MORTGAGE OF REAL ESTATE—G.R.E.M. 9a-C.

dended to the specimen of the control process of statements which the sand Provincian LIGHTON HOLDS and singuist the sand Provincian group to an early flower of the sand Provincian group to an early flower of the sand Provincian group to an early flower of the sand Provincian group to an early flower of the sand provincian group and	Integrating plant and keeboras, cocking appears and apprehension, and send other growth and canadras and before the plant of the control of the control of the control of the plant o	o said building by na and a part of the reaunder them, and shall I or defend all and singular defend and the sum of Electric and the premium, which is the set of the principal defends arising or defends arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually defends and profits actually defen
ab between the incrince, between the best marked manufactories and grain to the present the contract of the present the contract of the present the contract of the present the present the contract of the present the pr	abelieves the parties, levels, delir heter, executors, administrators, more and seagues, and all percens cathoning by, through common the can continue to the can be all percens cathoning by, through common the can be common to the can be ca	and the sum of Elected and the sum of Elected and the sum of Elected and mortgagee, and the for the premium, which in the sum of the premium, which is a sum of money for a sum of this mortgage of the parties to repair such provided, or as herein provided, and or otherwise, appoint y the net proceeds (af ents and profits actually with interest there are until default shall the provided provided the set of the provided provid
TO HAVE AND TO HOLD at less tampeds the sold Promises which he satisfactorized to several and forces admind all and important forces admind a minimum forces. Admind and important forces admind a minimum forces administration for administration force administration for administration for administration for administration force administration for administration force administration for administration for administration for administration force administration for administration for administration force administration for administration force administration for administration force administration force administration forces administration force administration for administration force administration force administration force administration forces administration force administration forces administration forces administration force administration forces administrat	To HAVE AND TO HOLD all and singular the said Premises unto the said Expension and Administrators to warrant and force the said Premises unto the said Sandwards. It is executors and Assigns, from and against	and the sum of Electric and the sum of Electric and mortgagee, and the forthe premium, with the premium of the principal and the parties to repair some lien of this mortgage shall become due, or in as herein provided, or asses the mortgagees or deep whole of the principal provided and the principal provided and the principal provided and the principal provided and the principal profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are seen until default shall the principal profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are until default shall the process of the profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are until default shall the profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are until default shall the profits arising or to an or otherwise, appoint you have been also as a constant of the principal profits arising or to an or otherwise, appoint you have been also as a constant of the principal profits arising or to an or otherwise, appoint you have been also as a constant of the principal profits arising or to an or otherwise, appoint you have been also as a constant of the principal profits arising or to an or otherwise, appoint you have been an or otherwise.
the section and _Wight_End. W	the mid Premiers unto the said Parkana Rig. Sailard was conserved and research and against many and against means of the mid Premiers unto the said Parkana Rig. its successors and Arsigns, from and against means of the said and assigns, and were pursue who may be claiming or to claim the same or any part these of And the said mortgagor—sarges—in house of all the same of the same or any part these of And the said mortgagor—sarges—to insure and keep insured the houses and buildings on said lot in a sum not been than Ed. 51 Arty 6. Rod., Rod. 100. Dollars in a company or companies eatifactory to the mortgagor from loss or damage by the country of the mortgagor from loss or damage by the country of the mortgagor in the same to be insured and reinhormed to the in the count the mortgagor—said at any time fail to do so, this like mortgagor any cause the same to be insured and reinhormed to the same that the Mortgages—by reason of any said insurant and said loss by free or terms do so desired, receive any great or damage by fire or terms of the country of the same may be paid ever, stellar wholly or in part, at the said huilding or buildings, such amount may be retained and applied by it toward payment of the same that the payment of the same than the said the said and said the said to the same than the said the said the said toward the said to the said toward the said to the said toward the said toward the said to the said toward the said toward the said to the said toward toward the said toward toward the said toward toward toward the said toward toward toward toward toward the said toward toward toward toward toward toward toward toward	and the sum of Electric and the sum of Electric and mortgagee, and the forthe premium, with the premium