THE STATE OF SOUTH CAROLINA )		d
e warrant and ferever defend all and singuish the said promises and the stall promises and assigns, time and agental modes, precontinus, administrations and assigns, time and agental decay person demonstrative and assigns and once yet person.  And the said mortgager—agree— or interest the house and buildings on said hot in a sum on less than being a person of the parties of interest the house and buildings on said hot in a sum on less than the context of the person of the person of the said mortgage,—and for in the cover that the context gaze,—and hot yet the mortgage,—and hot yet the context gaze,—and of any gaze time yet of visible did it, in interest thereous, by gaze the said unquisible person of the Context gaze, with interest thereous, by gaze the continuent of yet and the context gaze, and agreed and hot said premises are colored and more agreed, while another the context gaze, and agreed and hot said premises are colored and more agreed, while another the context gaze, and agreed and more agreed, and the said gaze the gaze to the context gaze, and agreed and more agreed, and the said gaze of the Context gaze, and the context gaze of		heirs and assigns, forever. And
tire, excourse, subministratures and assigns of every person whether were horfully editining or to claim the same or any port threef.  And the said muttinggor—agreem, in fourth of house and behinding or an aid to it is a sum on lost time.  Different in fourth of the said muttinggor—agreem, and the said muttinggor—agreem, and been the time amounted from hous or a yer or fire, and assigns the policy of instruction to the said muttinggor—may count the seems to be instructed from house or the permission and originate of such instructions—and that in the event that the mortgager—should at say time fail to do so, then the muttinggor—may count the said as yellow in the instruction of the permission and originate of such interages.  And if at any time any part of said dide, or interest interess, to past does and majorid.  And if at any time any part of said dide, or interest interess, to past does and majorid.  And if at any time any part of said dide, or interest interess, to past does and majorid.  And if at any time any part of said dide, or interest interess, to past does not make any part of said dide, or interest interess, to past does not not marriaged.  And if at any time any part of said dide, or interest interess, to past of constitutions of the parties of th	do hereby bind	heirs, executors and administrato
And the said materiages. as advantaged and every person withoutever borefully channing or to claim the same or very port thereot.  And the said materiages	o warrant and forever defend all and singular the said premises unto the said	
Delay, is a company or companies subfactory to the norrogage—and keep the same incurred from loss of age by fire, and essays the policy of instrume to the said mortgage—, and that is do even that the mortgages—and keep the same incurred from loss of the premium and expense of anch instrumes under this mortgage, with insterer.  And it is any time any or of said disag, in inverte thereous te gas and megal in the contragage—and and any other and reinhorce.  And it is any time any part of said disag, in inverte thereous, to gas and megal in the contragage—and any of said disag, in inverte the course of said form the contragage—and any of said disag, in inverte the course of said form the contragage—and the said form to said form the contragage—and the said form to said form the contragage—and the said form to said form the contragage—and the said form the	•	
Delian, in a company or companies antisfurency to the morpager—— and score the same, insured from here yet do you fire, and aution the policy of insurance to the aid morpager——, and that in the event that the namesace—, shall at any time and in do so, then the mortgager—— any counts the state to the insurance under this mortgage, with judgers of the personna and expense of such insurance under this mortgage, with judgers.  And if it as any time any serie of suid doke, or interest thereton, be past don and small.  And if it as any time any serie of suid doke, or interest thereton, be past don and small.  And if it as any time any series of suid doke, or interest thereton, be past don and small.  And if it as any time any series of suid doke, or interest thereton, the past don and small state, and response or it said premiers and other and read any foliage, of the Cort.  Cort of and have not otherwise; specific a receiver, with suffered to the postsons or itself, and appeals—the state of the postsons and premiers and other and read and surface on the postson of the postsons or itself, and the cort and premiers and other and cortically soften.  PADVIDED, ALMAYS, NEVERTHERESS, and it is the time meet and account or expensive to these Percents, that if any account of the guide meet the state premiers in fall stores and vision.  AND IT IS ACREED, by and between the said purios, that the side of forgots and such, shall creas, determine on be untry and and void, abstract and seeing of payment shall be made.  WITHERS AND ALLY appeared the state and America.  Signed, Saided and Differed on the Presence of  Let be start of one local silection headerd and  and in the one handred and  Signed, Saided and Differed on the Presence of  Let be startly or one local silection headerd and  AND IT IS ACREED, by and a season country of the said and state and account of the said and state and stat		
get by fore, and aways the paley of insurance to the said moregage, and that in the event that the mortgage		
The premium and expense of such insurance under this morrgage, with insurest.  And if it any one say part of said dels, or interest therein, be past due and unpaid.  Instr. executors, administrators or adapts, and sare—that any Judge of the Cornel said forms that the cornel said forms the cornel of said forms and storenges—the content of said forms and collects and content and organize—the content of said forms and collects and content and organize—the content of said forms and collects and create and profine of the parties to these Presents, which said rests and profine parties to these Presents, which instructs and promises the content of said premium and collects and create and profine parties to these Presents, which instructs and profine parties to these Presents, which is a content of said content and meaning of the parties to these Presents, which is a content of said content and meaning of the said content and content of said content and said content and content of said content and content of said said content and content of said content and said content and content of said content and content of said content and content of said content and said content and content of said content of said content and content of said content of		
