Hists, Executors, Administrators and Assigns and every person whomserer havfully chaining or to claim the same or any part thereof.  And the said mortgager, agree to insire the house and buildings on said let in a rum not less than  The Differs, in a company or companies satisfactory to the mortgager, and keep the man and the said mortgager, and company or companies satisfactory to the mortgager, and keep the man and to do so, then the said mortgager, may cause the same to be insured in mortgager, with the mortgager, and assign the policy of insurance to the said mortgager, and the intervent the mortgager, and the said said the said mortgager, and the said mortgager, and the said said said said said said said the said said said said said said said said	MAIN A'S	
TOGETHER with all and diagular the Rights, Members, Heredizaments and Appartmenters to the said Promise belonging, or in carpring heldend or apportunity to TATA NO TO HOLD all and singuists the ends Premises rate the ends		
TOGETHES with all and singulate the Bights, Members, Riendinances and Appurtaments to the said Pressions belonging, or in surprise incident or apportantial TO HAVE AND TO HOLD all and simples the said Pressions with the said.  The SOURT CONTROL TO HOLD all and simples the said Pressions with the said.  The SOURT CONTROL TO HOLD all and simples the said Pressions with the said.  The SOURT CONTROL Extended Pression and Administration to warrant and the said and simples the said Pressions and the said.  The SOURT CONTROL Extended Pression and Administrations and		
TOGETHER with all and disgular the Eggist, Members, Hardinancials and Apputtenences to the said Premises belonging, or in anywise incident or apportuning TO HAVE AND TO HOLD all and simples the said premises to the said.  The SOUTH CAROLINA, Hardinancial Banks, 160  BURGERHOUSE, L. C  BURGERHOUSE, A. L  Bulke, Execution, Administrators and Assigns and every purson wheatever horsely finding or to claim the same or any part thereof.  And the said mortgager spread, to interest them have and wildings on said but in a sum and han than.  The SOUTH CAROLINA, Spread on the said of the said mortgager spread, to interest them has been ead wildings on said but in a sum and han than the said of the said mortgager spread, to interest them has been ead wildings on said but in a sum and han than the said mortgager spread, to interest them has been ead wildings on said but in a sum and han than the said mortgager spread, to interest them has the said mortgager spread at any time and the said mortgager spread at any time and spread and spr		
TOURTHER with all and dispolar the Bights, Members, Recollements and Appurhences to the said Premises belonging, or in anywas boldest or apprehimned to the Association of the Committee of the State of		
TOOSTHEE with all and singular the Eight, Nombern, Hardelmannia and Appurtnaments to the said Promites belonging, or in surprise incident or expectationary to MANY AND TO BOID all and singular the said Promites state the said. The South Carcoline, National Engle, 152  BRICCOBROUR.  Brice and Anique forever. And. I do bursby bind. MyScll. EN		
TO HAVE AND TO HOLD all and singuistic the major, hereaft meants and Appartunements to the east Promises inclines or apparitually TO HAVE AND TO HOLD all and singuistic the said remains unto the said. The SOLD GARDINA Researchers and Ambinistrature to wavered and silicated and the said foresteeper shall as any surround and singuistic the said Promises unto the said. The SOLD GARDINA Researchers and Ambinistrature to wavered and receiver defined all and singuistic the said Promises unto the said. The SOLD GARDINA RESEARCH RESEARCH AND ADDRESS OF SOLD GARDINA RESEARCH RESEAR		
TO BATE AND CO HOLD all and singulars the said Premises unto the said.  ARIGORISACIA.  Allians and Autign forew. And I. do hereby bind.  BY2011, EX. Histo, Resolver and Administrators to warrant on forewer defend all and singular the said Premises unto the said.  The SOUTH CAPOLINE, Nettonial Bank, 152, 8100033008.  And the said mortgages—upres— to increase the bank and bindings on said to to claim the same or any part thereof.  And the said mortgages—upres— to increase the bank and bindings on said to the said state than a said that the same that the said that the said.  And the said mortgages—upres— to increase the bank and bindings on said that in some not list the one that the said that th		
Signature of the service of the state of the		
Series and adaptes forever. And . I. do berryl bind. MVS-LI. MY		
Abits and Assigns, from and segminer the said Premines unto the said.  Abits and Assigns, from and segminer. IEO. SIGIL MY.  Teleis, Decenters, Administrators and Assigns and every pursue whomever hardly claiming are to dain the same or any part thereof.  And the said mericages— upres. to insure the house and vibilings on said to it is a some to less than.  And the said mericages— to insure the house and vibilings on said to it is a some to less than the said series, while the said of the said mericages— and keep the same amount from how or damage by five, and assign the policy of instruces to the said mericages, said that in the over that the mericages—, and keep the same amount of the said protection.  A make of an any time and protection of the mericages, with interest.  A make of your and any part of and day to mineral thereof to be instead in X.  Make any time of the mericages—.  Make the said	Heirs and Assigns forever. And	nistrators to warrant and