of the principal and the parties to repair some lien of this mortgage shall become due, or in as herein provided, or asses the mortgagee shall be of South Carolina for of mortgages or deep whole of the principal profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are seen until default shall the profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are until default shall the profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are until default shall the profits arising or to an or otherwise, appoint you have been until default shall the profits arising or to an or otherwise, appoint you have been until default shall the profits arising or to an or otherwise, appoint you have been until default shall the profits arising or to an or otherwise, appoint you have been until default shall the profits arising or to an or otherwise, appoint you have been until default shall the profits arising or to an or otherwise, appoint you have been until default shall the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until the profits arising or to an or otherwise, appoint you have been until
the smilt Promote was to be said ASSANCE CONTROL (Town and patient). The control of the said smill and the sai	the said Premies must the said SAN-SAN its successors and Assigns, from and agrinted. 1999. Adultivations and assigns, and every person whomosome is adultiful and assign and assigns assigns and assi	and the sum of Electric and the sum of Electric and mortgagee, and the for the premium, which is the parties to repair some lien of this mortgage is the comes due, or in as herein provided, or asses the mortgagee share of South Carolina on of mortgages or dee whole of the principal profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are sees until default shall the company of the control
flore, posterior, Administrator, and statutes, not every person without the bost and buildings or said by in a some mix ten than Exergen Rundred Triangle and the process of the process o	Heirs, Decembers, Administratures and Assigns, and every person whomseever having chiming or to cause the same of any park notices. And the said mortgager	and the sum of Electric and the sum of Electric and mortgagee, and the for the premium, which we have a mount hereby secured the parties to repair some lien of this mortgage shape of South Carolina on of mortgages or dee whole of the principate, become immediate profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are until default shall the control of the principate of the profits arising or to an or otherwise, appoint you the net proceeds (aftents and profits actually with interest there are until default shall the control of the principate of the profits actually with interest there are until default shall the control of the profits actually with the control of the profits actually with the control of the profits actually the pro
Control Contro	### Circle Numeric And No. And A	and the sum of Electric aid mortgagee, and the for the premium, witings. sums of money for a amount hereby secure the parties to repair some lien of this mortgage is becomes due, or in as herein provided, or asses the mortgagee shape of South Carolina for of mortgages or dee whole of the principal representation of
dred. New Carties—Live & No./1969.na from how you desired by complete you make how are to be more depressed. The common of the cold more particles that the complete in the cold the complete in the cold that the cold	Greed Twenty-five & No./ 160 pr.; from less or dames by formeds, and neither and deliver the police of the interest which the theory is the policy of the contraction of the policy of the interest and remissions the contraction of the interest and remissions the contraction of the interest and remissions the contraction of the interest and remissions that mortgage; or the mortgage at its election may on such failure declare the debt due and institute ferectosure proceed. AND should the Mortgages, by reason of any and his princes canaparation less by the contraction of the cont	aid mortgagee, and the for the premium, which is sums of money for a amount hereby secured the parties to repair she lien of this mortgage is becomes due, or in as herein provided, or asses the mortgagee of the conference of South Carolina on of mortgages or dee whole of the principate, become immediate profits arising or to an or otherwise, appointly the net proceeds (aftents and profits actually with interest there are seen until default shall the conference of the principate of the profits actually with interest there are until default shall the conference of t
is the event the georgiages—	in the event, the mortgagonshall at any time fail to do so, then the mortgage may cause the same to be insured an irrimorate with a NAD should be Mortgagon, by reason of any such insurance against lose by fire or tornado to the said building or buildings, such amount may be retained and applied by it toward payment of the control of the property of the same may be paid over, either wholly or in part to the said mortgagon. 