Sened, Scaled and Delivered in the Volsence of Surfa Agent States of America. Sened, Scaled and Delivered in the Volsence of Surfa Agent States of America. Sened, Scaled and Delivered in the Volsence of Surfa Agent States of America. (I. Januson (I. Januson) (I.		Appurtenances to the said Premises belonging, or in anywise Incident or appertaining.
This and Antigates and Antigates and Antigates, and every person witnesseers baseling should be same or any part threeto. And the said Mortgager—agree to instruce the bone and buildings on and lot in a some ord some the same or any part threeto. And the said Mortgager—agree to instruce the some and buildings on and lot in a some ord some than any part threeto. And the said Mortgager—agree to instruce the said Mortgager—and that in the excel that the methager—had been any part threeton the formula of the said mortgager—and that in the excell that the methager—had been fill to do us, from the said mortgager as a cancer the same to be formula and expenses of each interestive confer this coartiguous, with interest. And if all very time way part at said this, or interest their coartiguous, with interest. And if all very time way part at said this, or interest their coartiguous, with interest. In all very time of and South man, at character, or independent of the said mortgager—and the said their respective of the interest of an interest of		
This and Antigates and Antigates and Antigates, and every person witnesseers baseling should be same or any part threeto. And the said Mortgager—agree to instruce the bone and buildings on and lot in a some ord some the same or any part threeto. And the said Mortgager—agree to instruce the some and buildings on and lot in a some ord some than any part threeto. And the said Mortgager—agree to instruce the said Mortgager—and that in the excel that the methager—had been any part threeton the formula of the said mortgager—and that in the excell that the methager—had been fill to do us, from the said mortgager as a cancer the same to be formula and expenses of each interestive confer this coartiguous, with interest. And if all very time way part at said this, or interest their coartiguous, with interest. And if all very time way part at said this, or interest their coartiguous, with interest. In all very time of and South man, at character, or independent of the said mortgager—and the said their respective of the interest of an interest of	hereby bind. Susself or our defend all and singular the said promises unto the said	Heirs, Executors and Administrators,
first, Rasculture, Administrators and Assigns, and every person whomeseer lackfully childings are to claim the same or any part herself. And the mild Mortgagar—agree—to insure the bouse and belifforge on sick just in a sum or test whom. Delies (in a company or companies satisfactory to the muritigues—), and here the state insured from less or dany free, and sorigin the pokey of insurance to odd Mortgages—and that in the event that the muritigues—in all at any time full to do so, then the stalk mortgages—agree the same to be insured in the state of the same to be insured in the same to be insured and original to the same to be insured in the same to be insured and original to the same to be insured to a same to the same to be insured to a same to the same to be insured to a same to the same to be insured to a same to the same to be insured to the same to be insured to a same to the same to be insured to a same to the same to be insured to a same to the same to be insured to a same to the same to be insured to a same to the same to be insured to a same to the same to be insured to the same to the same to be insured to the same to the same to be insured to the same to the same to be insured to the same to the same to be insured to the same		
Differe (in a company or cocquaries satisfactors to the mortgages), and keep the name interest from loss or shan fine, and assign the policy of innarrate to saled Mortgages, and that in the creat that the correspons shall at any time fall to do so, then the said mortgages or came the reason to be inserted in the premision and expenses of such innarrate under this mortgages, with inferent. And it at any time any port of and debt, or interest thereon ple post due and suppoid. And it at any time any port of and debt, or interest thereon ple post due and suppoid. And it at any time any port of and debt, or interest thereon ple post due and suppoid. And it at any time any port of and debt, or interest thereon ple post due and suppoid. And it at any time any port of and debt, or interest thereon ple post due and suppoid. And it at any time any port of and debt, or interest thereon ple post due and suppoid. And it at any time any port of and debt, or interest thereon ple post due and suppoid. And it at any time any port of and debt, or interest and reading and the analytic post of a suppoid and any policy and policy any policy and any policy and any policy and any policy and policy any policy and any policy	eirs, Executors, Administrators and Assigns, and every person whomsoever law	fully claiming, or to claim the same, or any part thereof.
