Links procedure and Aministration and Aminings, and every genome whomesters landing Schillers on to date the same, or any part forms. The same of the	TO HAVE AND TO HOLD, all and singular, the Premises before mentioned unto t	Heirs and Assigns, forever. And
This and design the child, all of deglets the soil pressure was class and	do hereby bind myself and my	Heirs, Executors and Administrator
History Exercises, Administrators and Assigns, and levery person whomeseeve lacked plaining or said of its a sum on the finance. And the said Ministrators and Assigns, and the incidence and half-large or said of its a sum on the finance. And the said Ministrators are said. Because or common the man of the finance of the most person, and the incidence of the most person, and the property of the more person, and the incidence of the most person, and the incidence of the most person, and the property of the more person, and the incidence of the most person, and an anticode of the incidence of the most person, and an anticode of the said and the most person, and a said pe	to warrant and forever defend, all and singular the said premises unto the said	P. F. Cureton, his
The common process of the policy of immersors to att Metrigages		• . •
is the pennism and expenses of such binariance under this mortage, with intensity or may proved to forcebee as though defined in payment had occurred. And if at any time any part of said deck, or interest thereon, be paid the and unpaid. And if at any time any part of said deck, or interest thereon, be paid the and unpaid. The have decrebed premium to said survigence. The have the survigence and to decrebe and survigence. AND IT IS AGREED, by not between the said packing that the said survigence in the said said case decrebed and said said and said and said said packing that the said survigence in the said said said survival and said said survival said survival said survival said survival survival said survival said survival said said said survival said survival said survival said survival said said said said said said said said	And the said Mortgagor agree to insure the house and buildings on said lot in	a sum not less than
is the pennism and expenses of such binariance under this mortage, with intensity or may proved to forcebee as though defined in payment had occurred. And if at any time any part of said deck, or interest thereon, be paid the and unpaid. And if at any time any part of said deck, or interest thereon, be paid the and unpaid. The have decrebed premium to said survigence. The have the survigence and to decrebe and survigence. AND IT IS AGREED, by not between the said packing that the said survigence in the said said case decrebed and said said and said and said said packing that the said survigence in the said said said survival and said said survival said survival said survival said survival survival said survival said survival said said said survival said survival said survival said survival said said said said said said said said	Dollars (in a company or comp	panies satisfactory to the mortgagee), and keep the same insured from loss or damage
And if at any time any part of sold debt, or interest thereon, be past due and anythin. ————————————————————————————————————		
for the premium and expenses of such interacts under this mortgage, which is read, or may proved to forcehne as though default in payment had occurred. And if at any time any part of said shiels, or interest thereon, be part the and unquid. And if at any time any part of said shiels, or interest thereon, be part the and unquid. And if at any time any part of said shiels, or interest thereon, be part the and unquid. And if at any time any part of said shiels, or interest thereon, be part the and unquid. And if at any time any part of said shiels, or interest the and under the control of the crying cases of electrically your than and the control of electronic your than a said data interest, case or expensely without thickly to means in the replicing more time the owns and profits actual. PROVIDED ALWAYS, NEWERTERSS, and it is the troops and the said control the payment that the own and profits actual and as a secretable, to the true interest and means of the said of the payment that the said means of the said that the said mortgage. AND ITS AGREED by and between the said parties, that the said mortgage. AND ITS AGREED by and between the said parties, that the said mortgage. AND ITS AGREED by and between the said parties, that the said mortgage. The said said data and the said of the said the said and the said of the said the s		
And if at any time any text of said debt, or interest thereon, he part due and impaid. It allows develor promises to and movement of the said movement of the said secretary of the said movement district for the promises of the said movement district for the promise can be deficient when the said debt, interest, coats are equivous, without liability to account for supplient grows the said movement, and the promises are equivous, without liability to account for supplient grows the said movement, and the said and the said post to these Presents, that if the said unique grows, advantaged and an opposite the said for the said analysis, and a said and the said an	for the premium and expenses of such insurance under this mortgage, with interest; or may pr	roceed to foreclose as though default in payment had occurred.
