and some sure of the second sure

ever lawfully chiming ne to claim the same are whart forcest. And the said nortegaper agrees to insure the lounce and beilding on said lot in a sum not less than Dollars, his company or companies satisfactory to the nortegapes, and keep the same insure the lounce and beilding on said lot in a sum not less than Dollars, his company or companies satisfactory to the nortegapes, and keep the same insure from loss or darrange by firs, and assign the policy of insurance to the said mortegape; and that in the event that the nortegapes and keep the same insure that the nortegape can be considered in the premium and exposes of such insurance under this mortegape, with inter- And if at any time any part of said delat, or interest thereon, he past due and unpaid. And if at any time any part of said delat, or interest thereon, he past due and unpaid. Delta said State may, at Chambers or otherwise, appoint a receiver, with audiority to take possession of said premises and adollect said routs and profess of time above described premises to said mortegapes are goodeds therefore (after paying cost of collection) upon said deleta, threets, costs or expresse; without and collect said routs and profess and profits of time above described premises to said mortegape and sockeds therefore (after paying cost of collection) upon said delete, threets, costs or expresse; without said only the said profess and profess and profess of the formation of the parties to these Presents, that if FROVIDED ALWAYS, exertheless, and it is the true intent and meaning of the parties to these Presents, that if And if it are the said nortegaper, does and shall well and truly pay or cause to be paid unto the said mortegape the delt or same of meaning or the said received and the said mortegaper. And If IS AGREED, by and between the said parties, that the said mortegaper and only the said Frenches until default of payment shall be made. The WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunts afficient and		
p does hereby bind. The and singular the sold Pennies onto the sold. Jamela J. Little Lange M. Hill. Dis Herin and Ansigns from and anging, to warr and the sold premises onto the sold. Jamela J. Little Lange M. Hill. And the sold mornages agrees to attend the house and helding out sold lot in a some not less than. Define, in a commonly or communics arbiticoury to the contravers, and long the sound in force less than mornages agrees to make the house and helding out sold lot in a some not less than. Define, in a commonly or communics arbiticoury to the contravers, and long the sound in force the mornage agree of the contravers and Audigas and every person when the northwest was a sold as the event that the mornages and reindorne. And it is say that any just to sold delay or intercut therem, be past the and mornage; and that is the event that the mornages and reindorne. And it is say that any just to sold delay or intercut therem, be past the and morning and creates of each immune under this mortage, with lotter and the say that the pasting and of collections and morning in the cents and credits of the shore described premises to sold mortages. Death of sold Sists may, at Cambers or otherwise, applies a receiver, with authority, to the posterion of and promise and collect sold cents and mortages and the sold mortages, with lotter and the sold mortages and collect sold cents and mortages and the sold cents and mortages and the sold mortages the delay to the sold mortages and the sold mortages and the sold cents and mortages are the sold sold sold the sold cents and mortages are the sold sold the sold cents and mortage of the parties to these Persons, then II. FRONDED ALINATS correctly the contract and mortages of the parties to these Persons, then II. The sold sold the sold the sold the sold cents in the force the sold the sold cents and the sold cents		said corporation
ever lowerable chainings or to chain the sature or are plant thereof. And the sixth servingues spaces to issue the house and building on said to in a sum not less than. Delige, in a company or companies satisfactory in the meripages, and keep the same ton from loss or dismose by three and society of treatment to the add mortugage; and that in the event thus the mortugages and beep the same ton from loss or dismose the same to be invored in the contract of the total the contract of the co	_	*# does hereby bind
ever lowerable chainings or to chain the sature or are plant thereof. And the sixth servingues spaces to issue the house and building on said to in a sum not less than. Delige, in a company or companies satisfactory in the meripages, and keep the same ton from loss or dismose by three and society of treatment to the add mortugage; and that in the event thus the mortugages and beep the same ton from loss or dismose the same to be invored in the contract of the total the contract of the co	•	and forever defend all and singular the said Premises unto the said James J. Davenport his
And the sold mortgagor surces to insure the house and building on sold to it is a gen not less than. Dollars, is a company or companies asthinatory to the mortgagor, and keep the saste form loss or dumage the fire, and assign the noise of the sold mortgagor, and that it the event that the notificator shall all any time fall of do so, the said acceptagor may cause the same to be insured in the mortgagor, and that it is not firm any care and reinforce. And if at any time any part of sold didd, or instruct thereon, he post for and ungain. And if at any time any part of sold didd, or instruct thereon, he post for and ungain. Lace A. Lace		his Heirs and Assigns from and again