18.19 buildings or to erect new buildings in their piece, or for any other purposes or object satisfactory to be Mortgagon, who had affecting of the same may be paid over, either the same may be retained and applied by it toward payment of the control of the same of the same may be paid over, either the same case of failure to keep insured for the benefit of the mortgages the bouses and buildings on the premises against five the case of sailure to keep insured for the benefit of the mortgages the bouses and buildings on the premises against five the demands raise, and the same of the sam	in for the premium, whings. sums of money for a amount hereby secure the parties to repair she lien of this mortgage is becomes due, or in as herein provided, or asses the mortgages or deep whole of the principal profits arising or to an or otherwise, appoint y the net proceeds (aftents and profits actually with interest there are until default shall the profits arising or to a content or otherwise, appoint y the net proceeds (aftents and profits actually with interest there are until default shall the profits arising or to a content and profits actually with interest there are until default shall the profits arising or to a content and profits actually with interest there are until default shall the profits arising or to a content and profits actually with interest there are until default shall the profits arising or to a content and profits actually with interest there are until default shall the profits arising or to a content and profits arising or to an or otherwise, appoint the content are until default shall the profits arising or to an or otherwise, appoint the content are until the profits arising or to an or otherwise, appoint the content are until the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or to an or otherwise, appoint the profits arising or otherwise, appoint the profit
interest, made this, mortesters or the mortistics of the election may on applicable of parties that only an electronic color and all money for a colorest of the mortist benefits of the mortist benefits of the mortist benefit of the mortist of the mortist benefit benef	interest, under this mortgacy of the mortgage at its election may on such failure declare the dail due and institute forestoniary programs or the change by fire or tormado to the said building or buildings, such amount may be retained and applied by it toward payment of the orthone of the said for the said building or buildings, such amount may be retained and applied by it toward payment of the orthone of the core how buildings in their place, or for any other purpose or object satisfactory to the Mortgage, whitout affecting to the training of the training or the premises against fire and tormado risks, case of failure to may any time dolt do not not apply that the contract of the training of the training on the premises against fire and tormado risks, case of failure to may any time dolt do not not train the event of the boases and buildings on the premises against fire and tormado risks, and the fire of the warm of the said to make a such that the contract of the said of t	amount hereby secured amount hereby secured hereby
desages by fire or threads to the said fulfilling or billings, seek the same of the same o	damage by fire or formado to the said building or buildings, such amount may be retained and applied by it toward payment or the same may be paid over, either wholly or in part, to the said Mortgageor. 114_8. successors, heirs or assigns, to enable surbaildings or to erect new buildings in their place, or for any other turpess or of object satisfactory to the Borrganes, without affecting to buildings or to erect new buildings in their place, or for any other tory of any part of the benefits of the benefit of the mortgages the bouses and buildings on the premises against which the same case of failure to keep insured for the benefit of the mortgages the bouses and buildings on the premises against which the same case of failure to keep insured for the benefit of the mortgages of the toward of the passage, after the date of this mortgage, the called the same of the called the mortgage of the same of the passage, after the date of this mortgage for State or local purposes, or the manner of the collection of any way the laws now in force for the same secured by mortgage for State or local purposes, or the manner of the collection of any way the laws now in force for the same secured by this mortgage for State or local purposes, or the manner of the collection of any way the laws now in force for the same secured by this mortgage for State or local purposes, or the manner of the collection of any way the laws now in force for the same secured by mortgage for State or local purposes, or the manner of the collection of any way the laws now in force for the same secured by the same secur	ch parties to repair some lien of this mortgate becomes due, or in as herein provided, or asses the mortgagee shape of South Carolina on of mortgages or dee whole of the princirty, become immediate profits arising or to an or otherwise, appoint y the net proceeds (aftents and profits actually with interest there are the cole hereunder, the estern until default shall the control of the princirty. (L.
bibliogs of a creet new belifficing in Born victors, not not by affecting the principal biodicelosity, or of my part of the interest, at the three the name becomes does, not not all the principal biodicelosity, or of my part of the interest, at the three the name becomes does, not	buildings or to creek new buildings in their place, or for my other purposes or collect saturatory to the storage, whitch altered to be care of failure to keep insured for the benefit of the mortaging indebtedness, or of any part of the interest, at the time the same case of failure to keep insured for the benefit of the mortaging indebtedness, or of any part of the interest, are the mortaging or failure to keep insured for the benefit of the mortaging indebtedness, or of any part of the interest, are the mortaging or any part of the part of the purpose o	becomes due, or in as herein provided, or as herein provided, or ases the mortgagee shape of South Carolina on of mortgages or dee whole of the principarty, become immediate profits arising or to an or otherwise, appoint y the net proceeds (aftents and profits actually the net proceeds (aftents and profits actually the hereunder, the esterminates are until default shall the control of the principarty. (L.
