THE STATE OF SOUTH CAROLINA.  Here and Anison, foresee. And Here are the product of the parties
the bereity bind.  Many and a fewer defend, all and singular the aid premises sure the season of the
Heirs, Executors, Administrators and Assigns, and every person whomosorer he fully chaining or to claim the same, or any part started.  And the said Morgagor agree to insure the house and bridings on said for it a man not less than.  Dollars (in a company or companies satisfactory to the mortgagor), and keep the same insured from loss or dama by fire, and axing the policy of insurance to said Morgagor, and last in the event that the mortgagor shall at any time jabl to do so, then the said mortgagor.  Mand it at any time any part of said delts, or interest thereos be past due and unpaid.  And it at any time any part of said delts, or interest thereos be past due and unpaid.  The provision and copenary of mach insurance under this mortgage, with interest  And it at any time any part of said delts, or interest thereos be past due and unpaid.  The provision correct any analysis of the partiest of the partiest, appoint a receiver with authority to kine passession of raily premises and collect self ordinary ordinary contents. The past many of contents or ordinary ordinary past many and past many at contents or ordinary ordinary past many and past many at contents or ordinary or contents. The past many of contents or ordinary ordinary past many and past many at contents or ordinary or contents. The past many of the parties to these Prevents, that if  PROVIDED ALVAYS, NEVERTIBLISS, and it is the true interest and mortgagor the said does, then this deed to baggest and sale halog come determine, and the attention to reason and mortgagor and the other past many and past
Heirs, Executors, Administrators and Assigns, and every person whomosorer he fully chaining or to claim the same, or any part started.  And the said Morgagor agree to insure the house and bridings on said for it a man not less than.  Dollars (in a company or companies satisfactory to the mortgagor), and keep the same insured from loss or dama by fire, and axing the policy of insurance to said Morgagor, and last in the event that the mortgagor shall at any time jabl to do so, then the said mortgagor.  Mand it at any time any part of said delts, or interest thereos be past due and unpaid.  And it at any time any part of said delts, or interest thereos be past due and unpaid.  The provision and copenary of mach insurance under this mortgage, with interest  And it at any time any part of said delts, or interest thereos be past due and unpaid.  The provision correct any analysis of the partiest of the partiest, appoint a receiver with authority to kine passession of raily premises and collect self ordinary ordinary contents. The past many of contents or ordinary ordinary past many and past many at contents or ordinary ordinary past many and past many at contents or ordinary or contents. The past many of contents or ordinary ordinary past many and past many at contents or ordinary or contents. The past many of the parties to these Prevents, that if  PROVIDED ALVAYS, NEVERTIBLISS, and it is the true interest and mortgagor the said does, then this deed to baggest and sale halog come determine, and the attention to reason and mortgagor and the other past many and past
Edits, Executors, Administrators and Assigns, and every person whemoever lawfully chinaing or to claim the same, or any part thereof.  And the said Mortgagor—agree—to insure the brown and braidings on said lot in a sum not less time.  Dollars (in a company or companies satisfactory to the norrangene), and keep the same instruct iron hor or dame by five, and assign the policy of insurance to said Mortgagor, and that in the event that the martgagor shall at any time fail to do so, then the said mortgagor.  To the premium and expenses of such insurance under this mortgagor, with interest  And it at any time may part of said this, or interest thereon be jost due and unpaid.  Lestrage described promises to such mortgagor  And it at any time may part of said this, or interest thereon be jost due and unpaid.  Lestrage described promises to such mortgagor  Control Coart of said jost may an extended or control of the
