TOGETHER with all and despite the Bights Members, Revallationate and Approvements to the end Demanter belonging, or in suprise inclosed on superstaining to TO ALVE AND TO TOGO all and relegate the sail Pression uses the end. The CETAR AND ALL SHALLONAL, Real's, G. L. PRESSIVILLE,	G.R.E.M.—2-a	
TOODTHER with all and angular the highes, Members, Developments and Appartunations to the said Premises belonging, or in anywise broidest as reportations of the said Premises belonging, or in anywise broidest as reportations. All Principles (MALCOLD), 2004. CC. OPCONTILLE, as Turked Andreas Services. And all the said Premises can be asset. This Principle. MALCOLD). The Conference of Administration to the said Premises can be asset. This Principle. MALCOLD, CC. OPCONTILLE, as Turked Services. And the said Premises can be asset. This Principle. MALCOLD, ACC. AND ALL Off. 1. A. Malkey, annual and all the said Andreas Services and Andreas Services. And the said members of the Services. And the said members. It is a said members of the Services of the Services and predict said said services. And the said said services and services and services. And the said services and the said services. And the said services and the Services		
TOOSTHIRS with all and adjusted the Right, Members, Decellinates and Apparlaments to the said Promittee belonging, or in anywes incident or apportunity to HAVE AND TO HOLD AND and simpulse the said Promittee said to TAV. Place & Rational & Radke, all all and any and adjusted the said Promittee said to TAV. Place & Rational & Radke, all all and any and adjusted the said Promittee said all and a singular the said Promittee said to the said Andread and and singular the said Promittee said to the said. The STATE AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD ANDREAD AND ANDREAD AND ANDREAD AND ANDREAD AND ANDREAD AND AND ANDREAD AND ANDREAD AND AND ANDREAD AND ANDREAD AND ANDREAD AND ANDR		,
TORITHES with di and singular the Biglis. Member. Normillaments and Apputements in the cold Promises belonging, or in anywess indicate or apportuning TO NATA AND TO NALL AND		
TOGETHER with all and allegate the Rights, Members, Revellenceson and Appartementors to the said Premiers belonging, or in anywhor breident or apper-labilist TO HAVK AND TO HOLD all and churche the said Premiers must be said. The Jersey Stational Stational Company of the Stationar of the Stationary o	<u></u>	
TOGSTHER with all and alegalar the Biglets, Members, Harribonesce and Appurtnessees to the said Premions belonging, or in anywine localess or appuratus to the said Premions belonging, or in anywine localess or appuratus to the NAME AND TO HOLD 20 and alegalar the Biglets, Ambridge 1992 12, 1993 12,		
TO GETHER with all and singuant the highest Members, Receivements and Appartunance to the said Premiers to Control (1988). The STATE NATIONAL SCREEN CONTROL (1988) and Trusted to the Control (1988) and Trusted to Con		
TO HAVE AND TO MOUD all and simplicate the said Precision man the said. The First Nablocal Brike of Green and Trusted unfor the United The Mill of A. A. Elskie, Secondard, 116. Suncessan; Market and American Secondary (1987) and American Secondar		
Beg and Amigue forcer. And . I do berely biol. WW9512. GRI. BY	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances t	o the said Premises belonging, or in anywise incident or appertaining.