for and awdge the policy of interactic to said Mortgagee, and that in the event that the mortgager shall at any time fail to do so, then the said mortgager you cannot the same to be insured in	And the said Mortgagor agree to insure the house and buildings on sa	aid lot in a sum not less than
The premium and expresses of such insurance under this martinger, with interest. And if an any time any part of said debt, or interest the martinger, with interest. And if an any time any part of said debt, or interest the confidence with and their Executions, Administrators or Ansimo, and agree that any July of the presidence of said martinger. And if an any time any part of said debt, or interest the confidence with and their Executions, Administrators or Ansimo, and agree that any July of the parties of later ferrice confidence with and their Executions, Administrators or Ansimo, and agree that any July of the presidence of later ferrice confidence without third the antiques of the said their confidence of the parties of the said their dependence with a said their confidence of the parties of the said the confidence of the said the co		
And it at any time any ours of and debt, or interest thereous he post due and amount. And it at any time any ours of and debt, or interest thereous he post due and amount. And it at any time any ours of and debt, or interest thereous he post due and amount. And it at any time any ours of and debt, or interest thereous he post due and more than any outs of colories and only only one or grounds thereous due one of colories any opening of the profession of colories and only only of or my grounds thereous the colories and only only of the my grounds thereous and colories and only only one or my grounds thereous the colories and only only or any order than and routed and profession of the colories and only only or any order than and routed and profession of the colories and only only or any order than and routed the formation in full force and virtuous. 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 mortgager. 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 mortgager. AND IT IS AGREED and between the said parties, that the said mortgager. AND IT IS AGREED and between the said parties, that the said mortgager. AND IT IS AGREED and between the said parties, that the said mortgager. AND IT IS AGREED and between the said parties, that the said mortgager. AND IT IS AGREED and between the said parties, that the said mortgager. AND IT IS AGREED and between the said parties, that the said mortgager. AND IT IS AGREED and between the said parties, that the said mortgager. AND IT IS AGREED and between the said parties, what the said mortgager. AND IT IS AGREED and between the said parties, what the said mortgager. AND IT IS AGREED and between the said parties, what the said mortgager. AND IT IS AGREED, by and between the said parties, what the said the said that the said		
And it at any time any rors of mild dele, or interest thereous per past due and unpaid. And it at any time any rors of mild dele, or interest thereous per past due and unpaid. And it at any time any rors of mild dele, or interest thereous per past due and unpaid. And it at any time any rors of mild dele, or interest thereous per past due and unpaid. And it at any time any rors of mild dele, or interest thereous per past due and unpaid. And it at any time any rors of mild dele, or interest thereous per past due and unpaid. Before described permisses to said unartegated. Or the past permisses to mild understand and any time the said understand the posterious of mild permisses and the past permisses. PROVIDED ALVAYS, NEVERTHELESS, and it is the true interat and meaning of the parties to three Provents, that it. PROVIDED ALVAYS, NEVERTHELESS, and it is the true interat and meaning of the parties to three Provents, that it. AND IT IS AGREED, by and between the said parties, that the said understand parties and locate decreases, we be witterly null and would. AND IT IS AGREED, by and between the said parties, that the said understand parties and included the past permission of the said understand parties and in the past permission. AND IT IS AGREED, by and between the said parties, that the said understand parties and in the one hundred with the said understand parties. AND IT IS AGREED, by and between the said parties, that the said understand parties and the locate decreases are his which we treat the said of our between the said understand parties. AND IT IS AGREED, by and between the said parties, that the said understand parties are and said parties. AND IT IS AGREED, by and between the said parties, that the said understand parties are and said parties. The said understand parties are and said parties, that the said understand parties are and said parties. AND IT IS AGREED, by and between the said parties, that the said understand parties are and said parties are any said parties are any said t		