And the said Mortgagor—agree—or insure the boare and belidings or said lot in a sum not less than  Dollars (in a company or companies artificatory to the mortgagor—), and keep the same insured from less or dame by fire, and assign the policy of insurance to said Mortgagor—and that is the event that the reorgagor—shall at any time fall to do so, then the said mortgagor— may crase the same to be insured.  And it at any time any part of said deke, or interest thereou be part than any double for the promism and expenses of such insurance under this mortgage, with increast  And it at any time any part of said deke, or interest thereou be part than any longed ————————————————————————————————————
Dollars (in a company or companies satisfactory to the mortgages), and keep the same insured from host or dama by fire, and assign the policy of insurance to said Mortgages
The state of page of insurance to said Mortgages
And it at my time my part of said debt, or interest dureum be past due and unpaid.  And it at my time my part of said debt, or interest dureum be past due and unpaid.  Bethy assign the rents and profits he showe described premiets to said mortgages.  Their, Eccetors, Administrators or Assign, and agree that any Judge of the postession of said premies and colater single, and agree ment any Judge of the postession of said premies and colater single, and agree ment any Judge of the postession of said premies and colater single, and error forces applying the colater single postession of said premies and colater single, and rents any Judge of the postession of said premies and colater single, many Judge of the postession of said premies and colater single, many Judge of the postession of said premies and colater single, many Judge of the postession of said premies and colater single, many Judge of the first single postession of said premies and colater single, and the said mortgages.  PROVIDED ALWAYS, NEVERTHELIESS, and it is the true intert and meaning of the parties to these Presents, that if  the said mortgages. The said debt, or sum of money aforesaid, with interest there or remain in tall force and virtue tritical and meaning of the said mortgages.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intert and meaning of the parties to these Presents, that if  the said mortgages. The said debt, or sum of money aforesaid, with interest there or remain in tall force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgages.  The mortgages.  The said debt, or sum of money aforesaid, with interest there or sum of the parties of the said rock, there is a said and enjoy the alternative of the said and the said mortgages.  The mortgages.  The said and debt, or sum of money aforesaid, with interest there or some and said and in the other invalidation of the said and the said mortgages.  The said and the said the said and the said mortgages.  The said and the said the said of the said said,
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.  Percent and profits the above described promises to said unrelanger of the said profits and the above described promises to said unrelanger of the said profits and the profits of the said proceeds themselves of the said proceeds the said the said proceeds the said proceed the said proceeds the said proceed to the said proceeds and the said proceeds and the said proceeds the said proceeds and the said proceed and the said proceeds and th
And if at any time any part of said defa, or interest thereon be past due and unpaid.  And if at any time any part of said defa, or interest thereon be past due and unpaid.  Be above described premises to said mortgages.  On the above described premises to said mortgages.  On the provide contain Count of said State may at cummers or otherwise, appoint a resolver with authority to take possession of said premises and collect said rests and profits apply profits actually collected, where people covers of collections you not met said defe, interest, cots or expresse; without librilly to account the said mortgages.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortgages.  And the said mortgages are all the said well and truely my or case to be paid unto the said mortgage.  AND IT IS ACREED, by and between the said parties, that the said mortgages.  AND IT IS ACREED, by and between the said parties, that the said mortgages.  The premises until default of payment shall be made.  WITKESS.  WITKESS.  Hand and Seal , this   and in the one bundred as and in the one bundred as the parties of the Sovereignty and Independence of the United States of America.  Signed Sealed and Delivered in the Presence of   PERSONALLY appeared before me.  A D. 16.30  SWORN to before me this.  A D. 16.30  Notary Public for South Carolina.  (SEAL)  Notary Public for South Carolina.  (SEAL)