Target and Amigins freever. And	TO HAVE AND TO HOLD all and singular the said Premises unto the saidThe	First National Bank of Greenville,
former defend all and singular the said Promises who the said. The Lipsk Mational Book of Greanwille, as Trusthes. Wilder, Riches, Mall Of J. A. Malle, Alcossand, 1ts. Suncossand. Mider, Richester, Administrators and Assigns and every person wisonsown barduly chaining or to claim the same or say yor thereof. And the said mortgages agreed to invert the home and indiffuse on said but in a some to less than Nontry System Runfined First Y. (2750.0C). Dollar, it a company or composite satisfactory to the markegare and that in the creat that the markegare add we put the same immared from loss or demangs by the, and satisfan the pastry of invariance and that in the creat that the markegare shall at any distant on the said mortgages and was put of said mortgages and that is the creat that the markegare shall at any distant on said mortgages and years the same years of the said or, interest themse, be put distant on the said mortgages and that is the creat that the certain of the shared describes premises to said mortgages and that is the creat that the certain and profuse of the above describes premises to said mortgages and that is a six of the said said to say that the Chreat Cuert of and State may a state of Chreat Cuert of and State may a state of Chreat Cuert of and State may a state of the said said to said the said of the said said to said that any shall of the Chreat Cuert of and State may a state of the said said to said the said to said the said to said the said to said the said said to said the said to said the said said to said the said said to said the s	as Trustee under the Will of J. A. White, deceased	, its Successors
Mindor the Wall of J. J. J. White, Accounted, 18s. Sincerandon. Mickey and Andrews Section. Additionates and Andrew and word pursues whemever benefit of claim the same or any part thread. And the said muricage	Retra and Assigns forever. Anddo hereby bindmyself and my	Heirs, Executors and Administrators to warrant and
Hiers, Descritors, Administrators and Assigns and every person wisseassers in writing chiming or to belies the same are any part face. And the said mortgagor	forever defend all and singular the said Premises unto the said. The First Natio	nal Bank of Greenville, as Trustee
Main, Execution, Administrations and Assigns and every person whomever lawfully claiming or to claim the same or any part thereof. And the main mortgager agree R. to incree the house and buildings on said int in a sum not lines than TEGRITY-SAVEN Hundrad	under the Will of J. A. White, deceased, its Succe	ssors
And the sald mortgager agree 2. to insure the house and billdings on said lot in a sum not less than AUGRAY-SEVEN. RUNGERS Fifty. (\$2,750.00.)		ssigns, from and against myself and my
PRITY (\$2,750.00). Dollars, in a company or companies estimated by the sum assign the policy of increases to the said mortgages, and that is the creat that the mortgages, and that is the creat that the mortgages and that is the treat that the mortgages and that is the treat that the mortgages and that is the treat that the mortgages and that is the mortgages and that is the treat and profits of the above described and unpaid, I hereby casign the reats and profits of the above described and unpaid, I hereby casign the reats and profits of the above described to and unpaid, I hereby casign the reats and profits of the above described and profits to said mortgages of the format of the above described and profits to said mortgages of the format of the above described and profits of the part of the parties to the format of the above described and profits of the parties to the profits of the parties to these Presents, that if I. I do not not page. PROVIDED ALWAYS, nevertheless, and that it is the true intent and mentage of the parties to those Presents, that if I. I do not page and the profits of the parties to the profits of the parties to the profits of the parties to the profits of the page and the profits of mortgages The shift of page and the profits of mortgages The shift of page and the profits of mortgages The shift of page and the page and page a		
minured from less or change by fire, and assign the policy of incurrence to the said mortgages, and that in the creat that the mortgages shall at any time the late of the said mortgages		
And if a may time any part of said debt, or interest thereon, he past does and unputh. I hereby assign the remts and profits of the above describe promise to said northegore, or . 15.5. SLOGOSSOPS. JOHN STATES AND JOHN STATES AND AND STATES AND AND STATES AND AND STATES AND AND STATES. A support of the Crewith Country of said State may at chambers or substitute and another supports a resolver, with authority it rates presented of said present controlled and ends and recites appropriate the results and another supports and their rates incent and meaning of the parties to these Presents, that if. I the sold mortgages. PROVIDED ALWAYS, nevertheless, and that it is the true incent and meaning of the parties to these Presents, that if. I the sold mortgages are not be said unto the sold mortgages the debt are same of money aforesaid, with interest thereon, if any he day, according to the true intent and meaning of the parties to these Presents, that if. I the sold mortgages	insured from loss or damage by fire, and assign the policy of insurance to the said mortgage	gee; and that in the event that the mortgagor shall at any time