PROVIDED ALWAYS. NEVERTLEESS, ond is it for the interted and manning of the parties to these Presents, that if it is the side mercaper	And if at any time any part of said debt, or interest thereon, be past due and unpai	idhereby assign the rents and profits
the said meritagars	proceeds thereof (after paying costs of collection) upon the said debt, interest, costs or expensional collected.	ses; without hability to account for anything more than the rents and profits actually
Premier until defend of pyrement shall be made. WITNESS. "Y lined, and Scal, this, "5th day of May in the year of our Lead one thousand nine hundred and. ** **Lifty four** and in the one hundred and. **Signed. Scalad and Delivered in the Persence of ** Frances Raines. JaMes H. Price, Greenville County. PERSONALLY appeared before me. Frances Raines, and made each that he saw the within named. **Mary A. Huds on, Jas. H. Price, SWORN to before me, this. **Skh. day of **May A. D. 19.34 James H. Price, SWORN to before me, this. **Skh. And of **May A. D. 19.34 James H. Price, Notary Fables for Seath Consider. THE STATE OF SOUTH CAROLINA. Greenville County. THE STATE OF SOUTH CAROLINA THE STATE OF SOUTH CAROLINA THE STATE OF SOUTH CAROLINA TH	the said mortgagor, do and shall well and truly pay or cause to be paid unto the said mo due, according to the true intent and meaning of the said note, then this deed of bargain an	
in the year of our Lord one thousand nine hundred and Lhirty four 56th year of the Independence of the United States of America. Signed, Staded and Delivered in the Presence of France Raines, JaMes H. Price, See Salade S. James, Geenville County. Frances Raines, Mary A. Huds on, See Seenville County. Frances Raines, MORTGAGE OF REAL ESTATE PERSONALLY appeared before me Frances Raines, and made cath thathe naw the within named. Mary A. Huds on, See Salade S. James, MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE PERSONALLY appeared before me. Frances Raines, Jas. H. Price, SWORN to before me, this. Sala. Jas. H. Price, SWORN to before me, this. Sala. May of. May A. D. 19.34 James Raines, Frances Raines, Frances Raines, RENUNCIATION OF DOWN The STATE OF SOUTH CAROLINA, Greenville County. It is state of south carolina and one or paranous whomsoe remounce, release and forever relinquish unto the within named. Mich of the within named. Mich and Assigns, all her interest and catate, and also all her right and claim of dower, at, in or to all and singular, the premi within mentioned and released. GIVEN onder my hand and sala, this. A. D. 19.	AND IT IS AGREED, by and between the said parties, that the said mortgagor Premises until default of payment shall be made.	to hold and enjoy the sa
in the year of our Lord one thousand nine hundred and Lhirty four 56th year of the Independence of the United States of America. Signed, Staded and Delivered in the Presence of France Raines, JaMes H. Price, See Salade S. James, Geenville County. Frances Raines, Mary A. Huds on, See Seenville County. Frances Raines, MORTGAGE OF REAL ESTATE PERSONALLY appeared before me Frances Raines, and made cath thathe naw the within named. Mary A. Huds on, See Salade S. James, MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE PERSONALLY appeared before me. Frances Raines, Jas. H. Price, SWORN to before me, this. Sala. Jas. H. Price, SWORN to before me, this. Sala. May of. May A. D. 19.34 James Raines, Frances Raines, Frances Raines, RENUNCIATION OF DOWN The STATE OF SOUTH CAROLINA, Greenville County. It is state of south carolina and one or paranous whomsoe remounce, release and forever relinquish unto the within named. Mich of the within named. Mich and Assigns, all her interest and catate, and also all her right and claim of dower, at, in or to all and singular, the premi within mentioned and released. GIVEN onder my hand and sala, this. A. D. 19.	- ·	day of May
Signed, Scaled and Delivered in the Presence of Prances Raines,		
Frances Raines, Jalles H. Price, (See (58thyear of the Independence	of the United States of America.
James H. Price, (See (Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. PTANCES Raines, and made oath that he saw the within named Mary A. Buds on, sign, seal, and as Lee r	#	Mary A. Hudson, (Sea
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Prances Raines, and made oath thatbe saw the within named. Mary A. Buds On, sign, seal, and as. Ber	JaMes H. Price,	(Sea
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Frances Raines, Ind made oath thathe saw the within named. Mary A. Buds On, Ign, seal, and as Der	((Sea
Greenville County. PERSONALLY appeared before me. Frances Raines, and made oath that he saw the within named Mary. A Huds on, sign, seal, and as her act and deed, deliver the within written Deed; and that he, with Jas. H. Price,	··)	(Sea
ingn, seal, and as. her act and deed, deliver the within written Deed; and that he, with Jas. H. Price, SWORN to before me, this	Greenville County.	
A. D. 19. 34 Jas. H. Price, SWORN to before me, this		
SWORN to before me, this		·
SWORN to before me, this	Jas. H. Price.	
Say of		
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs		Emanas a Daimag
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before reand upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premise within mentioned and released. GIVEN under my hand and seal, this. A. D. 19	James H. Price, (SEAL)	Frances Raines,
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,	essential production of the contract of the co	et a 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 -
I,	>	RENUNCIATION OF DOWE
do 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, voluntarily and without compulsion, dread or fear of any person or persons whomsoever the control of 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 premission within mentioned and released. GIVEN under my hand and seal, this		
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 premission of the premission o	enounce, release and forever relinquish unto the within named	
GIVEN under my hand and seal, this		
day of		, and also all her right and claim of dower, of, in or to all and singular, the premis
	GIVEN under my hand and seal, this	
OT LY	day ofA. D. 19	
	(SEAL)	,
Filed for Record this 17th day of May 1934, 12:05 o'clock, P.M.	Filed for Record this 17th day of May	193 4 12: 05 o'clock. P.M.