine hundred and AUCULY SEE and in the one hundred and AUCULY SEE and Delivered in the Presence of the Soverriguty and Independence of the United States of America. Signed Segled and Delivered in the Presence of the Soverriguty and Independence of the United States of America. Signed Segled and Delivered in the Presence of the Soverriguty and Independence of the United States of America. Signed Segled and Delivered in the Presence of the Soverriguty and Independence of the United States of America. (I. 8)	remises until default of payment shall be made.	,
Sumos Segled and Delivered in the Presence of Signos Segled and Delivered in the Presence of A. C. C. L. S. (L. S.)	WITNESS 7744 hand and seal this 5 the day of	Spite 2. Mbll
Greenville County. The State of South Carolina, (L. S.) (RESTATE OF SOUTH CAROLINA, (L. S.) (R. Seal, and as. (L. C.) (R. S.) (R. Seal, and as. (L. C.) (R. S.) (R. S.)		
(E. S.) (I. S.)	Signed, Sealed and Delivered in the Presence of	22/la hand
IESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before use. L. C. Land. In made oath the saw the within named. L. C. Land. In seal, and as final county. SWORN to before me, this final county. SWORN to before me, this for South Carolina. IESTATE OF SOUTH CAROLINA, Greenville County. II. Leseby certify unto all whom it may concern, that Mrs. of the within named. L. L. Land. RENUNCIATION OF DOWER. of the within named. Liptop 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 whomsocyce, renonnee, release and forever relinquish unto the within named. Liptop and as first that the she does freely, voluntarily and without any compulsion, dread or fear of any person or sons whomsocyce, renonnee, release and forever relinquish unto the within named. Liptop and Assigns, all her interest and estate, and also all her right and claim of Dewer, of, in or to, all and singular, premises within mentioned and released. GIVEN under my hand and seal, this. On the Public for South Carolina. (L. S.)		L. S.)
ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. S. C. B. C.		(L, S.)
Tersonally appeared lusions me. A. C. Colland It made oath he saw the within named W. L. Colland It made oath he saw the within named W. L. Colland Witnessed that execution thereof. SWORN to before me, this O. Maray Public for South Carolina. Witnessed that execution thereof. SWORN to Defore me, this O. Maray Public for South Carolina. Witnessed that execution thereof. SWORN to Defore me, this O. Maray Public for South Carolina. Witnessed that execution thereof. SWORN to Defore me, this O. Maray Public for South Carolina. Witnessed that execution thereof. SWORN to Defore me, this O. Maray Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, I, In this day appear before me tupon 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, resource, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and chim of Dower, of, in or to, all and singular, premises within mentioned and released. GIVEN under my hand and seal, this. O. Notice Public for South Carolina. In the cardina declared that she does freely, voluntarily and without any compulsion, dread or fear of any person or sons whomsoever, resource, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and chim of Dower, of, in or to, all and singular, or meaning the properties of the prop		(L. S.)
Tersonally appeared before me. A. C.		(L. S.)
SWORN to before me, this	Personally appeared before me L. C. Elsal	
SWORN to before me, this. A. D. 192. (SEAL.) Motary Fublic for South Carolina. (SEAL.) RENUNCIATION OF DOWER. Greenville County. I,	n, seal, and asact and deed, deliver the within written Deed; and thathe,	with
y of	6. Indan	witnessed thte execution thereof.
E. STATE OF SOUTH CAROLINA, Notary Public for South Carolina. (SEAL.) RESTATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me, this	
RESTATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. for of the within named	v of A. D. 192.	
Greenville County. I,	E. Cordan (SEAL) 5, 6.	Elvd.
Greenville County. I,		
de of the within named	}	RENUNCIATION OF DOWER.
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 resons 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	I,	
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 scal, this		
of		
GIVEN under my hand and scal, this		tht and claim of Dower, of, in or to, all and singular,
y of		
Notary Public for South Carolina.	1	
Notary Public for South Carolina. (L. S.)	y of	
\mathcal{S}_{i} \leftarrow \mathcal{S}_{i} \leftarrow \mathcal{S}_{i} \leftarrow \mathcal{S}_{i}	Notary Public for South Carolina. (L. S.)	
	\mathcal{S}_{-} \leftarrow \mathcal{S}_{-}	\supset