TO HAYE AND TO HOLD, all and singuise, the main frequency note the said Nortgages. Acted the School	İ	
and Assigns, forever. And, the M. Millight and M. Lee Children M. According to the control of th	TOGETHER with all and singular the Rights, Members, Hered appertaining.	litaments and Appurtenances to the said Premises belonging, or in anywise incident or
to warrant and forewer eight and singular the said Premiers who the said Mortgages and	TO HAVE AND TO HOLD, all and singular, the said Premises	unto the said Mortgagee and its Successions Heins
time and passion. Leading the coling control of the process. And the said Mantgager. agreed. It is insure the house and buildings on mail to in a some of me less than. I have the house and buildings on mail to in a some of me less than. I have the house and buildings on mail to in a some of me less than. I have the house and the house and buildings or amount to the said Mantgager. and along the profits of insurance to the said Mortegage. I and these the the said Mortegage. I and the first the said and said the said first the said for the said for the promise on adverse of the house and open of said disk, on interest thereon, by man due and monted. I said the said for the said for the said and profits of the shower description provides or the first effect of said Grant of said saids, say, at shankers or charrents, agreed a receiver, with ambienty in this presentation and greet that any violage or the Circuit Court of said saids, say, at shankers or charrents, agreed a receiver, with ambienty in the presentation of said presents and agree that any violage or the said said and any total greet the said for the said said and any total greet the said for the said said and any violage or the said the said for the said societies. The said and any violage or the said the said societies, said or the said societies. The said and any violage or the said trees the said societies and any violage or the said trees the said societies. The said and any violage or the said trees the said societies and the sa	and Assigns, forever. And the most again and	o Successor and assigns
source for ally described or stops amone or my part thereof.  And the small described in described in the stop of the control of the stop	to warrant and forever defend all and singular the said Premises unto	the said Mortgagee and its Successor Heirs and Assigns,
binsered from low of changes by the said sengin the policy of instruction to the said Mericagues, and that in the event that the foreignes, shall are any time fail to do so, then the said Mericagues, and and strain the event that the foreignes, shall are any time fail to do so, then the said Mericagues, and an arranges, set interests.  And if at any time any part of said debt, or intrent therein, by part due and unpublic, and the premises are all the said of the above described premises to said meritagues or a later of the above described premises to said meritagues or a later of the above described premises to said meritagues or a later of the above described premises to said meritagues or a later of the said the said meritagues or a later of the said said to the said premises or a later of the said said to the said said meritagues or a later of the said said to the said said said said said said said said	soever lawfully claiming or to clam same or any part thereof.	
binsered from low of changes by the said sengin the policy of instruction to the said Mericagues, and that in the event that the foreignes, shall are any time fail to do so, then the said Mericagues, and and strain the event that the foreignes, shall are any time fail to do so, then the said Mericagues, and an arranges, set interests.  And if at any time any part of said debt, or intrent therein, by part due and unpublic, and the premises are all the said of the above described premises to said meritagues or a later of the above described premises to said meritagues or a later of the above described premises to said meritagues or a later of the above described premises to said meritagues or a later of the said the said meritagues or a later of the said said to the said premises or a later of the said said to the said said meritagues or a later of the said said to the 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 of not less than Jawa Shousand