In case of defaults in the spromed of any man tance promagal amore designation, and of the control accounts of any man to see or associated to a man of prospers, within the later expected by law; in effect of add cases the more tapes of the control of the prospers, within the later expected by law; in effect of add cases the more tapes. And is a finish of the control of the prospers, within the later of the collection of the prospers, within the later of the collection of the prospers, within the later of the collection of the prospers, within the later of the collection of the said before such that the prospers, within the later of the collection of the said before the prospers, within the later of the collection of the said before the prospers, within the later of the collection of the said before the prospers, within the later of the collection of the said before the prospers, within the later of the collection of the said before the prospers, within the later of the collection of the said before the prospers, within the later of the collection of the said before the prospers, and the later of the prospers, and a clear of the prospers, and the later of the prospers, and a clear of the prospers, and the later of the prospers of the prospers, and the later of the prospers of the prospers of the prospers of the prospers, and the later of the prospers	an case of default in the payment of any part of the principal intersections, or of any part of the principal intersections, or of any part of the principal intersections, or of any part of the principal of the part of the principal of the part o	as herein provided, or ases the mortgagee she of South Carolina on of mortgages or dee whole of the principarty, become immediate profits arising or to an or otherwise, appoint y the net proceeds (aftents and profits actually with interest there are the proceeds and profits actually with interest there are until default shall are in the control of t
case of fighter to may any heavy and becomes of executation in the field of the off and properly within the company of the com	case of failure to pay any taxes or assessments to become due on state property with the control of the control of the passage, after the date of this mortgage, of any law of the State And it is ruther evenanted and agreed that in the ovent of the passage, after the date of this mortgage, of any law of the State decling from the value of land, for the purpose of taxing any lieu thereon, or changing in any way the laws now in force for the taxing secret by mortgage for State or beauty proposed to the passage, after the date of this mortgage, or some of health of the state of the passage the debt of the passage of the pas	te of South Carolina on of mortgages or dee whole of the princirty, become immediate or of the arising or to an or otherwise, appoint y the net proceeds (aftents and profits actuated, with interest there are one of the proceeds (aftents and profits actuated, with interest there are one hereunder, the est sees until default shall in the control of the proceeds (aftents and profits actuated).
And it is sturber companied and agreence than it also even the the months altered as now way the last see in 1000s for the tentions of the propagate or desiration of the propagate of the propag	And it is further covenanted and agreed that in the event of the pairs age, after the case of thin house, or any any of method and chain from the mortgage, to please the mortgage, to please the will of fact or local purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the sum secured by this mortgage, to provide the part of the collection of any and taxes, so as to affect this mortgage, the sum secured by this mortgage, to provide the collection of the said Mortgages, without notice to any part of the collection of the part of the said Mortgages, without notice to any part of the collection of the said Mortgages, without notice to any part of the part of	on of morgages or dee whole of the princi- rty, become immediate profits arising or to an or otherwise, appoint y the net proceeds (aftents and profits actually with interest there are the proceeds and profits actually with interest there are the profits actually with interest there are until default shall are in the control of the profits actually with interest there are until default shall are in the control of the profits actually with interest there are until default shall are in the control of the principal of the principa
secured by providing the first specific with beinfelder the theory, well, at the option of the soil Mesingary, without notion to any parts, become immediate and parts, and an any parts of the soil and parts. If the the performed provides as additional security for this lean, and agree. I have any slade of invitations are made to the performed provides as additional security to the procession of the premises, and calculated the mesing and provides and prov	secreted by mortgage for Nate or local purposes, or the mather, or the mather of the contended of any beautiful secretary and the policy of he and payolic. And in case proceedings for foreclosure shall be instituted, the mortgagor	rty, become immediate rty, become immediate rorofits arising or to an or otherwise, appoint y the net proceeds (aftents and profits actually with interest there are the result of the hereunder, the est result default shall in the result of
dis and particle proceedings for forestname shall be instrated, the meriganor	due and psysbic. And in case proceedings for foreclosure shall be instituted, the mortgagerargee_S_to and does hereby assign the rents and prome the mortgaged premises as additional security for this loan, and agree_S_that any Judge of juristice may, at chamber receiver of the mortgaged premises as additional security for this loan, and agree_S_that any Judge of juristice may at chamber received the mortgaged premises as a development of the mortgage of the mortgage of the mortgage of the profits and apply and delta the received she of receiveshilly upon and delta interests, costs and expenses, without liability to account for the received and received she of the she without facility to account for the received and received she of the she without facility to account for she and the received and the received she of the she without facility to account for she and the received she and the received she will be a she without facility to account for she and the received she and the received she are the received she will be a she without facility to account for the received she and the received she and the received she will be a she without facility to account for the she and the received she will be a s	or otherwise, appoint y the net proceeds (af ents and profits actual id, with interest there ple hereunder, the est ses until default shall in (L. (L.
