the bretty blab. It is service place of screen chronel, 22 and supplier, the well presumes rath the still. It is service and screen chronel, 22 and supplier, the well presumes rath the still. It is service and screen chronel, 22 and supplier, the well presumes rath the still. It is service and screen chronel, 22 and supplier, the well presumes rather the still. It is service and screen chronel, 22 and supplier, the well presumes rather the still and screen. It is service and screen controlled the still service the screen and before an activate the supplier, the size that the supplier, and the still service the still service. It is also service to the immediate and screen controlled the still service the still service that the supplier. And if it is the late of the presume and explaine of the still services under this successful. And if it is the late of the presume and explaine of the still services under this successful. And if it is the late of the presume to sell states of the still services under this successful. And if it is the late of the presume to sell states of the still services under the successful services. And if it is the late of the presume to sell states of the still services and states and states and states and states. And if it is the late of the still services under the still services. And if it is the late of the still services the still services the still services the still services and still services and still services. And if it is the still services		OLD, all and singular, the sai	id Fremises unto the said.	*		L. (×)
Meters, Reconstructives, Administrators and Artificial, and Ferry general relocations from the political for the configuration of the c	do hereby bind	Musell	1/1/11/-		Heirs an	d Assigns, forever. And
Meters, Reconstructives, Administrators and Artificial, and Ferry general relocations from the political for the configuration of the c	to warrant and forever defend,	all and singular, the said pr	remises unto the said	Q. J., s	Stakes,	Heirs, Executors and Administra
And it is not Mortegoe age the lower and brokkings or said to in a time to rea than The continued of the said mortegoe and the lower and brokkings or embeds introduced to the meripage and all service the sense instant force have a few may cause the same to be instant in the mortegoe and that is do event for the mortegoe and that are you face has instant force has been the said mortegoe and that is do event for the mortegoe and that are you face has you face to be instant in the said mortegoe and that is not too the said mortegoe and that is not too the premium and opposes of such instants outer this mortego. When the said mortegoe will instant the premium and opposes of such instants outer this mortego. And it is not too the premium and opposes of such instants outer the said mortegoe And it is not too the premium and opposes of such instants outer and mortegoe And the said mortegoe And the said oppose of the said o	Heirs, Executors, Administrator	s and Assigns, and every pe	erson whomsoever lawfull	Heirs and Assigns, from	n and against	11111 Rud1211
may cause the same to be immered in	And the said Mortgagor	agree to insure the ho	ouse and buildings on said	l lot in a sum not less	than 1/2	le Recedent
or the promises and no minutes in the minutes in the section of the promises and reliable in the promises and reliable in the promises and reliable in the promises and part of said dolt, or interest therein he again for and unquid. And if at any firms any part of said dolt, or interest therein he again for and unquid. And if at any firms any part of said dolt, or interest therein he again and unquid and the promises and only of said or the control of	ire, and assign the policy of insur	ance to the said mortgagee	npany or companies satisfa, and that in the event the	actory to the mortgage	e) and keep the	e same insured from loss or damage
And if at any time any part of solid dath, or interest discound be gott due and menald. And if at any time any part of solid dath, or interest discound be gott due and menald. And if at any time any part of solid dath, or interest discound be gott due and menald. And if at any time any part of solid dath, or interest discound be gott due and menald. And if at any time any part of solid dath, or interest discound be gotted due and menald. And if at any time any part of solid dath, or interest and gotted and menald and solid date and solid dath and solid date and any part of the part of the parties to the parties, and any part of the solid dath and any parties and pa	may cause the same to be insur	ed in	na	ame and reimburse	766,22	11//
Personally appeared before me. STATE OF SOUTH CAROLINA, Greenville Country. SWORN to before me, Middle or banded and M. L.						
Personally appeared before me. STATE OF SOUTH CAROLINA, Greenville Country. SWORN to before me, Middle or banded and M. L.	And if at any time any par	t of said debt, or interest th	nereon he nast due and un			
probably the one proceeds there of cities paying costs of collection) upon and cities interest, one of excession of said promises and collect said creat and many and a particularly collection. Security of said promises are consistent to the particular of coverage without saiding to account in particular one country and and collection of the said collection of the particular of the partic	the above described premises i	to said mortgagee or		Hains E.		