High, Seventors, Administrators and Ansigns and every person whomserer lawfully claiming or to claim the same or any part thereof.  And the mid mortgages— agree— to insure the home and whillings on sold lot in a sum not has than.  An Dollatin, in a company or companies satisfactory to the mortgages—, and loop the same and the same of any part thereof.  And if a task on, then the said mortgages—may cause the same to be immed in		
Thirs, Streetzer, Administrators and Assigns and every pressus whomsever lawfully chining or to cains the same or any part thereof.  And the sald mortageon—agree—to insure the house and buildings or and lot in a some or any part thereof.  And the sald mortageon—agree—to insure the house and buildings or and lot in a some or as that.  **X***  Delater, in a company or companies satisfactory to the anotypace—all level he aman and company or companies satisfactory to the anotypace—all level he aman and relations of the house of the mortageon—all level he and		
And the said mortgages agree to insure the house and buildings on soid lot in a sum not has than  X  X  And the said mortgages agree to insure the house and buildings on soid lot in a sum not has than.  X  X  Dollary, in a company or companies satisfactory to the storage of the same and reinforces and keep the same mortgage with interest the said societies and said one of the same and reinforces X for the said conference on said societies or the said societies X same and reinforces X for the said of the said posteries of road intuitions under this mortgage, with interest.  And if a say that was part of road idea for interest thereoes, by each than and uspaid X. hereby assign the even and profits of the above described and supposed of road intuitions are part of road idea or interest thereoes, by each than and uspaid X. hereby assign the even and profits of the above described and say Judges of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver with subscript to the postession of and promises and say Judges of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, the subscript to the said profits of the said security and say Judges of the said security of the said security of the said security of the said security of the said profits of the said security of a said security in the said security of the said profits of the said mortgage.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Process, that if		
Dollars, in a company or companies statistatory to the sortigence., and loop the sam murand from loss or damage by fire, and easign the policy of insurance to the anial mortagence and that in the overst that the nortigence All and any state of an insurance of control mortage of such insurance of earth insuranc	Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same or any part the	ereof.
amend from less or damage by fire, and assign the policy of insurance to the naid mortgages and that in the event that the mortgages. Ablul at any time of all to do so, their back principles and expense of such insurance under this mortgage, with interest.  **A and if at any time of the naive may pared of said dide, is interest thereon, be past does and unpusid. **A. hereby assign the reuts and profits of the above describe the said mortgages or.  **And if at any indiges of the Civrait Guart of said State may, at chambers or otherwise, appoint a recovery, with an absorbity to this possession of said greenings and any neighbor of collection ultow and substricts to the possession of said greenings and agree that any indiges of the Civrait Guart of said State may, and of collection ultow and substricts to the profits of the said mortgage.  **PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I, the said mortgage obey and time the said mortgages The said the said truly pay and the said mortgages The said the said truly pay and said truly pay and said the said truly pay and said truly pay a	And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than	
And if at any time any part of said dods, or interest thereon, be past due and unpaid, X., hereby assign the rents and profits of the above describe remains to said mortgages, or	nsured from loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mort	gee, and keep the same gagor shall at any time
And if a tary time any part of said dobt, or interest thereon, he past due and unpuid, X, hereby assign the rests and profits of the above describe remains to said mortgages or	ail to do so, then the said mortgagee may cause the same to be insured in	Kfor the
receives to said mortgages	someth and expense of such insurance under this moregage, with interest.	