paging costs of receivership) most said does, intreasts, come and explanes, without facility to the provision of the page to the page to the provision of the page to the p	paying costs of receivership) upon said debt, interests, costs and expenses, without infinity to account to a wind the property of the propert	id, with interest there ole hereunder, the est ses until default shall in
paying easts of receiverships) upon sond debt, increase, codes and exploses, without leading to the parties to these Perents, that if the sub-tail AVAYS, soortheeses, and it is the two intent and meaning of the parties to these Perents, that if the sub-tail AVAYS, soortheeses, and it is the two the true intent and meaning of the said note, and any and all other sines which may been does and payable bereunder, the extremely all the sub-tail costs, described to the true intent and meaning of the said note, and any and all other sines which may been does and payable bereunder, the extremely all the sub-tail costs, described to the side of any the said Permisses until default, shall made as been provided. WITHERS. HY hand, not seal as this 1.8 the sub-tail of NOVEMBER. In a year of our Lord one thousand, nine hundred and a size, and in the one hundred and sixty-fifth year of our Lord one thousand, nine hundred and . Anterion. Sizend, sealed and delivered in the Presence of: Allen, J., Graham M., Ansel Knox (L. L. L	paying costs of receivership) upon said debt, interests, costs and expenses, without liability to account to a wind more maintain to PROVIDED ALWAYS, mevertheless, and it is the true intent and meaning of the parties to these Presents, that if	id, with interest there ole hereunder, the est ses until default shall in
PROPURED ALWAYS, percebelows, and it is the tree listent and necturing of the perceived interest and presently with interest thereit any hote the presenting to the tree intents and presently of the self order, and any and all other street which any beceme the and payable becreated, the self the hordy granted shall cane, incorrent and we street which and would shall be self-the s	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these freezests, that of money atomes if any be due good and shall well and truly pay or cause to be paid unto the said mortgage mich and of money atomes if any be due good and shall well and truly pay or cause to be paid unto the said mortgage or and in a for money atomes if any be due good and shall well and truly pay or cause to be paid unto the said mortgage or and in a payal hardward and payal hardward and seal, this payable to the said parties that said mortgagershall be entitled to hold and enjoy the said Premi made as herein provided. WITHESS WY hand and seal, this list level to for any of the said parties that said mortgagershall be entitled to hold and enjoy the said Premi made as herein provided. WITHESS WY hand and seal, this level to fore and virtue. AND IT IS AGREED by and between the said parties that said mortgagershall be entitled to hold and enjoy the said Premi made as herein provided. WITHESS WY hand and seal this level to fore and virtue. AND IT IS AGREED by and between the said parties that said mortgagershall be entitled to hold and enjoy the said Premi made as herein provided. WITHESS May of November Allen J. Graham Sixty-fifth year of the Independence of the United States of America. Signed, sealed and delivered in the Presence of: Allen J. Graham M.Ansel Knox Marion Brawley Jr. WARSEL KNOX MARSEL KNOX	in the increase there ole hereunder, the est ses until default shall in
bereity granted, shall coars, determine and be utderly and and void otherwise to remain in tail dree and vertices. With provided, and send the provided of the control of	hereby granted shall cease, determine and be utterly mull and void; otherwise to remain in tuit force and writer. AND IT IS AGREED by and between the said parties that said mortgagorshall be entitled to hold and enjoy the said Premis made as herein provided. WITNESS MY hand, and seal, this lst day of November year of our Lord one thousand, nine hundred and forty and in the one hundred and. Sixty-fifth year of the Independence of the United States of America. Signed, scaled and delivered in the Presence of: Allen J. Graham M.Ansel Knox Marion Brawley, Jr. PERSONALLY appeared before me Allen J. Graham and made oath that he saw the within named deed deliver the within written deed, and that he with Marion Brawley, Jr. Sworn to before me, this l2th day of November 19 40 November 19 40 RENUNCIATION OF DOWER REQUIRED I. Centify und all whom it may concern that Mrs. Lettify the did deleave that she does freely, voluntarily, and without any certify und all whom it may concern that Mrs. He wife of the within named being privately and separately examined by me, did declare that she does freely, voluntarily, and without any certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs. Certify und all whom it may concern that Mrs.	es until default shall in (L. (L.