troop, if any be dies, according to the true intent and meaning of the said ands, then the dock of biogenia and said dicks or sund of users aforesaid with interview to remain in this face and blook and such as and and a said parties. And it is desired with the receives are related to payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgagor. To hold and only the remains until fedals of payment shall be made. WITNESS. If I I A AGREED, by and between the said parties, that the said mortgagor. The parties until fedals of payment shall be made. WITNESS. If I I I A AGREED, by and between the said parties, that the said mortgagor. The parties until fedals of payment shall be made. WITNESS. If I I I I I I I I I I I I I I I I I I	oplying the net proceeds thereof ents and profits actually collected	(after paying costs of colle	lection) upon said debt, in	thority, to take posses iterest, cost or expense	sion of said premis s; without liability	es and collect said rents and pro to account for anything more than
personally appeared before me Allery Williams and deed, deliver the within written Deed; and that \$2.50, with. STATE OF SOUTH CAROLINA, Coreerific County. Let the state and an and county the state of	PROVIDED ALWAYS, N e said mortgagor, do and s	EVERTHELESS, and it is hall well and truly pay or	the true intent and meani	ing of the parties to t	hese Presents, that	if
WITNESS / May and and scal , this	ereon, if any be due, according herwise to remain in full force	to the true intent and mear and virtue.	ning of the said note, the	n this deed of bargain	, the said debt or and sale shall cease,	sum of money aforesaid with interdetermine, and be utterly null and vo
WITNESS / 144 band and seal this this day of continued on thousand nine hundred and and	AND IT IS AGREED, by remises until default of payment	and between the said parties	s, that the said mortgagor		· <u>/</u>	to hold and enjoy the s
within named and marked and politiced in the Presence of Aland Sealed and Delivered in the Presence of	WITNESS	hand and and u	1/ +	f.	C ,	/ ,
Signed, Sealed and Delivered in the Presence of (L. S. C. L. S. C	in the year of our Lord one	thousand nine hundred and	1 Didle MILL	1111		
STATE OF SOUTH CAROLINA, Some core, that Mra. STATE OF SOUTH CAROLINA, Greenville County. STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County. STATE OF SOUTH CAROLINA, Greenville County. STATE OF SOUTH CAROLINA, Greenville County. STATE OF SOUTH CAROLINA, Greenville County. It within named. STATE OF SOUTH CAROLINA, Greenville County. It within named. It within named and seal, this. A. D. 192. Novary Fublic for South Carolina. A. D. 192. Novary Fublic for South Carolina. It within named and seal, this. A. D. 192. Novary Fublic for South Carolina. It within the within named and seal, this. A. D. 192. Novary Fublic for South Carolina. It within within the within named and seal, this. A. D. 192. Novary Fublic for South Carolina. It within within the within named and seal, this. A. D. 192. Novary Fublic for South Carolina. It within within the within named and seal, this. A. D. 192. Novary Fublic for South Carolina. It within within the within named and seal, this. A. D. 192.	Signed, Sealed and Delivered	in the Processes of	the Soverignty and Indepe	endence of the United	States of America.	and in the one hundred a
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me A D. 192 Notary Public for South Carolina. Greenville County. RENUNCIATION OF DOWER. A D. 192 Little County. Little Whom it may concern, that Mrs. It he within named. On 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 persons over, 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 little under my hand and scal, this. A. D. 192 Notary Public for South Carolina. Notary Public for South Carolina. A D. 192 Notary Public for South Carolina.	7 11/	The state of the s			y his yo	
E STATE OF SOUTH CAROLINA, Greenville County, MORTGAGE OF REAL ESTAT Witnessed the execution thereof. SWORN to before me, this. Mortany Fublic for South Carolina. STATE OF SOUTH CAROLINA, Oreenville County. It within named. The within named. 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 live under my hand and seal, this. A. D. 192. Notary Fublic for South Carolina. (L. S.)	Muy 11/	lie		<u>(X./L./T.X.)</u>	18' (J. 10/) Mark	(L. §
Greenville County. Personally appeared before me. MORTGAGE OF REAL ESTATE Personally appeared before me. Mortgage of Real, ESTATE State of South Land as act and deed, deliver the within written Deed; and that She, with winnessed the execution thereof. SWORN to before me, thin Mottry Pablic for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. Greenville County. I, ety certify anto all whom it may concern, that Mrs. if the within named. on 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 persons oever, 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 live of the south Carolina. A. D. 192. Notary Fablic for South Carolina. A. D. 192. Notary Fablic for South Carolina. Notary Fablic for South Carolina. A. D. 192. Notary Fablic for South Carolina. A. D. 192. Notary Fablic for South Carolina. Notary Fablic for South Carolina. A. D. 192. Notary Fablic for South Carolina.						(L. Ş
E STATE OF SOUTH CAROLINA, Greenville County, MORTGAGE OF REAL ESTAT Personally appeared before me. Seal, and as. Act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this Morary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. Greenville County. RENUNCIATION OF DOWER. I, reby certify unto all whom it may concern, that Mrs. f the within named. Moing privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons or persons oever, 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 SIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina.				•••		
Personally appeared before me Malley Colling and the saw the within named. seal, and as act and deed, deliver the within written Deed; and that whe, with witnessed the execution thereof. SWORN to before me, this A. D. 192 (SEAL) Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, rely certify unto all whom it may concern, that Mrs of the within named. John 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 persons soever, 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 SIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.	E STATE OF SOUTH CAR	DLINA,)	<u> </u>			
act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. A. D. 192 Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, recept certify unto all whom it may concern, that Mrs. of the within named. pon 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 persons soever, 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 GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina. (I. S.)						