hat any Judge of the Circuit Court of said State may at chambers or otherwise, appoint a receiver, with authority to take possession of said premises any concents of any subject of collection of the control of the control of the collection of the control of the control of the collection of the control of the collection of the collecti	remises to said mortgagee, orHeirs, Executors, Administrat	ors or Assigns, and agree
o be paid unto the said mortgages	hat any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possessicollect said rents and profits, applying the net proceeds thereafter (after paying costs of callection) when the net proceeds thereafter (after paying costs of callection) when the net proceeds thereafter (after paying costs of callection) when the net proceeds thereafter (after paying costs of callection) when the net proceeds the possessicollection is a second of the contraction of the net proceeds the possessicollection of the possessicollection of the net proceeds the proceeds the possessicollection of the net proceeds the net proceeds the possessicollection of the net proceeds the net proceed the net proceeds the net proceeds the net proceed the net proceeds the net proceeds the net proceed the net proceeds the net pr	
be paid unto the said mortgages. — the debt or sum of money aforesaid, with intraret thereon, if any be due, according to the true intent and meaning or any and the said mortgages. — X—b told and only the said receives the read of parties that said mortgages. — X—b told and only the said receives and default of payment shall be made with the said mortgages. — X—b told and only the said receives and default of payment shall be made with the said mortgages. — X—b told and only the said receives until default of payment shall be made with the said mortgages. — X—b told and only the said receives until default of payment shall be made with the said only the said receives the said parties that said mortgages. — X—b told and only the said receives until default of payment shall be made with said mortgages. — X—b told and only the said receives until default of payment shall be made on the said only the said receives the said mortgages. — X—B T T T T T T T T T T T T T T T T T T T	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that ifI	, the said mortgagor
be paid unto the said mortgages. — the debt or sum of money aforesaid, with interest thereon, if any be dee, according to the true intent and meaning or any and the said of t	, do and shall we	ll and truly pay or cause
Witness MY hand and seal, this 10th day of April in the car of our Lord one thousand, nine hundred and Entitle Penderson and in the case hundred and SAXY-FIRST year of the Independence of the United States Signed, sealed and delivered in the presence of Wing Es Hondorson (i. s. Signed, sealed and delivered in the presence of Wing Es Hondorson (i. s. J. C. Nglson (i. s. J. C. J. C. Nglson (i. s. J. C. J. C. Nglson (i. s. J. C. J. C. J. C. J. C	o be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true said note then this deed of bargain and sale shall coose determine and the true than this deed of bargain and sale shall coose determine and the true than this deed of bargain and sale shall coose determine and the true true than the said mortgage.	e intent and meaning of
sar of our Lord one thousand, nine hundred and that the one hundred and slatty-first. year of the Independence of the United States Signed, sealed and delivered in the presence of Wha. E. Honderson (I. S. J. C. Nelson (I. S. J. C.	the said parties that said mortgagorto hold and enjoy the said Premises until default of	f payment shall be made.
Sired, seided and delivered in the presence of  Win. E. Henderson  J. C. Nelson  (L. S.  J. C. Nelson  (L. S.)  HE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Personally appeared before me.  Win. E. Henderson  di made oath that. he saw the within named.  J. C. Nelson  Win. E. Nelson  Win. E. Henderson  di made oath that. he saw the within named.  J. C. Nelson  Win. E. Henderson  witnessed the execution thereof.  SWORN TO before me this.  J. C. Nelson  Notary Public for South Carolina.  Greatville County.  RENUNCIATION OF DOWER.  T. Notary Public for South Carolina.  Greatville County.  RENUNCIATION OF DOWER.  T. Notary Public for S. C., hereby certify unto all whom it may concern that Mrt.  wife of the within named.  It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  If and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this.  Notary Public, S. C. (Seal)  Notary Public, S. C. (Seal)		
Signed, sealed and delivered in the presence of  Win. E. Henderson  (L. S.)  (L. S.)		