MYTNESS. MYband and scal_ thislgbday ofNovember_ is to year of our Lord one thousand, sine hundred andfortyand in the one hundred andSixty-fifth	made as herein provided. WITNESS MY hand and seal this lst day of November year of our Lord one thousand, nine hundred and forty and in the one hundred and sixty-fifth year of the Independence of the United States of America. Signed, sealed and delivered in the Presence of: Allen J. Graham M.Ansel Knox Marion Brawley, Jr. THE STATE OF SOUTH CAROLINA, Greenyille County PERSONALLY appeared before me Allen J. Graham and made oath that he saw the within named did the execution thereof. Sworn to before me, this lath day of November 19.49 Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA No PURCHASE MONEY MORTGAGE RENUNCIATION OF DOWER REQUIRED I, County J. County PURCHASE MONEY MORTGAGE RENUNCIATION OF DOWER REQUIRED County bewishin named the within named JUDSON MILLS, its successors an and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	Er in (L. (L. (L. (L. (L. (L. (L.
year of our Lord one theresend, nice burdened and	year of our Lord one thousand, nine hundred and forty and in the one hundred and slixty-fifth year of the Independence of the United States of America. Signed, sealed and delivered in the Presence of: Allen J. Graham	(L. (L.
Allen J. Craham	Allen J. Graham M.Ansel Knox Marion Brawley, Jr. THE STATE OF SOUTH CAROLINA, Greenville	(L. (L.
Signed, saided and delivered in the Presence of: Allen J. Graham	Signed, sealed and delivered in the Presence of: Allen J. Graham Marion Brawley Jr. THE STATE OF SOUTH CAROLINA, Greenville County PERSONALLY appeared before me Allen J. Graham and made oath that he saw the within named the execution thereof. Sworn to before me, this 12th day of November 19 40 Marion Brawley Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA No PURCHASE MONEY MORTGAGE RENUNCIATION OF DOWER REQUIRED I	(L. (L.
Allen J. Graham (L. Marion Brawley, Jr. (L. Marion Bra	Allen J. Graham M.Ansel Knox Marion Brawley, Jr. THE STATE OF SOUTH CAROLINA, Greenville County PERSONALLY appeared before me Allen J. Graham and made oath that he saw the within named sign, seal and as. his and deed deliver the within written deed, and that he with Marion Brawley, Jr. Sworn to before me, this 12th day of November 19 40 Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA NO REMUNCIATION OF DOWER REQUIRED I. Certify unto all whom it may concern that Mrs. the wife of the within named before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any cof any person or persons whomsoever, renounce, release and forever relinquish unto the within named JUDSON MILLS, its successors and actate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	(L. (L.
Marion Brawley, Jr. (L. (L. (L. (L. (L. (L. (L. (L. (L. (L	THE STATE OF SOUTH CAROLINA, Greenville County PERSONALLY appeared before me Allen J. Graham and made oath that he saw the within mand deed deliver the within written deed, and that he with Marion Brawley, Jr. and deed deliver the within written deed, and that he with Marion Brawley, Jr. Sworn to before me, this 12th day of November 19 40 Marion Brawley, Jr. (L. S.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA County No PURCHASE MONEY MORTGAGE REQUIRED I, Certify unto all whom it may concern that Mrs. the wife of the within named before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any cof any person or persons whomsoever, renounce, release and forever relinquish unto the within named JUDSON MILLS, its successors and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	(L. (L.
THE STATE OF SOUTH CAROLINA. Greenyille	THE STATE OF SOUTH CAROLINA, Greenville	(L.
THE STATE OF SOUTH CAROLINA, Greenville	THE STATE OF SOUTH CAROLINA, Greenville	(L.