for the pression and expense of such insurance under this mortgage, with interest.  And if at any time may past of said dobs, or interest thereon, if you are to and unpost, that I Market the control of the above described pression to said mortgage, or the said mortgage, or the said mortgage, and the above described pression to expense with the proceeds thereon (after paying costs of eshection) upon said debt, interest, note or expenses, without liability to account for mything more than the rests and profits activity enhanced.  PROVIDED ANYANS, INVESTREESS, and it is the true intent and meaning of the parties to those Presents, that if the said Mortgager. do and the intent and account for mything more than the rest has any town said said interest, note or expenses, without liability to account for mything of the parties, the said meaning of the parties to those Presents, that if the said Mortgager. do and the said parties, that the said meaning of the parties to these Presents, that if the said Mortgager is any time and the said parties, that the said meaning of the parties to remain in full force and votice of the said once them this feed of parties as these presents and the said parties, that the said Mortgager.  AND IT IS AGREED, by and between the said parties, that the said Mortgager to be added the said parties, that the said Mortgager is the said parties, that the said Mortgager is the said said of the said the said parties, that the said Premises supplied to payment spile may be made in the said parties, that the said Mortgager is the said said of the said the said parties, that the said Mortgager is the said said of the said the sa	insured from loss or damage by fire, and assign the policy of insuran	Pollars in a company or companies satisfactory to the Mortgagee; and keep the same are to the said Mortgagee; and that in the event that the Mortgagor shall at any
And if at any time any part of said debt, or interest, the past due and unpaid, Libble Milling Agriburely sasisfi the cents and profits of the above described premises to said motrages, or Libble and the control of the above described premises to said motrages, or Libble and the control of the past due and the control of anything more than the rotts and profits actually collected. Mying costs of eduction) upon early deep, increast, costs or expenses; without liability to declare anything more than the rotts and profits actually collected. Mying costs of eduction) upon early deep, increast, costs or expenses; without liability to deal and the past of the past due to the past uno the rott Moregans. The delit of sain of money, with interest cherica, if any is the, according to the true and within the cost of moregans and sain indicates, determine, and for states; and and void interest, creaming in the force and within the cost of moregans and sain indicates, determine, and or states; and and void interest, creaming in the force and within the cost of moregans. The cost of	time fail to do so, then the said Mortgagee may cause the same to he for the premium and expense of such insurance under this mortgage, wi	be insured in the name and reimburse the interest.
agree that any Judge of the Circuit Court of and State, may, at chambers or charavise, appoint a receiver, with authority to take possession of said premises and account for anything more than the worse and profits account for anything more than the rouses and profits accounting calculation.  PROVIDED ALWAYS, NEVERTREESS, and it is the true intent and meaning of the parties to these Presents, that it the said Mortgage	And if at any time any part of said debt, or interest thereon, be	past due and unpaid, The mortgago hereby assign the rents and profits
shall well and truly pay or cause to be paid Mortgagee. The debt or sun of money, with interest thereon, if any be day according to the said mortgage and vittue with the deed of a bargain and a shall cases, determine, and be writtenly studied to the said Premises and Vittue.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by and between the said parties, that the said Mortgager.  AND IT IS ACREED, by a said parties, that the said Mortgager.  AND IT IS ACREED, by a said parties, that the said Mortgager.  AND IT IS ACREED, by a said parties, that the said Mortgager.  AND IT IS ACREED, by a said parties, that the said Mortgager.  AND IT IS ACREED, by a said parties, that the said said said said said said said said	agree that any Judge of the Circuit Court of said State, may, at chamcollect said rents and profits, applying the net proceeds thereof (after	bers or otherwise, appoint a receiver, with authority to take possession of said premises and paying costs of collection) upon said debt. interest, costs or expenses; without liability to
until default of payment high be made. In the control of the state of the control	shall well and truly pay or cause to be paid unto the said Mortgagee_intent and meaning of the said note, then this deed of bargain and sal	the debt or sum of money, with interest thereon, if any be due, according to the true