And if at any time any part of salid delta, or interest thereon be past due and unpaid.  Heirs, Executors, Administrators or Assigns, and agree that any Judge of interest Chard Sad Saste may, it chambers or otherwise, appeient a receiver with authority to take possession of said greening and profits pally codes of collection) upon the salid delta, interest, coats or expenses; without faithfully to account for anything more than the rents a mental profit and the salid mortgager. do and slattly add and truly pay or cause to be paid unto the said mortgager. the said debt, or more in muley for each virtue.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and between the said parties, that the said mortgager.  AND IT IS AUREED, by and in the one hundred and and in the one h
ite above described permises to said margagous.  Ferror Court of said State ones, a chamber's or chamber's or control or control country for the country of the said State ones, a chamber's or chamber's pupint a receiver with authority to take passession of said premises and other said profits apily in the processing the road proceeds thereory (after paying costs of callection) upon the said debt, interest, cost or expenses; without failing to account the applies more than the results and many pulse of the said mortgagor.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it.  PROVIDED ALWAYS, NEVERTHELESS, and drist the true intent and meaning of the parties to these Presents, that it is more account to anything more than the result and morning of the said over, then this deed of largans and sale shall cease, desermans, and be utterly mult ind void; otherw or remain in full force and virtue intents and meaning of the said over, then this deed of largans and sale shall cease, desermans, and be utterly mult ind void; otherw or remain in full force and virtue intents and meaning of the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  WITNESS.  Hand and Seal, this 17  day of Jurnary  to hold and enjoy the said in the year of our lord son chousand nice hundred and the year of our lord son chousand nice hundred and the year of the Sovereignty and Independent of the United States of America.  Signat, Sealed and Delivered in the Presence of the Sovereignty and Independent of the United States of America.  PERSONALLY appeared before me  and made cush that he saw the within named.  A. D. 1930  Notary Palsics for South Carolina.  SWORN to before me this.  7  Notary Palsics for South Carolina.  Notary Palsics for South Carolina.  (ESAL)  Notary Palsics for South Carolina.
the choice described premises to said margagons.  The Content Court of and Scale State on an act another's or welfaring suppoint a receiver with authority to take passession of said premises and order said rems and profits apply forced thereof (catter) psychig costs of collection) spon the said debt, interest, cool or exposure, without failing to account for anything more than the rents and meaning of the parties to these Presents, that if.  PROVIDED ALWAYS, NRVENTHELESS, and it is the true intent and meaning of the parties to these Presents, that if.  PROVIDED ALWAYS, NRVENTHELESS, and dr is the true intent and meaning of the parties to these Presents, that if.  PROVIDED ALWAYS, NRVENTHELESS, and dr is the true intent and meaning of the parties to the said mortgagor.  PROVIDED ALWAYS, NRVENTHELESS, and dr is the true intent and meaning of the parties to the said mortgagor.  PROVIDED ALWAYS, NRVENTHELESS, and dr is the true intent and meaning of the parties to the said mortgagor.  PROVIDED ALWAYS, NRVENTHELESS, and dr is the true intent and meaning of the parties to these Presents, that if.  AND IT IS AGRIED, by and between the said parties, that the said mortgagor.  To hold and enjoy the said mortgagor.  WITNESS.  MAY Hand, and Seal, this.  AND HAND ALWAYS, and between the said parties, that the said mortgagor.  WITNESS.  MAY HAND AND ALWAYS, and between the said parties, that the said mortgagor.  The premises until default of payment shall be made.  WITNESS.  MAY HAND AND ALWAYS, and between the said parties, that the said mortgagor.  The presence of our Lord one thousand mine hundred and this payment shall be made.  WITNESS.  MAY HAND AND ALWAYS, and the said parties, that the said mortgagor.  The parties and made and beginner to a said parties, that the said mortgagor.  The parties are present, the said parties, that the said mortgagor.  The parties are present, the said parties are present to the parties and the until the parties and the until the parties are present to the parties and the until the partie