And the sold mortgagor surces to insure the house and building on sold to it is a gen not less than. Dollars, is a company or companies asthinatory to the mortgagor, and keep the saste form loss or dumage the fire, and assign the noise of the sold mortgagor, and that it the event that the notificator shall all any time fall of do so, the said acceptagor may cause the same to be insured in the mortgagor, and that it is not firm any care and reinforce. And if at any time any part of sold didd, or instruct thereon, he post for and ungain. And if at any time any part of sold didd, or instruct thereon, he post for and ungain. Lace A. Lace		itselfe and its Successors and Assigns and every person whom
Dollars, in a company or companies ministratory to the mortuage, and brog the states from loss or timmage by fire, and accign the rollary of insurance to the said sectioners; and that in the ecent that the mertinger shall at some time shall to do on the said mortuager may cause the same to be insured in		And the said mortgagor agrees to insure the house and building on said lot in a sum not less than
and if at say time any part of said dield, or interest thereon, be past due and anguld. And if at say time any part of said dield, or interest thereon, be past due and anguld. And if at say time any part of said dield, or interest thereon, be past due and anguld. And if at say time any part of said dield, or interest thereon, be past due and anguld. And if at say time any part of said dield, or interest thereon, be past due and anguld. And if at say time any part of said dield, or interest thereon, be past due and anguld. And if at say time any part of said dield, or interest thereon, be past due and anguld. And if at say time any part of said dield, or interest thereon, and in the control part of the control part of the control part of the said anguld profits of the pastics of the deep dield part of the said anguld profits and anguld profits anguld profits and anguld profits anguld profi		
for the premium and expenses of such insurance under this mortgage, with interest And if at any time any part of sold 60th, or interest thereon, be past due and anguid. Bearly assigns the revis and profits of the above described premises to said mortgage that any Judge of the Court of said State man, at Chambers or subservine, appoint a receiver, with authority of the Angular and points of the above described premises to did mortgage produced in the Court of said State man, at Chambers or subservine, appoint a receiver, with authority of exactless; without liability to account for anything more than the resist profits actually collected. PROVIDED ALWAYS, overetheless, and it is the true intent and meaning of the parties to these Pressons, that if PROVIDED ALWAYS, overetheless, and it is the true intent and meaning of the said untry the said mortgage the debt or sum of me aforesaid, with interest thereon. If any be disc, according to the use intent and meaning of the said untry, then this deed of bargein and sale shall cease, determine. AND IT IS AGIRED, by and between the said parties, that the said mortgager and enjoy the said Premies until definit of payment shall be made. IN WITNESS WHERHOW, the said granting corporation has caused its corporate seal to be bereurto affixed and three Presents to be subscribed by its duly and size officers IN WITNESS WHERHOW, the said granting corporation has caused its corporate seal to be bereurto affixed and three Presents to be subscribed by its duly and sold officers IN WITNESS WHERHOW, the said granting corporation has caused its corporate seal to be bereurto affixed and three Presents to be subscribed by its duly and sold officers IN WITNESS WHERHOW, the said granting corporation has caused its corporate seal to be breamto affixed and three Presents to be subscribed by its duly and sold officers IN WITNESS WHERHOW, the said granting corporation has caused its corporate seal to be breamto affixed and three Presents to be subscribed by its duly and subscribed an		
And if at any time any part of said date, or interest thereon, be past due and unpuid. Boll Boll Borle		
bereby assigns the cents and profits of the above described premises to said mortpages. Lein: Executors, Administrators or Assigns, and agare that any Judge of the Circ Control of said strengths and collect said reusal profits actually collected. Lifet paring cost of collection) upon said debt, interest, costs or express; without liability to account for saything more than the realist profits actually collected. Lifet paring cost of collection) upon said debt, interest, costs or express; without liability to account for saything more than the realist profits actually collected. Lifet paring costs of collections or express; without liability to account for saything more than the realist profits actually collected. When the said mortpages are said and the said mortpages the data or sum of my aforesaid, with inverset thereon, it says be due, according to the true invent and meaning of the parties to these Presents, that it is unterly mad and void; otherwise to termain in the life true and meaning of the parties of these Presents, the said mortpages the data or sum of my aforesaid, with inverset thereon, it says be due according to the true invente and meaning of the parties to these presents and said said that course of the united more and void; otherwise to termain in the life true and the said mortpages. AND IT IS ACREEID, by and between the said parties, that the said mortpages and united said more than a said more parties and said said these Presents to be subscribed by its duly and itself efficients. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be bereunto affixed and these Presents to be subscribed by its duly and itself efficients. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be bereunto affixed and these Presents to be subscribed by its duly and itself efficients. Sirred, Scaled and Delivered in the Presence of: But A J.		
Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circust of said State may, at Chambers or observing appoint a receiver, with authority to take possession of said greatests and collect said grounds, applying profits actually collected. PROVIDED ALWAYS, novertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager, does and shall well and region prove cause to be said unto the said mortgager that any forms and with interest thereon, if any be due, according to the true intent and meaning of the parties to these Presents, that if aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said not, then this deed of targain and sale shall cease, determine, be steller and and void; otherwise to remain in full torce and virtus. AD IT IS ACREED, by and between the said gerties, that the said mortgager and enjoy the said Premiese until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be herentro affixed and these Presents to be subscribed by its duly autived officers on this, the JST day of International Advances and in the presence of: Advances and in the one hundred and treaty. JAMAMERICAN, MARINARY, MARINARY		Loes hereby assigns the rents and profits of the above described premises to said mortgagee,
Court of and State may at Characters or discreme, appoint a receiver, with authority to take prosession of and press and profits, applying profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of me interferently, with interest thereon, if any be due, according to their, during and continued to the said mortgager the debt or sum of me interferently, with interest thereon, if any be due, according to their, during and meaning of the said mortgager the debt or sum of me interferently, with interest thereon, if any be due, according to their, during and meaning of the said mortgager to the said mortgager and without and or the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager and enjoy the said Premises until default of asyment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be berento affixed and these Presents to be subscribed by its duly and itsed officers on this, the Jacobs Premises until default of asyment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be berento affixed and these Presents to be subscribed by its duly and itsed officers on this, the Jacobs Premises and these Presents to be subscribed by its duly and itsed officers on this, the Jacobs Premises and these Presents to be subscribed by its duly and itsed of South Carolina, sign, seal that the corporate seal to be berento affixed and these Presents to be subscribed by laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the written martgage, and that be, with		Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circ
the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgagor the debt or sum of me alforesaid, with interest thereon, if any be does, according to the true intent and meaning of the said norte, then this deed of bargain and sale shall cease, determine, and enjoy the said Premises until default of payment shall be made. AND IT IS ACREED, by and between the said parties, that the said mortgagor and enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate scal to be hereunto affixed and these Presents to be subscribed by its duly autised officers on this, the day of day of day of the said mortgagor in the presents of the subscribed by its duly autised officers. Signed, Sealed and Delivered in the Presence of: What the said Premises until default of payment shall be made. Signed, Sealed and Delivered in the Presence of: What the said Premises until default of payment shall be made. Signed, Sealed and Delivered in the Presence of: What the said Premises until default of payment shall be made. STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. A. D. SALLLA AND AND AND AND AND AND AND AND AND AN		court of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying net prodeeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents a
AND IT IS ACREED, by and between the said parties, that the said mortgagor and enjoy the said Premises until default of payment shall be mode. AND IT IS ACREED, by and between the said parties, that the said mortgagor and enjoy the said Premises until default of payment shall be mode. 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 and ized officers on this, the 2/5T day of 1 At Manuall year of our Lord one thousand nine hundred and twenty year of the Sovereignty and Independence of the United States. Signed, Scaled and Delivered in the Presence of: At its States Signed, Scaled and Delivered in the Presence of: At its States STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 1 A States STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 1 A States 1 A States STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 2 A States 1 A States 2 A States 1 A States 2 A States 1 A States 1 A States 2 A States 2 A States 3 A States 3 A States 4 A D 18434 A		PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if
AND IT IS AGRIEDD, by and between the said parties, that the said mortgagor and enjoy the said Premises until default of phyment shall be made. 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 autised officers on this, the JST day of Ithe Malandal in the one hundred and twenty that the said mortgagor and in the one hundred and year of our Lord one thousand nine hundred and twenty that the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autised officers on this, the JST day of Ithe Malandal in the one hundred and twenty that the said mortgagor and in the one hundred and year of our Lord one thousand nine hundred and twenty that the United States. Signed, Scaled and Delivered in the Presence of: Malandal States		the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of mo
IN WITNESS WHEREOF, the said granting corporation has eaused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autived officers on this, the 2/5T day of Italianill in year of our Lord one thousand nine hundred and twenty. Thirty Plane and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Data State of South Carolina, County of Greenville. PERSONALLY appeared before me. 1. A. State of South Carolina, president and B. J. Stanpson, Ju., and made oath he saw 2t. J. Makman, president and B. J. Stanpson, Ju., and made oath he saw 2t. State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the wwritten mortgage, and that he, with. SWORN to before me, this. 3/5 J. A. B.	,	be utterly null and void; otherwise to remain in full force and virtue.
