.K.L.M.—2-a				
				·
		· · · · · · · · · · · · · · · · · · ·		
		er e d'alexandre de la companya de l		
TO OTHER THE STATE OF THE STATE				
TOGETHER with all and singular the Rights, I ining.		and a second second		
TO HAVE AND TO HOLD all and singular th	e said Premises unto the said	outh carotina Nati	onal Bank, or	vnaries con,
and Assigns forever. Anddo	hereby bind myself, my	Heirs, E	xecutors and Administ	rators to warrant and
rever defend all and singular the said Premises un	to the said South Caro	lina National Bank	c, of Charlest	on, S. C.,
1ts successors				
		EX and Assigns, from and agai	inst X	
eirs, Executors, Administrators and Assigns and e	very person whomsoever lawfully	claiming or to claim the same	e or any part thereof.	
And the said mortgagor agree to ins				
(\$500.00)	Dollars, in a	company or companies satisfa	actory to the mortgage	e, and keep the same
sured from loss or damage by fire, and assign the	508 1 A 1 1 1 2 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
1 to do so, then the said mortgagee_ may cause temium and expense of such insurance under this	the same to be insured in	name and	reimburse 1tse 1	I for the
And if at any time any part of said debt, or int		paid,I_hereby assign	the rents and profits	of the above described
emises to said mortgagee, or	its successo		ecutors, Administrators	s or Assigns, and agree
at any Judge of the Circuit Court of said State ma llect said rents and profits, applying the net proce account for anything more than the rents and pr	eds thereafter (after naving costs	of collection) upon said debt	ty to take possession , interest, costs or exp	enses; without liability
PROVIDED ALWAYS, nevertheless, and that		f the parties to these Presents	, that ifI	, the said mortgagor
				and the second of the second of the second
be paid unto the said mortgagee the debt	or sum of money aforesaid, with	interest thereon, if any be due	e, according to the true	Intent and meaning of
be paid unto the said mortgagee the debt e said note, then this deed of bargain and sale sha	or sum of money aforesaid, with ill cease, determine, and be utterly	interest thereon, if any be due null and void; otherwise to r	emain in full force and	l virtue.
be paid unto the said mortgagee the debt e said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said	or sum of money aforesaid, with all cease, determine, and be utterly d parties that said mortgagor 18	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr	emain in full force and emises until default of	l virtue. payment shall be made.
be paid unto the said mortgagee the debt e said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witnesshand and seal,	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgagor 18. this 13th	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and emises until default of October	payment shall be made.
be paid unto the said mortgagee the debt ne said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witnesshand and seal, ear of our Lord one thousand, nine hundred and	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgagor 18. this 13th forty-one	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and emises until default of October	payment shalf be madein the
be paid unto the said mortgagee the debt the said note, then this deed of bargain and sale shat AND IT IS AGREED by and between the said Witnesshand and seal, the said one thousand, nine hundred and	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18 this 13th forty-one sixty-sixth	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and emises until default of October	payment shalf be madein the
be paid unto the said mortgagee the debt e said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witnesshand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one s1xty-s1xth	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and emises until default of October and i	payment shall be madein the in the one hundred and the of the United States
be paid unto the said mortgagee the debt e said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witnesshand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgagor is this 13th forty-one sixty-sixth	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and emises until default of October and i	payment shall be madein the in the one hundred and the of the United States
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth	interest thereon, if any be due null and void; otherwise to rto hold and enjoy the said Pr day of	emain in full force and emises until default of October and in ear of the Independence	payment shall be madein the in the one hundred and the of the United States(L. S.)
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth	interest thereon, if any be due null and void; otherwise to rto hold and enjoy the said Pr day of	emain in full force and emises until default of October and i ear of the Independence	payment shall be madein the in the one hundred and the of the United States(L. S.)
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth	interest thereon, if any be due null and void; otherwise to rto hold and enjoy the said Pr day of	emain in full force and emises until default of October and i ear of the Independence	payment shall be madein the in the one hundred and the of the United States(L. S.)(L. S.)
