And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. Berchy assign the rents and profits for the above described premises to said mortgagec. Out of said State may, at claushers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents and profits polying the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost or expenses; without liability to account for anything more than the notes and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. It is a meaning of the parties of these Presents, that if. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. It is not of the parties of the parties of these Presents, that if. AND IT IS AGREED, by and between the said parties, that the said mortgager. 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. 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. 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. 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. 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. 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. AND IT IS AGREED, by and in the one hundred and like year of our	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
and the control of th		
Secretary and between formed, and and an agreen the control of the secretary and all and a segment to the control of the secretary and all and a segment to the control of the secretary and all and a segment to the control of the secretary and a secretary		
the processor, Administrators in Arrigon, in Cores prices who made and actions for charts from overly and interest. And the said Management agency, the in the theorem and Buildings on with his as well as the set of the said and the said Management agency, and the said and	to warrant and forever defend, all and singular, the said premises unto the said.	Heirs, Executors and Administrators,
And the world Morrington. Tags to the former to be found and challings on soid feel in some not been than ALL ALL ALL ALL ALL ALL ALL ALL ALL AL		
Delta C. C. C. The control of the third party discontants of the analysis and process that the marriagent party discontants of the analysis and process that the marriagent party discontant to the short of the party discontant to the party discontant the party discontant to the party discontant to the party discontant to the party discontant to the party discontant the party discontant to the party discontant the party discontan		-1/
The recommendation of the property of incomments the saids analysisment of the word more degree of the property of the propert	/ // 0	
the president and express of soci decimans coulds of a north popular to the control of the president of the count decimal and president of the class decimal social and president of the class decimal social country of the control of the country of	ire, 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-
And if at my time any part of will color or interest thereon be past due only might. The above described promises to and concepture. The Add Little, Recorder, Additionation or Actions, and types that my Judge of the regist count of will destruct any and colores are discovered as a colored to a recovery of producing the sequence of religious and colored to the product of the pr		8
The short controlly provides to sald methods on the control of the control forms of a first and produced the control of the control forms of the control forms of the control of the contr	or the premium and expense of such insurance under this mortgage, with interest.	
THE STATE OF SOUTH CAROLINA. BY STATE OF SOUTH CAROLINA. Considerand of the south	And if at any time any part of said debt, or interest thereon be past due and unj	paidhereby assign the rents and profits
THE STATE OF SOUTH CAROLINA. BY STATE OF SOUTH CAROLINA. Considerand of the south	of the above described premises to said mortgagee, or Miss	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the
to said mortigages—— do and shall well and tralg any or cover to be paid, unto the said mortigages——, the made delit or must manage abrecall, with interest sections in the paids, storeding to the said was percenting and the actively not and off otherwise to constant out the coverage of the said mortigages—, the made deli design and self-shall rease, determining and the actively not and off otherwise to constant out the coverage of the said mortigages. AND ITS AGREED, by and descrept the said parties, that the said mortigages—— to be held and enjoy the said general self-shall be made. AND ITS AGREED, by and descrept the said parties, that the said mortigages—— to be held and enjoy the said general self-shall be made. WITHERS —— to held and enjoy the said general self-shall be made. WITHERS —— the said self-shall be made. MITHERS —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Little —— and in the one hundred and Little Description —— and in the one hundred and little Description —— and in the one hundred and little coveration theroof. Which has a little —— and a said deed, deliver than within a said. MITHERS —— and a said when it may concern, that Mither and essent, and sheet little right and claim of Downe, ii, in or to, all and singular, and level being suited and least. The right and claim of Downe, ii, in or to, all and singular, and	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with auth-	hority to take possession of said promises and collect said rante and profits
Street, the same the within anneal and manage of the said order, then the deed of largests and said shall coace, determine, and the exterty well and objectives as the said of payment shall be made. NOT THE ARREST, by and decrease the said parties, that the side more garger. All to held and enjoy the said termines and the said of the said. WITHERS, Think hand to seed, the said the said of the said	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning	ng of the parties to these Presents, that if
NOTE TO SOUTH CAROLINA. WITHOUT SOUTH CAROLINA. And so the same the within above the souther state of the souther state of America. Standa State of South Carolina. And so the souther state of South Carolina. Without State of America. Standa State of America. (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) WORTGAGE OF REAL ESTATE. Greeville Counts, And as All as and deed, deliver the within written Dord; and that he, with Witnessed little excention thereof. SWORN to be fore me, this (S. S.)	he said mortgagor, do and shall well and truly pay or cause to be paid, unto the hereon, if any be due, according to the true intent and meaning of the said note, then roid; otherwise to remain in full force and virtue.	e said mortgagee, the said debt or sum of money aforesaid, with interest this deed of bargain and sale shall cease, determine, and be utterly null and
WITNESS May hand, and well this 25th day of Actalus in the yay of one total one thousand win, incaded and Italian types of the Soverigaty and Independence of the United States of America. Signeds, Spice of the Delivered in the Presence of CL 83 (L 83 (L 83) (L 83) (L 83) (L 83) (L 83) (L 83) (L 84)		to hold and enjoy the said
Ella 1) Algorial (L. 8) (L.	WITNESS 21 hand and scal, this 25 th	day of Actober
Supply Splice for first the treasure of Plantation Class (L. S.) (Resemble County) (L. S.) (Results of the within named and as all dead, deliver the within within withen Deed; and the condition of the case of the within the case of the within named (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (Resultation		,
III. STATE OF SOUTH CAROLINA. Greenville County. A. D. 192. L. S. MORTGAGE OF REAL ESTATE Greenville Carolina is may concern, that Mrs. for of the within anamed. Get the Carolina is may concern, that Mrs. for of the within anamed. J. D. J. L. J. J. L. J. J. L. J. L. J.	Signed, Scaled and Delivered in the Presence of	endence of the United States of America.