to shore described premises to said northeager or frost Court of and Scale may a challenge of treat Court or and Scale may a challenge of treat Court or and Scale may a challenge of treat Court or and Scale may a challenge of treat Court or and Scale may a challenge of treat Court or and Scale may a challenge of treat Court or and Scale may a challenge of treat Court or and Scale may a challenge of the species of the protection of and greening and colorer could remain and meaning of the parties to those Presents, that it is not an advantage or the careful court of the species of the parties to these Presents, that it is not a major treatment of the parties of the parties to these Presents, that it is not a major treatment of the true intent and meaning of the said took, then this deed of bargain and sale shall cease, determine, and be utterly call and void; of the tree intent and meaning of the said took, then this deed of bargain and sale shall cease, determine, and be utterly call and void; of the tree intent and meaning of the said took, then this deed of bargain and sale shall cease, determine, and be utterly call and void; of the tree intent and meaning of the said took, then this deed of bargain and sale shall cease, determine, and be utterly call and void; of the tree intent and meaning of the said took, then this deed of bargain and sale shall cease, determine, and be utterly call and enjoy the remises until default of partners and the meaning of the said cease, determine, and be utterly call and enjoy the remises until default of partners and the major call to the partners and the major call to the partners and the call of the partn		
recent cores of said State and, at clearly or otherwise, appoint a reverse with attempts to the procession of said greening and collected control (after paging cours of or descond) report the said with interest, ones or expenses; without shaller in second of appoints account for appointing more than all olids, increed, ones or expenses; without shaller in second or property and and shall yeel and truly pay or cause to be paid, into the said mortgager. The said deliver sum of money discrease, within the said of the said mortgager. The said delivers, determine, and be untry out and word; one to remain in full force and write. AND IT IS AGRERO, by and between the said parties, that the said mortgager. The said delivers, determine, and be untry out and word; one to remain in full force and write. WITNESS of the said of payment shall be made. WITNESS of the said of payment shall be made. WITNESS of the said of payment shall be made. WITNESS of the said of payment shall be made. WITNESS of the said of payment shall be made. WITNESS of the said of payment shall be made. WITNESS of the said of payment shall be made. WITNESS of the said payment shall be said parties, that the said untry approach shall be said that shall desire the within written Deed; and that She, with Decard of the said payment shall be carried the carried of the said payment shall be said by appear shall be said to said payment shall be said be said to said payment shall be said to said payment shall be sa	And if at any time any part of said debt, or interest thereon be past due and	d unpaid
he said mortgagers. A on and shall well and truly pay or cause to be paid unor the said mortgagers. The said debt, or sum of money adversals, with interest the interest and meaning of the said and could not be greated in full force and without. AND IT IS AGREED, by and between the said parties, that the said mortgagers of the said course, determine, and he suiterly until and void not he make the said mortgagers. Access the said course, determine, and he suiterly until and void not he make the said mortgagers. AND IT IS AGREED, by and between the said parties, that the said mortgagers. Access the said course, determine, and he suiterly until and void not he make the said mortgagers. Access the said course, determine, and he suiterly until and void not he make the said mortgagers. Access the said course, determine, and he suiterly until and void not he make the said mortgagers. Access the said course, determine, and he suiterly until and void not he make the said mortgagers. Access the said course, determine, and he suiterly until and could not be make the said mortgagers. Access the said course, and in the one hundred and the feet of our Local society the said mortgagers. Access to the said mortgagers. Access to the said mortgagers. Access the said mortgagers. Access to the said mortgagers. Access to the said mortgagers and the said mortgagers. Access to the said mortgagers and the said mortgagers. Access to the said mortgagers and the said mortgagers. Access the said mortgagers and the said mortgagers and the said mortgagers. Access the said mortgagers and the s	ircuit Court of said State may, at chambers or otherwise, appoint a receiver with the net proceeds thereof (after paying costs of collection) upon the said debt, int	th authority to take possession of said premises and collect said rents and profits applying
remises until default of payment shall be made. WITNESS SEAN Hand & and Seal & this 2 & the gody of Merculeus and in the one fundred and twenty and in the pear of our Lord one typensana nine hundred and twenty and in the pear of our Lord one typensana nine hundred and twenty and in the one fundred States of America. Speed, Scaled and Delivered in the Visiones of Jack Pannes on (I. Pannes on Jack Pannes on	ne said mortgagor, do and shall well and truly pay or cause to be paid, unto	the said mortgagee the said debt, or sum of money aforesaid, with interest thereon,
remises until default of payment shall be made. WITNESS SELV Hand S. and Seal S., this 25 th gray of the Sovereignty and Independence of the United States of America. Segmed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Segmed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Segmed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Segmed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. MORTGAGE OF REAL EST Creenville County. PERSONALLY appeared before me Search Alliann Senith January and Parth January. MORTGAGE OF REAL EST The STATE OF SOUTH CAROLINA, act and doed, deliver the within written Deed; and that S. be, with Search Search Means Senith Search Notary Public for South Carolina. SWORN to before me, this 24 th Search Sealed Sealed Search Sealed Search Search Sealed Search Search Search Search Search Search Search Search Search Sealed Search		or Sauce to hold and enjoy the said