the et presents there is now, a character of calcivers, and profits applied to the process of the set processes of a set of profits actually collected.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  PROVIDED ALWAYS, NEVERTHEIDESS, and it is the true intent and meaning of the parties to these Presents, that ii.  AND IT IS ACREED, by and between the said parties, that the said mortgage.  AND IT IS ACREED, by and between the said parties, that the said mortgage.  AND IT IS ACREED, by and between the said parties, that the said mortgage.  AND IT IS ACREED, by and between the said parties, that the said mortgage.  AND IT IS ACREED, by and between the said parties, that the said mortgage.  AND IT IS ACREED, by and between the said parties, that the said mortgage.  AND IT IS ACREED, by and between the said parties, that the said mortgage.  AND IT IS ACREED, by and between the said parties, that the said mortgage.  AND IT IS ACREED, by and betwee
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager——, do and shall well and truly pay or cause to be paid unto the said mortgager—— the said debt, or sum of money aforesaid, with interest there to remain in full torce and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgager—— to hold and enjoy the said mortgager———————————————————————————————————
the said mortgagor
remain in July use, according to the two filters and meaning or the said note, then this deed of bargant and sale shall cease, determine, and be utterly null and void; otherw remain in July remains in July to hold and enjoy the september until default of payment shall be made.  WITNESS May Hand and Seal, this day of Junuary and in the one hundred and the year of our Lord one thousand nine hundred and the year of the Sovereignty and Independence of the United States of America.  Signed Scaled and Delivered in the Presence of Real Estat Greenville County.  PERSONALLY appeared before me and made oath that he saw the within named.  Remaining the same act and deed, deliver the within written Deed; and that he, with the execution thereof.  SWORN to before me this 17  A. D. 1930  Rotary Public for South Carolina.  (SEAL)  Notary Public for South Carolina.
AND IT IS AGREED, by and between the said parties, that the said mortgagor.  To hold and enjoy the septembers until default of payment shall be made.  WITNESS.  Hand. and Seal., this
Premises until default of payment shall be made.  WITNESS My Hand and Seal this of lumber of the Control of the Control of the United States of America.  Signed Scaled and Delivered in the Presence of Mortan Mortan Greenville County.  THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me and made oath that he saw the within named.  Sign, seal, and as he act and deed, deliver the within written Deed; and that he, with the control of the County.  SWORN to before me this 17 day of Lumber 1930.  SWORN to before me this 17 day of Lumber 1930.  SWORN to before me this 18 within 1930.  SWORN to before me this 1930.
WITNESS My Hand and Seal this 17 in the year of our Lord one thousand nine hundred and 2 war of the Sovereignty and Independent of the United States of America.  Sigued, Scaled and Delivered in the Presence of R. Mongan (L. S. C. L. S. C.
Signed Sealer and Delivered in the Presence of  Venalla Jester  Nortan (L. Signed Sealer and Delivered in the Presence of  Venalla Jester  Nortan (L. Signed Sealer and Delivered in the Presence of  Venalla Jester  MORTGAGE OF REAL ESTAT  Greenville County.  PERSONALLY appeared before me  and made oath that the saw the within named.  Sign, seal, and as act and deed, deliver the within written Deed; and that the, with J. E. Wooten  witnessed the execution thereof.  SWORN to before me this  A. D. 19.30  Notary Public for South Carolina.  (SEAL)  Notary Public for South Carolina.
Signed Sealer and Delivered in the Presence of  Venalla Jester  Nortan (L. Signed Sealer and Delivered in the Presence of  Venalla Jester  Nortan (L. Signed Sealer and Delivered in the Presence of  Venalla Jester  MORTGAGE OF REAL ESTAT  Greenville County.  PERSONALLY appeared before me  and made oath that the saw the within named.  Sign, seal, and as act and deed, deliver the within written Deed; and that the, with J. E. Wooten  witnessed the execution thereof.  SWORN to before me this  A. D. 19.30  Notary Public for South Carolina.  (SEAL)  Notary Public for South Carolina.