THE STATE OF SOUTH CAROLINA, Greenyille	THE STATE OF SOUTH CAROLINA, Greenville	
THE STATE OF SOUTH CAROLINA, Greenyille County PERSONALLY appeared before me Allen J. Graham and made eath that he saw the within named. M. Angel Fersonally appeared before me Allen J. Graham and made eath that he saw the within named. M. Angel Fersonally and deed deliver the within written deed, and that he with. Marion Brawley, Jr. witness the execution thereof. Sworn to before me, this 12th day of November 19 40 Allen J. Graham The STATE OF SOUTH CAROLINA NO FURCHASE MONEY MORTGAGE RENUNCIATION OF DOWER REQUIRED I, do here certify unto all whom it may concern that Mrs. the wife of the within named before me, and, upon being privately and separately examined by me, did declars that she does freely, voluntarily, and without any compulsion, dread or for of any person or persons before me, and, upon being privately and separately examined by me, did declars that she does freely, voluntarily, and without any compulsion, dread or for any person or persons before me, and, upon being privately and separately examined by me, did declars that she does freely, voluntarily, and without any compulsion, dread or for any person or persons before me, and, upon being privately and separately examined by me, did declars that she does freely, voluntarily, and without any compulsion, dread or for any person or persons before me, and, also the recommendates and assigns, all wer inser and exists and also the region of lower inser and exists and also the region of the person of persons before me, and, and the person of the pe	THE STATE OF SOUTH CAROLINA, GreenyilleCounty PERSONALLY appeared before meAllen_JGraham and made oath that he saw the within named sign, seal and ashided deliver the within written deed, and thathe with sign, seal and ashided deed deliver the within written deed, and thathe with sign, seal and ashided deed deliver the within written deed, and thathe with sign, seal and ashided deed deliver the within written deed, and thathe with sign, seal and as	
and deed deliver the within written deed, and that he with Marion Brawley, Jr. witness the execution thereof. Sworn to before me, this	and deed deliver the within written deed, and thathe with	ned M. Ansel J
Sworn to before me, this	Sworn to before me, this	.s
Sworn to before me, this 12th day of November 19 49 Marion Brawley, Jr. (L. S.) THE STATE OF SOUTH CAROLINA County I, County The within named before me, this mand and seal, this right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this right and claim of Dower, in, or to all and singular the Premises within mentioned and released. State Of South Carolina Recorded Now smbor 13th 1949, at 11:30 o'clock A. M. JWE ASSIGNMENT STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE FOR VALUE RECEIVED Judson Mills hereby assigns, transfers, and sets over unto the within mortgage and the note which it secures. Dated this day of JUDSON MILLS JUDSON MILLS	Sworn to before me, this	witnes
Marion Brawley, Jr. (L. S.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA County No PURCHASE MONEY MORTGAGE RENUNCIATION OF DOWER REQUIRED L	November 19 40 Allen J. Graham	
Marion Brawley, Ir. (L.S.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA County No PURCHASE MONEY MORTGAGE REQUIRED I	Marion Brawley, Jr. (L. S.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA County I, certify unto all whom it may concern that Mrs. the wife of the within named before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any cof any person or persons whomsoever, renounce, release and forever relinquish unto the within named JUDSON MILLS, its successors an and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	
THE STATE OF SOUTH CAROLINA County I,	THE STATE OF SOUTH CAROLINA County PURCHASE MONEY MORTGAGE REQUIRED	
THE STATE OF SOUTH CAROLINA County I,	THE STATE OF SOUTH CAROLINA County PURCHASE MONEY MORTGAGE REQUIRED	
I,	County I,	
I,	certify unto all whom it may concern that Mrs. the wife of the within named	
the wife of the within named	the wife of the within named	٠
the wife of the within named	the wife of the within named	, do her
of any person or persons whomsoever, renounce, release and lorever relinquish unto the within mentioned and released. Given under my hand and seal, this	of any person or persons whomsoever, renounce, release and forever reiniquish that the within hamed 30 DSON MILES, its successors and and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	
of any person or persons whomsoever, renounce, release and lorever relinquish unto the within mentioned and released. Given under my hand and seal, this	of any person or persons whomsoever, renounce, release and forever reiniquish that the within hamed 30 DSON MILES, its successors and and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	did this day app
Given under my hand and seal, this	Given under my hand and seal, this	d assigns, all her inter
A. D. 19 Notary Public for South Carolina RecordedNovember_13th		
Notary Public for South Carolina RecordedNovember 13th	■ ·	
RecordedNovember 13th	day of	
RecordedNovember 13th	Notary Public for South Carolina (L. S.)	
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE FOR VALUE RECEIVED Judson Mills hereby assigns, transfers, and sets over unto		
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE FOR VALUE RECEIVED Judson Mills hereby assigns, transfers, and sets over unto	Recorded November 13th 1940, at 11:30 o'clock A. M.	TILL
FOR VALUE RECEIVED Judson Mills hereby assigns, transfers, and sets over unto	ASSIGNMENT	
FOR VALUE RECEIVED Judson Mills hereby assigns, transfers, and sets over unto	STATE OF SOUTH CAROLINA	2 441
Dated thisday of19 WITNESS: the within mortgage and the note which it secures. JUDSON MILLS		9.41
Dated this19 WITNESS: JUDSON MILLS		
WITNESS: JUDSON MILLS	the within mortgage and the note which it secures.	
WIIIABB.		
RY	WITNESS: JUDSON MILLS	
	BY	