PERSONALLY appeared before me. All act and deed, deliver the within written Deed; and that he, with. P. B. Maite, SWORN to before me, this. Aday of Oct. Notary Public for South Carolina All(SEAL) PERSONALLY appeared before me. PLOBLET G. Longs All act and deed, deliver the within written Deed; and that he, with. P. B. Maite, Witnessed the execution thereof. PROPERSONALLY appeared before me. PLOBLET G. Maite, Witnessed the execution thereof. PROPERSONALLY appeared before me. PLOBLET G. Maite, Witnessed the execution thereof. PROPERSONALLY appeared before me. PLOBLET G. Maite, PROPERSONALLY appeared before me. PLOBLET G. Maite, Witnessed the execution thereof. PROPERSONALLY appeared before me. PLOBLET G. Maite, Witnessed the execution thereof.	10 IIII III 10 110 110 110 110 110 110 1	0.
And the said management and entires on the owner greaters absorbed to the class of	7	heirs and assigns, forever. And
And the soil manipages	do hereby bind	heirs, executors and administrators
in account, administratura and entities and every person whomosore havin's classica or to the same on the same or the policy of	warrant and forever defend all and singular the said premises unto the said	Dophe J. Mewes,
And the sold moretoness—segre— so lineare the break and buildings on each view is a sum and least from. English that MCMALLAND AND AND AND AND AND AND AND AND AND	heirs and assigns, from and against	me and my part thereof
THE STAYE OF SOUTH CAROLINA. THE ST	eirs, executors, administrators and assigns and every person whomsoever lawfully cr	in the same of any part increase.
THE STAYE OF SOUTH CAROLINA. THE ST	And the said mortgagor agree to insure the house and buildings on s	and not in a sum not less than
are the greeness and expense of such insurance under this moregage, with interest. And if it are stime say on not said delt, or more threen, be used on such unguid. And if it are stime say on not said delt, or more threen, be used on such unguid. And if it are stime say on not said delt, or more threen, be used on such unguid. Before described promotive to not all mortgages. Before described promotive to not all mortgages. The growth of such collection of observation, support of the Core court of said state tors, as character or observation, support of the Core court of said state tors, as character of observation, support of the Core court of said said reason and profess a proceeds terreture. Other parties to those Prostors, that if INCOVIDED, ALWAYES, NEVERTIFICATESS, and it is the time intent and morning of the parties to those Prostors, that if INCOVIDED, ALWAYES, NEVERTIFICATESS, and it is the time intent and morning of the parties to those Prostors, that if INCOVIDED, ALWAYES, NEVERTIFICATESS, and it is the time intent and morning of the parties to those Prostors, that if INCOVIDED, ALWAYES, NEVERTIFICATESS, and it is the time intent and morning of the parties to those Prostors, that if INCOVIDED, ALWAYES, NEVERTIFICATESS, and it is the time intent and morning of the parties to those Prostors, that it is an intent of the said country of the said c	The policy of insurance to the said mortgagee, and that	in the event that the mortgagor, shall at any time fail to do so, then the said
are the provision and expense, of such insurance under this moorpage, with interest. And it is any time any port of main deals, or correct, thereine, he past on, and impedial managements to said mortgagement, or consequence, or management of and provides and mortgagement of the correct electric failure posing corner of collectroids, again and deals, interest, each expenses; without including to abore and collect said cross and profits, applying it or processed thereofore (after posing corner of collectroids, again and deals, interest, each or expenses; without including to abore the order to make remark and protesting and the parties to the parties of the parties to these Presents, that if an aboremaph, or the anti-fail will and trady pay or cross to be paid to the failure and correcting or the parties to these Presents, that if an accompany, or the anti-failure to the true interest and trady copy or cross to be paid to the deal of toughts and called a controlled to the true interest and treating of the said mortgage. The deals of course interest, that if the said mortgage is a controlled to the true interest and treating of the said mortgage. AND IT IS ACEPTED, by and between the said parties, that the deal of toughts and called the interest in the interest shall to touch. AND IT IS ACEPTED, by and between the said parties, that the deal of toughts and called the interest in the interest shall be touch and called the interest and the interest shall be interested to the control of the interest shall be interested to the interest and shall be interested to the interest and controlled to the interest and that the parties of the within another and the called the interest and controlled to the interest and cause, decreased and the controlled the interest and cause, and also all her right and chains at Dewar, of, in or to, all and singular the President monitored and released. A D D SA D SA D SA D SA D SA	portragge may cause the same to be insured in KLU	name and reimburse