Signed Scaled and Delivered in the Presence of  Working (L. S. Working)  PER STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me within named.  See and deed, deliver the within written Deed; and that he, with J. E. Workenstanding, seal, and as he within act and deed, deliver the within written Deed; and that he with J. E. Workenstanding, seal, and as he within written Deed; and that he with J. E. Workenstanding, seal, and as he within written Deed; and that he with J. E. Workenstanding, seal, and as he within written Deed; and that he with J. E. Workenstanding, seal, and as he within written Deed; and that he with J. E. Workenstanding, seal, and as he within written Deed; and that he with J. E. Workenstanding, seal, and as he within written Deed; and that he within written Deed; and that he within written Deed; and that he within the country of the written Deed; and that he within the written Deed; and that he within the written Deed; and that he within written Deed; and that he within written Deed; and that he within the written Deed; and
Signed Scaled and Delivered in the Presence of  With the World State of South Carolina.  PERSONALLY appeared before me within named.  Sworn to before me this 17  Lay of Landau Scaled and Delivered in the Presence of Montgan (I. S. World State)  Respond to the World State of South Carolina.  MORTGAGE OF REAL ESTAT (I. S. World State)  World State of South Carolina.  MORTGAGE OF REAL ESTAT of South Carolina.  MORTGAGE OF REAL ESTAT of South State of South Carolina.  MORTGAGE OF REAL ESTAT of South State of South
Nenable Jester  (L. (I. (I. (I. (I. (I. (I. (I. (I. (I. (I
(L.
Greenville County.  PERSONALLY appeared before me.  Normalian and made oath that the saw the within named.  R. Morgan  ign, seal, and as the saw the within named.  Sworn to before me this.  A. D. 19.30  A. D. 19.30  Notary Public for South Carolina.  SEAL)  Notary Public for South Carolina.
Greenville County.  PERSONALLY appeared before me.  Normalian and made oath that the saw the within named.  R. Morgan  ign, seal, and as the saw the within named.  Sworn to before me this.  A. D. 19.30  A. D. 19.30  Notary Public for South Carolina.  SEAL)  Notary Public for South Carolina.
Greenville County.  PERSONALLY appeared before me.  Ind made oath thathe saw the within named.  Ind made oath that _
Greenville County.  PERSONALLY appeared before me.  and made oath thathe saw the within named.  Swork and as
and made oath thathe saw the within named
sign, seal, and as
sign, seal, and as his act and deed, deliver the within written Deed; and that he, with I. E. Wooten  SWORN to before me this 17  day of A. D. 19.30  Notary Public for South Carolina.  Notary Public for South Carolina.
SWORN to before me this 17  lay of January A. D. 1930  Notary Public for South Carolina.  Witnessed the execution thereof.  Witnessed the execution thereof.
SWORN to before me this 17  lay of January A. D. 1930  Notary Public for South Carolina.  Witnessed the execution thereof.  Witnessed the execution thereof.
SWORN to before me this 17  lay of January A. D. 1930  Notary Public for South Carolina.  Witnessed the execution thereof.  Witnessed the execution thereof.
SWORN to before me this
A. D. 19.30  L. E. Waten (SEAL)  Notary Public for South Carolina.
Notary Public for South Carolina. (SEAL)
Notary Public for South Carolina. (SEAL)
Notary Public for South Carolina.
THE STATE OF SOUTH CAROLINA )
THE STATE OF SOUTH CAROLINA )
}
Greenville County.
1, a Notary Public
lo hereby certify unto all whom it may concern, that Mrs. Judia Mos and Mos an
wife of the within named did this day appear before and upon being privately and separately examined by me, did sectare that she does freely, voluntarily and without any compulsion, dread or fear of any person or p
and upon being privately and segal-ately examined by me, did sectlare that she does freely, voluntarily and without any compulsion, dread or fear of any person or p
sons whomsoever, renounce, release and forever relinquish unto the within named J.R. Keeler
U
vithin mentioned and released.
GIVEN under my hand and seal, this
day of January A. D. 1930
day of January A. D. 19.30  Notary Public for South Carolina.  Microl (SEAL)
Notory Dublic for Couth Carolina
Notary Fubile for South Caronila.
$A = \frac{\sqrt{3}}{2} + \frac{\sqrt{3}}{2} +$
Recorded annuary 13 1930, at 11:15 o'clock A. M.