Sencel, Scaled and Delivered in the Posence of Sence of Sencel, Scaled and Delivered in the Posence of Sence of		
Secretally Sealed and Delivered in the Posence of Secretary and Independence of the United States of America. Secretary Secre	WITNESS OWN Hand 5 and Seal 5, this 20 1k	day of November
Security Appeared before me. But a Man Smith Greenville County. PERSONALLY appeared before me. But a Man Smith ign, seal, and as Live and deed, deliver the within written Deed; and that She, with E. R. Policy witnessed the execution thereof. SWORN to before me, this 2 th lay of Man Smith April 192 SWORN to before me, this 2 th Notary Public for South Caroling. THE STATE OF SOUTH CAROLINA, Greenville County. I Edward P. Policy and Security and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the within named. All o	in the year of our Lord one thousand nine hundred and will	and in the one hundred
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. But a blan Smith MORTGAGE OF REAL EST. Greenville County. PERSONALLY appeared before me. But a blan Smith MORTGAGE OF REAL EST. Greenville County. Again and as There act and deed, deliver the within written Deed; and that She, with E. Policy witnessed the execution thereof. SWORN to before me, this Adam Again (SEAL) Notary Public for South Caroling (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I. do hereby certify unto all whom it may concern, that Mrs. Again Ag		(1) (D())
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. But a Man Sinth MORTGAGE OF REAL EST Greenville County. personally appeared before me. But a Man Sinth Greenville County. SWORN to before me, this. AD. 192 Bay of Mary Public for South Caroling. THE STATE OF SOUTH CAROLINA, Greenville County. I. Greenville County. I. Greenville County. MORTGAGE OF REAL EST AD. 192 But a Man Sinth Witnessed the execution thereof. SWORN to before me, this. AD. 192 But a Mean Sinth RENUNCIATION OF DO Greenville County. I. Greenville County. I. Go hereby certify unto all whom it may concern, that Mrs. Wife of the within named. and upon being privately and separately, examined by me, did declare that she does freely, voluntatily and without any compulsion, dread of fear of any person of the within named. And the state of any person of the within named. And the state of any person of the within named. And the state of any person of the within named. And the state of any person of the within named. And the state of any person of the within named.	Dirla Neany Amilla	Jac J. James C. S.
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Greenville County. Greenville County. Bersonally appeared before me. Greenville County. Greenville County. Greenville County. And Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. Greenville County. The STATE OF SOUTH CAROLINA, Greenville County. Greenvil	C Office of the second of the	(L. S.
Greenville County. PERSONALLY appeared before me		(L. S.
and made oath that he saw the within named. The Pancison and Part Pancison and Part Pancison and Part Pancison and Commission. Sign, seal, and as The State of South Caroling. THE STATE OF SOUTH CAROLINA, Greenville County. I, Gamery Public for South Caroling. The State of South Caroling. The	Greenville County.	MORTGAGE OF REAL ESTATE
sign, seal, and as		nison and Puth Jameson
SWORN to before me, this. day of		
SWORN to before me, this. A D. 192 Ay Of Marches South Caroling. THE STATE OF SOUTH CAROLINA, Greenville County. I do hereby certify unto all whom it may concern, that Mrs. wife of the within named	-/	E Plus
SWORN to before me, this day of	sign, seal, and as	ritten Deed; and thathe, with
AD. 192 Control of South Caroling. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the second control of the second		witnessed the execution thereof.
Notary Public for South Caroling. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. wife of the within named. wife of the within privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the second separately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the second separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the second separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the second separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the second sec	SWORN to before me, this 20th	
Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I,	day of Ap D. 192	2 + 10 & of
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separatory examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the declare that she does freely, voluntarily and without any compulsion.	Star Public for South Caroling (SEAL)	Berta Wean Omich
Greenville County. I, Sdward Sulf Greenville County. I, Sdward Sulf Greenville County. do hereby certify unto all whom it may concern, that Mrs. wife of the within named did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of the control of the		
do hereby certify unto all whom it may concern, that Mrs. wife of the within named	THE STATE OF SOUTH CAROLINA, \	RENUNCIATION OF DOWE
wife of the within named	Greenville County.	Pl. SP for SC
wife of the within named	I, Odward Dif	production of
and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread of fear of any person of		
$\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}($		
	, and the second of the second	$\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}(\mathcal{L}($
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 process of the		ate, and also all her right and claim of dower, of, in or to all and singular, the premi
within mentioned and released.	$\mathcal{A}_{\mathcal{A}}$	
GIVEN under my hand and seal, this day of Augustus A. D. 192		
day of Parison Suth Jameson	day of A. D. 192	Guth Jameson
Notary Public for South Carolina.	Notary Public for South Carolina.	