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before use. J. B. Jeweltok. d made oathhe saw the within named	J. B. Ricketts	Ella B) Olgo L (L. S.)
RESTATE OF SOUTH CAROLINA, Greenville County. Description of the within named. ECLA III. Algoritat m, seel, and as Augustian and deed, deliver the within written Deed; and that he, with witnessed the excention thereof. SWORN to before me, this A. D. 192. A. D. 192. ESTATE OF SOUTH CAROLINA, Greenville County. I. Hereby certify unto all whom it may concern, that Mrs. of the within named. Unon 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 anto the within named. Heirs 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. Of A. D. 192. Notary Public for South Carolina. (L. S.)	Franklin Smith	(L. S.)
The STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. d unade beathhe saw the within named		(L. S.)
Personally appeared before me Id made oathlie saw the within named		(L, S.)
gn, seal, and as Alex act and deed, deliver the within written Deed; and that he, with witnessed that execution thereof. SWORN to before me, this act and deed, deliver the within written Deed; and that he, with witnessed that execution thereof. SWORN to before me, this act and deed, deliver the within written Deed; and that he, with witnessed that execution thereof. SWORN to before me, this act act and deed, deliver the within written Deed; and that he, with witnessed that execution thereof. SWORN to before me, this act	·	MORTGAGE OF REAL ESTATE
gn, seal, and as		1 w. / , ,
SWORN to before me, this y of A. D. 192 HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. for of the within named. did this day appear before me 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 rsons 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, expremises within mentioned and released. GIVEN under my hand and seal, this. y of. A. D. 192 Notary Public for South Carolina. Witnessed that execution thereof. Witnessed that execution thereof.	Personally appeared before me.	B. Rickette
SWORN to before me, this y of	* of I	B. Rickette n. Algord
SWORN to before me, this	nd made oathhe saw the within named	B. Rickette n. Alzord
Notary Public for South Carolina. (SEAL.) D. Jacketta RENUNCIATION OF DOWER. Greenville County. I, Chereby certify unto all whom it may concern, that Mrs. for of the within named. did this day appear before me 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 arsons 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, the premises within mentioned and released. GIVEN under my hand and seal, this. y of. A. D. 192. Notary Public for South Carolina. (L. S.)	nd made oathhe saw the within named	n, alzoid
Notary Public for South Carolina. (SEAL.) (A. D. 192 (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (A. D. 192 (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (A. D. 192 (A. D. 192 (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (A. D. 192 (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (A. D. 192 (A. S.) (A. D. 192 (A. D. 193 (A. D. 193 (A. D. 193 (A. D. 193 (A. D. 194	nd made oathhe saw the within named	Deed; and thathe, with
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, Thereby certify unto all whom it may concern, that Mrs. 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 risons 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, the premises within mentioned and released. GIVEN under my hand and seal, this. y of. Notary Public for South Carolina. (L. S.)	gn, seal, and as Aly act and deed, deliver the within written I	Deed; and thathe, with
Greenville County. I,	gn, seal, and as Aly act and deed, deliver the within written I	Deed; and thathe, withwitnessed thre execution thereof.
Greenville County. I,	gn, seal, and as All act and deed, deliver the within written I SWORN to before me, this 2 The A. D. 192 A. D. D. D. D. D. D. D. D. D	Deed; and thathe, with
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 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, expremises within mentioned and released. GIVEN under my hand and scal, this y of. A. D. 192 Yof. Notary Public for South Carolina.	gn, seal, and as act and deed, deliver the within written I SWORN to before me, this ay of A Tlahy A. D. 192 Manklin Marklin Motary Public for South Carolina.	Deed; and thathe, withwitnessed thre execution thereof.
did this day appear before me did 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, a premises within mentioned and released. GIVEN under my hand and seal, this Of A. D. 192 Notary Public for South Carolina.	gn, seal, and as Acy act and deed, deliver the within written I SWORN to before me, this A. D. 192 MALLINA, Notary Public for South Carolina. MESTATE OF SOUTH CAROLINA,	Deed; and thathe, with
t 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 scal, this A. D. 192 (L. S.) Notary Public for South Carolina.	d made oath	Deed; and thathe, with
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	d made oathhe saw the within named	Deed; and thathe, with
GIVEN under my hand and scal, this	gn, seal, and as	Deed; and thathe, with
GIVEN under my hand and scal, this	gn, seal, and as	Deed; and thathe, with
y of	gn, seal, and as	Deed; and thathe, with
Notary Public for South Carolina.	gn, seal, and as	Deed; and thathe, with
Notary Public for South Carolina. (L. S.)	gn, seal, and as All act and deed, deliver the within written I SWORN to before me, this SWORN	Deed; and thathe, with
0.49-641/13	gn, seal, and as	Deed; and thathe, with
	gn, seal, and as	Deed; and thathe, with