	Partonances to the said I tellises belonging of in anywise incident of atmost ining
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	purtenances to the said Premises belonging or in anywise incident or appertaining.
Successors and	
do hereby bind Myself and my	Haiss and Assigns, forever. And
do hereby bind 1200 and 1200 a	Heirs, Executors and Administrators
to warrant and forever defend, all and singular the said premises unto the said	Rolfe Balt, attorney, Live
processor H	teirs and Assigns, from and against Me Wards 42
Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claim	ming or to claim the same, or any part thereof.
And the self Ment	\sim 1 ℓ
noj,00 (81,000,00)	with a same not less than 1000000000000000000000000000000000000
by fire, and assign the policy of insurance to said Mortgagee, and that in the event	companies satisfactory to the mortgagee), and keep the same insured from loss or damage that the mortgagor shall at any time fail to do so, then the said mortgagee may
cause the same to be insured in	name and reimburge framaell
	The state of the s
for the premium and expenses of such insurance under this mortgage, with interest.	······································
A_J:C_4	man +
And it at any time any part of said debt, or interest thereon, be past due and un	apaid Mortgagov hereby assign the rents and profits of
the above described premises to said mortgagee, or MIN JULIALIAM. Circuit Court of said State may, at chambers or otherwise, appoint a receiver with author proceeds thereof (after paying costs of collection) upon the said debt, interest, costs or expendituded.	
proceeds thereof (after paying costs of collection) upon the said debt, interest, costs or exp collected.	enty to take possession of said premises and collect said rents and profits, applying the net penses; without liability to account for anything more than the rents and profits actually
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning	
the said mortgagor, do and shall well and truly pay or cause to be paid unto the said in	mortgagee the said debt or sum of many factor in the said
the said mortgagor, do and shall well and truly pay or cause to be paid unto the said in due, according to the true intent and meaning of the said note, then this deed of bargain force and virtue.	and sale shall cease, determine, and be utterly null and void; otherwise to remain in full
AND IT IS AGREED, by and between the said postion 41 at 41 at 11	in B Banai
L	to hold and enjoy the said
WITNESS My Hand and Seal this Adunta	day of January
in the year of our Lord one thousand nine hundred and thinta	- Line
	and in the one hundred and
Signed, Sealed and Delivered in the Presence of	and Independence of the United States of America.
System Belivered in the Presence of	
Garoline Williams)	Liggie B. Berry (Seal.)
Grace lo Words	(Seal.)
	(Seal.)
	(Seal.)
<i>)</i>	· ,
	(Seal.)
THE CHAPTE OF COURTS OF	
THE STATE OF SOUTH CAROLINA,	
Greenville County.	MODITICA CIE OF DIEAT TOTAL
2	MORTGAGE OF REAL ESTATE
2	
PERSONALLY appeared before me	la Wonds
PERSONALLY appeared before me	
PERSONALLY appeared before me	6. Words Bie B. Berry
PERSONALLY appeared before me	d: and that She with
personally appeared before me	d: and that She with
personally appeared before me	6. Words Bie B. Berry
personally appeared before me	d; and that _Ahe, withwitnessed the execution thereof.
personally appeared before me	d; and that _Ahe, withwitnessed the execution thereof.
PERSONALLY appeared before me	d: and that She with
personally appeared before me	d; and that _Ahe, withwitnessed the execution thereof.
PERSONALLY appeared before me	d; and that _Ahe, withwitnessed the execution thereof.
PERSONALLY appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that _Ahe, with
personally appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that _Ahe, with
personally appeared before me	d; and that she, with witnessed the execution thereof. Grace C. Marks. RENUNCIATION OF DOWER
personally appeared before me	d; and that . Ahe, with Cliance witnessed the execution thereof. Grace b. Monda. RENUNCIATION OF DOWER Interily and without compulsion, dread or fear of any person on person of the
PERSONALLY appeared before me	d; and that Ahe, with witnessed the execution thereof. Grace b. Mondo. RENUNCIATION OF DOWER did this day appear before mer duntarily and without compulsion, dread or fear of any person or persons whomsoeve
personally appeared before me	d; and that _Ahe, with
personally appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that Ahe, with Clianus witnessed the execution thereof. Grantes Lo. Marada RENUNCIATION OF DOWER did this day appear before mer duntarily and without compulsion, dread or fear of any person or persons whomsoeve and also all her right and claim of dower, of, in or to all and singular, the premises
PERSONALLY appeared before me	d; and that _Ahe, with
PERSONALLY appeared before me	d; and that She, with
PERSONALLY appeared before me	d; and that She, with
personally appeared before me	d; and that She, with