And if it as any time to go part of raid dod, or interest therein, by goal does and signals. Interchanging premises to soid corresponding to the form of the procession of the control of raid does not, or chandres on otherwise, appoint a recover, soid natherity to take possession of raid premises and ender tail create and profits of the recovert interactive fallowing prings used of collection), upon said dod, inserter, and or expenses, without failibly the account in anything more than the results and profit interactive fallowing prings used of collection), upon said dod, inserter, and or expenses, without failibly the account in anything more than the results and profit interactive fallowing prings and all orders or the interactive fallowing in the result and red proper or cause to be read and for seal district, and orders are of anything account in anything more dean the results and profits on according to the true interact and meaning of the action of the fall store, and virus. AND IT IS ACREED by and here end the said parties, that the said mortgager. AND IT IS ACREED by and here end the said gardies, that the said mortgager. AND IT IS ACREED by and and real, this does not be added to begin and said store or multiple and in the one hundred and. WINNESS PLACE bond, and real, this does not be added and does not be accounted to the fallowing the articles of the fallowing these of the fallowing the fallowing the articles of the fallowing the order of the fallowing the order of the fallowing the order of the fallowing the fall of the order the said and the order than the said and the fall store of the fallowing the fall of the control fallowing the	,	
into controlled premises to said mentances. A licits, eventors, administrators or assigns, and agent, and present out of said floars may, at clambers or otherwise, appoint a receiver, with authority to the promotion of said floatines and collect said reads and profits, applicate introducts discrete client paying control of collection,), upon and debt, situres, not or congress; without liability to account for anything more than the reads and profit controlly collected. PROVIDED, ALWAYS, NEVERCHELESS, and it is the true inton and manning of the parties to them Presents that if the controlly collected. PROVIDED, ALWAYS, NEVERCHELESS, and it is the true inton and manning of the parties to them Presents that if the true interest and mentance or the said mortgager. It is not all mine true interest an entancing of the inflations. In our discontinuous and said mortgager. To hand and will be true to the said parties, that the said mortgager. To hand and said. This was the variety of the last mentance of the inflations to the i	or the premium and expense of such insurance under this mortgage, with interest.	the same and profits of the
THE STATE OF SOUTH CAROLINA.) THE STATE OF SOUTH CAROLINA.		
to proceeds therester (alter going cases of collection), span and delt, sciences, our or expenses; without liability to account for suppling screec fam the residue and processing (clients). PROVIDED, ALWAYS, NEVERTHEURISS, and it is the true inverte and meaning of the fact of the parties to flees. Presents, then if all convergences, and a seal dealt would and truly pay or cause to be paid state the eastl energage. The date or sum of money aftermaid, with interest thereon, if any the according to the first and retained meaning of the said scote, then this deed of bargain and sale shall cease, determine and be utterly stall and void, otherwise means in full force and virtue. AND IT IS ARKEED by and between the said parties, that the said scortugage? Promises until default of personal shall be made. WITHINGS. PROVED AND ARKEED and and seal, this and and seal, this and seal of the parties of the United States of America. Signey Statest and Delivered in the Pressure of the United States of America. Signey Statest and Delivered in the Pressure of the Anti-America and the Pressure of the Anti-America and the Anti-America a	bove-described premises to said mortgagee, or	heirs, executors, administrators or assigns, and agree that any judge of the Circulate to take possession of said premises and collect said rents and profits, applying the
PROVIDED, ALWAYS, NEVERTHELISS, and is in the true intent and meaning of the parties to there Presents, that if	et proceeds thereafter (after paying costs of collection), upon said debt, interest,	cost or expenses; without liability to account for anything more than the rents and profi
all mortupor		1
the secondary to the true intered and meaning of the said some then this deed of bargain and sale shall cease, determine and be unterly said and void, otherwise remains in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortizager. AND IT IS AGREED, by and between the said parties, that the said mortizager. The year of our Lord trinches landed and and said this	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and m	mortgagee the debt or sum of money aforesaid, with interest thereon, if any l
Percentise multi default of payment shall be made. WITNESS. Phys. hand. and seal, this. 23 Meb. day of Octoballs witness. Phys. hand. and seal, this. 23 Meb. and in the one transfered and. Multiplicate car of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of . P. L. Multiplication of the Child States of America. WITNESS. Phys. Representation of the Presence of . P. L. Multiplication of the Independence of the United States of America. THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me. Personal . MORTGAGE OF REAL ESTAT Creenville County. PERSONALLY appeared before me. Personal . Supplication of the within american . A. D. William with the saw the within cancel . SWORN to before me, this. 23 day of A. D. 19-36 A. D. 19-36 THE STATE OF SOUTH CAROLINA. Messages and forever reliagnish undo the within samed. Construction of Down in may concern, that Mrs. Without a present of the within named. Lie to America . Lie to and Assigna; all her intercest and entate, and also all her right and claim of Dower, of, in or to, all and singular the Premise that me and and released. OIVEN under my hand and soal, this. day of A. D. 19 Lie to A. D. 19	lue according to the true intent and meaning of the said note, then this deed	of bargain and sale shall cease, determine and be utterly null and void, otherwise