IN WITNESS WHEREOF, the said granting corporation has caused its corporate scal to be hereunto affixed and these Presents to be subscribed by its duly autised officers on this, the 2/5T day of Mallandle in year of our Lord one thousand nine hundred and twenty Thirty Trivial and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: By 3r D. Italian State of South Carolina, County of Greenville. PERSONALLY appeared before me A. S. State of South Carolina, Mallandle oath he saw A. Mallandle of Mallandle of South Carolina, sign, scal with its corporate scal; and as the act and deed of said corporation, deliver the w written mortgage, and that be, with SWORN to before me, this day of Mallandle (L. S.) Notary Positic for South Carolina. Notary Positic for South Carolina.		AND IT IS AGREED, by and between the said parties, that the said mortgagor
on this, the 2/5T day of Manufall in year of our Lord one thousand nine hundred and twenty. Thirty nine and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: State of South Carolina, County of Greenville. PERSONALLY appeared before me 21. A. Stellar and made oath he saw 21. 21. 21. 21. 21. 21. 21. 21. 21. 21.		
on this, the 2/ST day of PARLANGHU in year of our Lord one thousand nine hundred and twenty thirty nine and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Salura Shulfester States Signed, Sealed and Delivered in the Presence of: STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 1	`.	
on this, the 2/ST day of PARLANGHU in year of our Lord one thousand nine hundred and twenty thirty nine and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Salura Shulfester States Signed, Sealed and Delivered in the Presence of: STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 1		
on this, the 2/ST day of PARLANGHU in year of our Lord one thousand nine hundred and twenty thirty nine and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Salura Shulfester States Signed, Sealed and Delivered in the Presence of: STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 1	5 ,	
on this, the 2/ST day of PARLANGHU in year of our Lord one thousand nine hundred and twenty thirty nine and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Salura Shulfester States Signed, Sealed and Delivered in the Presence of: STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 1		
Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Survey of the Sovereignty and Independence of the United States. Marshul, Independence of the United		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 auth
Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Survey of the Sovereignty and Independence of the United States. Marshul, Independence of the United		
Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Suitable Superantial States		ized officers
STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me		ized officers
STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me	•	ized officers
STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me		ized officers
STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me		ized officers
PERSONALLY appeared before me		ized officers
he saw	-	on this, the
he saw		on this, the
written mortgage, and that he, with Shufesel witnessed the execution thereof. SWORN to before me, this 2/57 day of November A. D. 194.39 Lower Shlufesel (L. S.) Notary Public for South Carolina.		ized officers
written mortgage, and that he, with Shufesel witnessed the execution thereof. SWORN to before me, this 2/57 day of November A. D. 194.39 Lower Shlufesel (L. S.) Notary Public for South Carolina.		ized officers on this, the 2/5T day of Reliable in year of our Lord one thousand nine hundred and twenty- Thirty nine and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Auis Slubfese By 21 D. Workman and - L. J. Simpson, Je. State Of SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 21 P. Stello and made oath be saw 21 D. Makman, President and L. J. Simpson, Jan. as
SWORN to before me, this 2/57 day of Novemble A. D. 19#39 Low Sherfesle (L. S.) Notary Public for South Carolina.		ized officers on this, the 2/5T day of Reliable in year of our Lord one thousand nine hundred and twenty- Thirty nine and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Auis Slubfese By 21 D. Workman and - L. J. Simpson, Je. State Of SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me 21 P. Stello and made oath be saw 21 D. Makman, President and L. J. Simpson, Jan. as
day of Novemble A. D. 19# 39. Louis Sherfesee (L. S.) Notary Public for South Carolina.		on this, the
Louis Sherfesee (L. S.) Notary Public for South Carolina.		on this, the 2/st day of Neverwill in year of our Lord one thousand nine hundred and twenty thirty nine and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Naumln, Jussiporated By N. L. Workman And made oath be saw A. A. B. Stella and made oath be saw A. A. B. Stella And Markman, Pusilist and J. Bumpson, Jan. Sealed and deed of said corporation, deliver the we written mortgage, and that he, with Anne Sharpelele witnessed the execution thereof.
		continued officers
		year of our Lord one thousand nine hundred and twenty. Thuisty Print. and in the one hundred and year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: By 24 D. Walman The Steller STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. A D. Steller September 1 Steller A D. Steller Sworn to before me, this. day of Marsheller A D. 19439 A D. 19439