seal, and as	Personally appeared before n	ie <u>X(l ls y, (l</u>	GUE			
act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. A. D. 192 Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, recept certify unto all whom it may concern, that Mrs. of the within named. pon 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 persons soever, 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 GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina. (I. S.)	made oathhe saw the with	in named	1200 /5	32011	<u> </u>	
SWORN to before me, this						
SWORN to before me, this	seal, and as 1.1.1	act and deed, deli	iver the within written Do	eed; and that ∑…he, v	vith	
of		<u> </u>	DULLUN			
Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, of the within named	SWORN to before me, this		······································		withe	ssed the execution thereof.
Greenville County. I,	1 .	/(// A. D. 192	, ,			
STATE OF SOUTH CAROLINA, Greenville County. I,	1 .		EAL.)	$(\mathcal{P}_{\mathcal{L}_{i}}, \mathcal{P}_{i})$	1.7 *:	
Greenville County. I,	of 1/2/10/2/10	Public for South Carolina.	,		Wille	
Greenville County. I,	of 1/2/10/2/10	Public for South Carolina.	, ,		i la	
reby certify unto all whom it may concern, that Mrs	of		, ,			
The session of the within named	STATE OF SOUTH CAROI		· , ,			
pon 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 persons soever, renounce, release and forever relinquish unto the within named	Notary STATE OF SOUTH CAROI Greenville County.	JINA,				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, the SIVEN under my hand and seal, this A. D. 192	STATE OF SOUTH CAROI Greenville County. I,	JINA, }				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, the GIVEN under my hand and seal, this	STATE OF SOUTH CAROI Greenville County. I,	alNA, }				RENUNCIATION OF DOWER.
es within mentioned and released. GIVEN under my hand and seal, this	Notary STATE OF SOUTH CAROI Greenville County. I,	JINA, }	lare that she does freely,	voluntarily and without	any compulsion de	RENUNCIATION OF DOWER.
GIVEN under my hand and seal, this	Notary STATE OF SOUTH CAROI Greenville County. I,	AINA, } may concern, that Mrsly examined by me, did decl	lare that she does freely, thin named	voluntarily and without	any compulsion, dre	RENUNCIATION OF DOWER. did this day appear before me and or fear of any person or persons
Notary Public for South Carolina. (L. S.) Notary Public for South Carolina.	Notary STATE OF SOUTH CAROI Greenville County. I,	INA, } may concern, that Mrs	lare that she does freely, thin named	voluntarily and without	any compulsion, dre	RENUNCIATION OF DOWER. did this day appear before me and or fear of any person or persons
Notary Public for South Carolina.	Notary STATE OF SOUTH CAROI Greenville County. I,	JINA, } may concern, that Mrs	lare that she does freely, thin named	voluntarily and without	any compulsion, dre	RENUNCIATION OF DOWER. did this day appear before me and or fear of any person or persons
Notary Public for South Carolina.	Notary STATE OF SOUTH CAROI Greenville County. I,	AINA, } may concern, that Mrs	lare that she does freely, thin named	voluntarily and without	any compulsion, dre	RENUNCIATION OF DOWER. did this day appear before me rad or fear of any person or persons
	Notary STATE OF SOUTH CAROI Greenville County. I,	A. D. 192	lare that she does freely, thin named	voluntarily and without	any compulsion, dre	RENUNCIATION OF DOWER. did this day appear before me rad or fear of any person or persons of, of, in or to, all and singular, the