Signed, Sealed and Delivered in the Presence of:    Author Black   Authorities   Autho	AND IT IS AGREED, by and between the said parties, that the until default of payment shall be made.  20 itness substitute anguera bat for the power of the payment of the p	to hold and enjoy the said Premises  ton Finance Corporation has caused its  thist prisents to be supported by in the year its
Signed, Sealed and Delivered in the Presence of:    Althy Blay   Company   C	of our Lord one thousand, nine hundred and thirty wear of the Independence of the United States of America.	E. Harris, President and Poy J. Ellist In Treasurer, seren
Arthy Blok a shirted and season anation and season and season and season and season and season and	, , , , , , , , , , , , , , , , , , , ,	
Bell County  THE STATE OF SOUTH CAROLINA Greenville County  PERSONALLY appeared before me.  Sign, seal and as.  The state of south thereof.  Sign, seal and as.  The state of south thereof.  And as I considered the within named deed, and that she, with the state of		american Cattan Financen
THE STATE OF SOUTH CAROLINA Greenville County  PERSONALLY appeared before me  Substantial County  PERSONALLY appeared before me  Substantial County  AND Substantial County  Sign, seal and as  Substantial County  Substantial County  Substantial County  Substantial County  I, , do hereby certify unto  all whom it may concern that Mrs. , the wife of the  within named metal county and separately examined by me, did declare that she does freely, voluntarily and without any composition, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named  Theirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this , day  Of , A. D. 19.	Beh 6 Shornton	Corporation (LS)
THE STATE OF SOUTH CAROLINA Greenville County  PERSONALLY appeared before me.  Solution of the within named and made oath that She saw the within named and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  GIVEN under my hand and seal, this.  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  A d MORTGAGE OF REAL ESTATE  A MORTGAGE OF REAL ESTATE  A MORTGAGE OF REAL ESTATE  And MORTGAGE OF MORTGAGE  AND MORTGAGE OF MORTGAGE  AND MORTGAGE		By: Eurleane E. Harriso II. S.)
THE STATE OF SOUTH CAROLINA Greenville County  PERSONALLY appeared before me.  Solution of the within named and made oath that She saw the within named and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  GIVEN under my hand and seal, this.  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  A d MORTGAGE OF REAL ESTATE  A MORTGAGE OF REAL ESTATE  A MORTGAGE OF REAL ESTATE  And MORTGAGE OF MORTGAGE  AND MORTGAGE OF MORTGAGE  AND MORTGAGE		and, Pay J. Ellistan (L. S.)
PERSONALLY appeared before me. Authority G. Harrison, as Calculated and made oath that She saw the within named. Sutherwhell G. Harrison, as Calculated Garden She saw the within named. Sutherwhell Said Corresponding to the within written deed, and that She, with. She saw the Within written deed, and that She, with. She saw the Within written deed, and that She, with. She she she within written deed, and that She, with. She s	THE STATE OF SOUTH CAROLINA	, manual
sign, seal and as		
sign, seal and as	PERSONALLY appeared before me	the Browne and made oath
sign, seal and as	thatShe saw the within named_Sullan	el E. Harriss as Polsident and
WORN TO before me this	Ray J. Elliston as I	reasurer
WORN TO before me this	sign, seal and as the astand deed deliver the within witnessed the execution thereof.	vaid corporation Bln 6. Thornton
THE STATE OF SOUTH CAROLINA, Greenville County.  I,	WORN TO before me thisday of	
THE STATE OF SOUTH CAROLINA, Greenville County.  I,	Noulmill , A. D. 1937	Kitty Drone.
Greenville County.  I,	Notary Public for South Carolina (L. S.)	
Greenville County.  I,	THE STATE OF SOUTH CAROLINA.	
all whom it may concern that Mrs, the wife of the  within named, did this day appear before me, 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 persons whomsoever, renounce, release and forever relinquish unto the within named	· }	RENUNCIATION OF DOWER
within named	I,	do hereby certify unto
person or persons whomsoever, renounce, release and forever relinquish unto the within named	all whom it may concern that Mrs	, the wife of the
person or persons whomsoever, renounce, release and forever relinquish unto the within named	within named me, and upon being privately and separately examined by me, did dec	elare that she does freely, voluntarily and without any compulsion, dread or fear of any
GIVEN under my hand and seal, thisday of, A. D. 19		
of, A. D. 19	Heirs and Assigns, all her interest and estate, and also all her rights a	and claim of Dower of, in or to all and singular the Premises within mentioned and released.
	GIVEN under my hand and seal, thisday	
Notary Public for South Carolina.	of, A. D. 19	<b></b>
	(L. S.) Notary Public for South Carolina.	
Recorded NOV. 16th, 1937, at 4:20 o'clock P. M.	**************************************	-,,