And if a may time any part of said debt, or interest thereon, he past does and unputh. I hereby assign the remts and profits of the above describe promise to said northegore, or . 15.5. SLOGOSSOPS. JOHN STATES AND JOHN STATES AND AND STATES AND AND STATES AND AND STATES AND AND STATES. A support of the Crewith Country of said State may at chambers or substitute and another supports a resolver, with authority it rates presented of said present controlled and ends and recites appropriate the results and another supports and their rates incent and meaning of the parties to these Presents, that if. I the sold mortgages. PROVIDED ALWAYS, nevertheless, and that it is the true incent and meaning of the parties to these Presents, that if. I the sold mortgages are not be said unto the sold mortgages the debt are same of money aforesaid, with interest thereon, if any he day, according to the true intent and meaning of the parties to these Presents, that if. I the sold mortgages	fail to do so, then the said mortgagee_ may cause the same to be insured inh remium and expense of such insurance under this mortgage, with interest.	ername and reimburseitselffor the
that any Judge of the Circuit Court of said State may, a chumbers or otherwise, ampoint a receiver, with authority to take operations and coules said avois and profess, applying the new process therefore (other paging costs of collection) upon said debt, interest, cells or expenses; without lability to account for strything more than the renth and profes actually collected, PROVIDED ALWAYS, severtheless, and that it is the true intent and meaning of the parties to these Presents, that if. I		
to account for anything more than the rents and predict actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Precents, that if. I	premises to said mortgagee_, orits_Successors	ZEETS ZXCRIME XARMINISTRIOS OF Assigns, and agree
to be gaid unto the said mortgages	that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a collect said rents and profits, applying the net proceeds thereafter (after paying costs of collect to account for anything more than the rents and profits actually collected,	receiver, with authority to take possession of said premises and ction) upon said debt, interest, costs or expenses; without liability
to be gold unto the said mottagene the debt or sum of money aforesaid, with interest thereon, if any be doe, according to the true intent and meaning of the said northern and the said of the said northern and the said of the said o	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the pa	rties to these Presents, that if, the said mortgagor
Witness	to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest the	person, if any he due, according to the true intent and meaning of
SARY-RECORD Signed, sealed and delivered in the presence of Retrick C. Fant		
of America. Signed, sealed and delivered in the presence of Fatrick C. Fant. Sa. M. Ford. (L. S. M. Ford.	year of our Lord one thousand, nine hundred and thirty-seven	and in the one hundred and
(I. S. THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. S. K. FORG. and made oath that. he saw the within named. MOLL JONES MCALISTOR sign, seal and as. her. act and deed deliver the within written deed, and that. he wit Patrick C. Fant witnessed the execution thereof. SWORN TO before me this. 17th day of. July A. D. 19.37 Partick C. Fant (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. MORTGAGOR—WOMAN Greenville County. I, Notary Public for S. C. do hereby certify unto 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. 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 Premises within mentioned and released. Given under my hand and seal, this. (Seal) Notary Public, S. C. (Seal)	Signed, sealed and delivered in the presence of Patrick C. Fant	
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me		
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. S. M. FORD and made oath that he saw the within named. Ngll Jones McAlister. sign, seal and as. Patrick C. Fent witnessed the execution thereof. SWORN TO before me this. July A. D. 19. 37 Partick G. Fent Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. MORTGAGOR-WOMAN Greenville County. MORTGAGOR-WOMAN MORTGAGOR-WOMAN MORTGAGOR-WOMAN Greenville 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. Given under my hand and seal, this. A. D. 19. Notary Public, S. C. (Seal) Notary Public, S. C. (Seal)		
Greenville County. Personally appeared before me		(L, S.,
Personally appeared before me	> MORTGAGE OF REAL ESTATE.	
and made cath that he saw the within named		and the second of the second o
sign, seal and as		
Patrick C. Fant witnessed the execution thereof. SWORN TO before me this 17th day of July A. D. 19.37 Partick C. Fant Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, Notary Public for South 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 Given under my hand and seal, this Notary Public, S. C. (Seal)		
SWORN TO before me this		
day of		witnessed the execution thereof.
Partick C. Fant Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I,	and the control of th	
THE STATE OF SOUTH CAROLINA, Greenville County. I,	/	S. M. Ford
Greenville County. I,	Partick C. Fant (L. S.) Notary Public for South Carolina.	
I,	RENUNCIATION OF DOWER.	MORTGAGOR-WOMAN
the wife of the within named	I,	Notary Public for S. C.
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		
dread or fear of any person or persons 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 Premises within mentioned and released. Given under my hand and seal, this	the wife of 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 Premises within mentioned and released. Given under my hand and seal, this		
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 Premises within mentioned and released. Given under my hand and seal, this		
Given under my hand and seal, this		
day of		. Description of the statement with mentioned and released.
Notary Public, S. C. (Seal))	
	(
RecordedJuly 17th	Notary Public, S. C. (Seal)	
	RecordedJuly_17th19-37, at	12:20