Wine E. Henderson (I. S.)  J. C. Nelson (I. S.)  J. C. Nelson (I. S.)  HE STATE OF SOUTH CAROLINA, Greenville County.  Win. E. Henderson (I. S.)  MORTGAGE OF REAL ESTATE.  Personally appeared before me. Mr. E. Henderson (I. S.)  J. C. Nelson (I. S.)  Win. E. Henderson (I. S.)  J. C. Nelson (I. S.)  Win. E. Henderson (I. S.)		ence of the United States
J. C. NSLSOD. (I. S.)  (I. S.)		
MORTGAGE OF REAL ESTATE.  Personally appeared before me	I C Nolgen	
HE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Personally appeared before me		
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me		
Greenville County.  Personally appeared before me. Wm. E. Henderson  Indicate and sease that the saw the within named. A.R. COX  Ign, seal and as. his act and deed deliver the within written deed, and that he with  I. C. NELSON witnessed the execution thereof.  SWORN TO before me this 1.0th  A. D. 19.27  J. C. NELSON (L. S.)  Wm. E. Henderson  Notary Public for South Carolina.  Notary Public for South Carolina (L. S.)  HE STATE OF SOUTH CAROLINA,  Greenville County.  RENUNCIATION OF DOWER.  I. Notary Public for S. C.,  hereby certify unto all whom it may concern that Mrs.  e wife of the within named.  dt his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  diva and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this.  Notary Public, S. C. (Seal)  Notary Public, S. C. (Seal)		(L. S.)
Personally appeared before me. Wm. E. Henderson  and made oath that he saw the within named. A.R.s. Cox  gn, seal and as	MORTGAGE OF PEAT FORATE	
gn, seal and as his act and deed deliver the within written deed, and that he with J. C. Nelson witnessed the execution thereof.  SWORN TO before me this 10th A. D. 19_27  J. C. Nelson (L. S.)  HE STATE OF SOUTH CAROLINA, Greenville County.  REMUNCIATION OF DOWER.  I, Notary Public for South Carolina.  Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs  e wife of the within named.  d 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, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  driven under my hand and seal, this	Greenville County.	
gen, seal and as	Personally appeared before mewm. E. Henderson	
SWORN TO before me this	nd made oath that he saw the within named	
SWORN TO before me this	gn, seal and asact and deed deliver the within written de	ed, and that he with
Wm. E. Henderson  J. C. Nelson  J. C. Nelson  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  REMUNCIATION OF DOWER.  I,		reof.
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  RENUNCIATION OF DOWER.  I, Notary Public for S. C., Descript certify unto all whom it may concern that Mrs  we wife of the within named d 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, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named  stirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this		•
Greenville County.  RENUNCIATION OF DOWER.  I,	/ame he wouldersout	
HE STATE OF SOUTH CAROLINA,  Greenville County.  RENUNCIATION OF DOWER.  I,	J. C. Nelson (L. S.)  Notary Public for South Carolina.	
Greenville County.  I,		
I,	PENINCIATION OF DOWN	
hereby certify unto all whom it may concern that Mrs		• • • • • • • • • • • • • • • • • • •
e wife of the within named	·	
d 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, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	d 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.
sirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this		
sirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this		
Given under my hand and seal, thisA. D. 19		
Given under my hand and seal, this		
Notary Public, S. C. (Seal)		
Notary Public, S. C. (Seal)	eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within m  Given under my hand and seal, this	
	cirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within m  Given under my hand and seal, this	entioned and released.
	eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within m  Given under my hand and seal, this	entioned and released.