for the permission and expense of each incurrance under this mortgage, with pureous.  And it is any time as part of said dout, or interest Decron, be paid due and suspaid.  Incred of said state may, at chandres or otherwise, pupers a recisere, with authority to take possession of said premises and officer and reciser, applying of the Circurs of said State may, at chandres or otherwise, pupers a reciser.  Cert of said State may, at chandres or otherwise, pupers a reciser.  Cert of said State may, at chandres or otherwise, pupers a reciser.  Cert of said State may, at chandres or otherwise, pupers a reciser.  PROVIDED, ALWAYS, NEVERTIELESS, and it is the tree intents and more intended to the control of the Circuit of t	nortgagee may cause the same to be insured in	name and reimburse
And if at any time any part of sold delet, or interest Derivan, be past does and unpoid.    Service of sold State intertigues   Service   Service		
towe-clearshod pennies to sald mortgage		househy sosies. Also works and suefits of
Out of all State may, at characters or otherwise, appoint a receiver, with authority to take possession of said premises and collect said reents and profits, applying expression of said premises and collect said reents and premisely collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and reacting of the parties to these Presents that if add not react and and red government of the said not contract the dots or said of motive affects of motives affects and mentions of the said note then this deed of largein and said shell-lives, determine and be utlerly and and vold, otherwise contains in districts and mentions of the said note then this deed of largein and said shell-lives, determine and be utlerly and and vold, otherwise contains and details of payments shall be made.  AND IT IS AGREED, by and between the said parties, that the said mortgager		
PROVIDED, ALWAYS, NEVEZTHELESS, and it is the true intent and meaning of the parties to thate Persents, that if.  aid nortgagor		
PROVIDED, ALWAYS, NEVERTHEARS, and it is the true intent and receiving of the parties to these Presents, that if, and interreceived and interreceived and the parties are to be paid about the and anomalogue of the child or sum of money aforested, with interest thereous, if any the according to the true antent and measing of the said note		
and mortgager		
the according to the true intent and meaning of the said note, then this deed of toargain and sale shall cease, determine and be unterly null and void, otherwise tentain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said morrgagor		
AND IT IS AGRRED, by and hetwere the said parties, that the said morrgagor.  to hold and enjoy the remines outli default of payment shall be made.  WITNESS  hand and seal., this day of		•
Persists until default of payment shall be made.  WITNESS. Inand and seal this day of.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of our Lord nuncteen hundred and.  In the year of year.  In the year of our Lord nuncteen hundred and.  In the year of	emain in full force and virtue.	
WITNESS hand and seal , this day of	·	rto hold and enjoy the sa
the year of our Lord aineteen handred and.  and in the one hundred and.  (L.  (L.  (L.  (L.  (L.  (L.  (L.  (		
Signed, Scaled and Delivered in the Presence of  (L.  (L.  (L.  (L.  (L.  (L.  (L.  (L	·	
Signed, Scaled and Delivered in the Presence of  (L.		and in the one hundred and
(L.		
CL   CL	Signed, Scaled and Denvered in the Presence of	(1.9
(L.		
THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  Ind made outh thatbe saw the within named.  Sign, seal, and as	(	, , , , , , , , , , , , , , , , , , ,
PERSONALLY appeared before me.  Ind made oath thathe saw the within named.  Indicate the execution thereof.  SWORN to before me, this.  day of		
PERSONALLY appeared before me  and made oath that	/	(L. S
ign, seal, and as		MORTGAGE OF REAL ESTAT
ign, seal, and asact and deed, deliver the within written Deed; and thathe, with	PERSONALLY appeared before me	
witnessed the execution thereof.  SWORN to before me, this	and made oath thathe saw the within named	
witnessed the execution thereof.  SWORN to before me, this		
SWORN to before me, this	ign, seal, and asact and deed, deliver the within writ	tten Deed; and thathe, with
Comparison of the within named		witnessed the execution thereof.
Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, Greenville County.  I,  o hereby certify unto all whom it may concern, that Mrs.  offe of the within named	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA, Greenville County.  I,	day of, A. D. 19	
THE STATE OF SOUTH CAROLINA, Greenville County.  I,	(SEAL)	
Greenville County.  I,  o hereby certify unto all whom it may concern, that Mrs.  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 or fear of any person or pers	Notary Public for South Carolina	
Greenville County.  I,  o hereby certify unto all whom it may concern, that Mrs.  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 or fear of any person or pers	THE STATE OF SOUTH CAROLINA.	
rife of the within named		RENUNCIATION OF DOWE
rife of the within named	I,	
nd upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person	o hereby certify unto all whom it may concern, that Mrs	
chomsoever, renounce, release, and forever relinquish unto the within named	rife of the within named	did this day appear before n
	nd upon being privately and separately examined by me, did declare that she does free	ly, voluntarily and without any compulsion, dread or fear of any person or perso
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 Premotithin mentioned and released.  GIVEN under my hand and seal, this	homsoever, renounce, release, and forever relinquish unto the within named	
day of, A. D. 19, A. D. 19		
GIVEN under my hand and seal, this, A. D. 19,		nd also all her right and claim of Dower, of, in or to, all and singular the Premis
day of, A. D. 19		
	<i>)</i>	
Notary Public for South Carolina (L. S.)	day of, A. D. 19	
	Notary Public for South Carolina (L. S.)	
	australia curonna	
	Recorded, 19, at	o'clock,