withings 2014 hand and seal thin 231d day of Octobella and in the case branched and thirty sury of our Lord intendence hundred and thirty sury and in the case branched and Sixity filled and of the trace of the United States of America. Signed, Sanda and Delivered in the Presence of . A CALLAND BRANCH . A LAND BRANCH . C WHE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Health I. Lond L Sign, seal, and at . A LALL . A LA	AND IT IS AGREED, by and between the said parties, that the said mortgag	gorto hold and enjoy the sai
Signed, Scaled and Delivered in the Presence of	Premises until default of payment shall be made.	a a . a Cartalell
Signed, Scaled and Delivered in the Presence of	WITNESS hand and seal this	day of Cover
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Sign, seal, and as. All act and deed, deliver the within written Deed; and that he, with A. L. Malle, SWORN to before me, this. 3.3 day of A. L. Malle A. M	n the year of our Lord nineteen hundred and	and in the one hundred and SWMAGGIAST
THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me Additional and and easth that he saw the within named. A B Addity. SWORN to before me, this. A D 1956 A D 1956 THE STATE OF SOUTH CAROLINA. RENUNCIATION OF DOWN. THE STATE OF SOUTH CAROLINA. Greenville County. I. The STATE OF SOUTH CAROLINA. Greenville County. The STATE OF		Pena Laman
THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me Alexander J. Longs. and made oath that he saw the within named. Self a Longs. act and deed, deliver the within written Deed; and that he, with P. D. Malle, witnessed the execution thereof. SWORN to before me, this. 3 day of Oct. Notary Public for South Carolina M(SEAL) 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 separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person 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 Premi within mettioned and released. CIVEN under my band and seal, this. 4 D. 19.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Helblit. G. Longe. and made oath that he saw the within named. Longe. Sign, seal, and as. Longe. Act and deed, deliver the within written Deed; and that he, with R. L. Malle, witnessed the execution thereof. SWORN to before me, this. A. D. 195 h. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. The STATE OF SOUTH CAROLINA, Greenville County. I. The betreby certify unto all whom it may concern, that Mrs. wife of the within named. without any domestic search by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person 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 Premi within mentioned and released. CIVEN under my band and seal, this. day of. A. D. 19.		
THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me. All act and deed, deliver the within written Deed; and that he, with B. D. Miller, winnessed the execution thereof. SWORN to before me, this B. D. Miller A. D. 1934 Deliber M. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Creenville County. I, do hereby certify unto all whom it may concern, that Mrs. Wife of the within named. MORTGACE OF REAL ESTA' A. D. 1934 Deliber A. D. With B. D. Miller A. D. Miller A. D. With B. D. Miller A. D. Miller A. D. Miller A. D. Miller A. D. 1934 Deliber A. D. 1934	great sonal	
PERSONALIV appeared before me and made oath that he saw the within named Plana Louan sign, seal, and as Ru act and deed, deliver the within written Deed; and that he, with Plana Louan witnessed the execution thereof. SWORN to before me, this		(L. S
PERSONALLY appeared before me	Greenville County	MORTGAGE OF REAL ESTAT
and made oath thathe saw the within named	DEPSONALLY appeared before me Herblit	G. Lonas
sign, seal, and as Ru act and deed, deliver the within written Deed; and that hc, with R. lo. Maitte, R. lo. Ablectore the within written Deed; and that hc, with R. lo. Maitte, REMUNCIATION OF DOWL 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 separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person 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 Premi within mentioned and released. GIVEN under my hand and seal, this day of. A. D. 19.	and made outh that he saw the within named	Lonas
act and deed, deliver the within written Deed; and that he, with A. D. White, A. D. 1936 Aday of Act. 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. 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 person 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 Premi within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 19.		
SWORN to before me, this 23 day of		
SWORN to before me, this. day of	R. C. ablicion be	witnessed the execution thereof.
day of. Oct. A. D. 1936 Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs		
Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs		Herbert G. Lonas
THE STATE OF SOUTH CAROLINA, Greenville County. I,		
Greenville County. I,	Notary Public for South Carolina	
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 any compulsion, dread or fear of any person or person 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 Premi within mentioned and released. GIVEN under my hand and seal, this	and upon being privately and separately examined by me, did declare that she does f	reely, voluntarily and without any compulsion, dread or fear of any person or perso
day of, A. D. 19, A. D. 19	whomsoever, 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,		e, and also all her right and claim of Dower, of, in or to, all and singular the Premis
day of, A. D. 19		
	CIVEN under my hand and seal this	
Notary Public for South Carolina (L. S.) /	<i>,</i>	
	day of, A. D. 19	