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth	interest thereon, if any be due null and void; otherwise to rate hold and enjoy the said Practice day of	emain in full force and emises until default of October and i ear of the Independence	payment shall be madein the in the one hundred and the of the United States(L. S.)(L. S.)
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth	interest thereon, if any be due null and void; otherwise to rate hold and enjoy the said Practice day of	emain in full force and emises until default of October and i ear of the Independence	payment shall be madein the in the one hundred and the of the United States(L. S.)(L. S.)
be paid unto the said mortgagee the debte said note, then this deed of bargain and sale shat AND IT IS AGREED by and between the said Witnesshand and seal, are of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen Nita B. Johnson HE STATE OF SOUTH CAROLINA,	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18_this	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day ofy Martha Orr Seo	emain in full force and remises until default of Octoberand i ear of the Independence.	l virtue. payment shall be made. in the in the one hundred and the of the United States (L. S.) (L. S.) (L. S.)
be paid unto the said mortgagee the debte said note, then this deed of bargain and sale shat AND IT IS AGREED by and between the said WitnessMYhand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen Nita B. Johnson HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Johnson	interest thereon, if any be due null and void; otherwise to r to hold and enjoy the said Pr day of	emain in full force and emises until default of October and i ear of the Independence	l virtue. payment shall be made. in the in the one hundred and the of the United States (L. S.) (L. S.) (L. S.)
be paid unto the said mortgagee the debte said note, then this deed of bargain and sale shat AND IT IS AGREED by and between the said WitnessMYhand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen Nita B. Johnson HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me d made oath thatS he saw the within named	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc	interest thereon, if any be due null and void; otherwise to r to hold and enjoy the said Pr day of	emain in full force and emises until default of October and i ear of the Independence	l virtue. payment shalf be made. in the in the one hundred and the of the United States (L. S.) (L. S.) (L. S.)
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18	interest thereon, if any be due null and void; otherwise to r to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independence tt	payment shall be made. in the in the one hundred and it is e of the United States (L. S.) (L. S.) (L. S.)
be paid unto the said mortgagee the debt e said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witnesshand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen Nita B. Johnson HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me ad made oath thatS he saw the within named gn, seal and as her	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc. C. S. Bowen	interest thereon, if any be due null and void; otherwise to r to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independence tt	payment shall be made. in the in the one hundred and it is e of the United States (L. S.) (L. S.) (L. S.)
be paid unto the said mortgagee the debt e said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witnesshand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen Nita B. Johnson HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me Id made oath that She saw the within named SWORN TO before me this	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc. C. S. Bowen	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	remain in full force and remises until default of Octoberand is ear of the Independenceand is the within written decountries witnessed the execution	d, and that he with a thereof.
be paid unto the said mortgagee the debte said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witness hand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen Nita B. Johnson HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me d made oath that S he saw the within named gn, seal and as here. SWORN TO before me this Oc tober	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc C. S. Bowen A. D. 19. 41	interest thereon, if any be due null and void; otherwise to r to hold and enjoy the said Pr day of	remain in full force and remises until default of Octoberand is ear of the Independenceand is the within written decountries witnessed the execution	payment shall be made. in the in the one hundred and it is e of the United States (L. S.) (L. S.) (L. S.)
be paid unto the said mortgagee the debte said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witness hand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen Nita B. Johnson HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me d made oath that S he saw the within named gn, seal and as here. SWORN TO before me this Oc tober	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc C. S. Bowen A. D. 19. 41	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independenceand is the within written decountries witnessed the execution	d, and that he with a thereof.
be paid unto the said mortgagee the debt e said note, then this deed of bargain and sale sha AND IT IS AGREED by and between the said Witnesshand and seal, ar of our Lord one thousand, nine hundred and America. Signed, sealed and delivered in the presence of C. S. Bowen Nita B. Johnson HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me Id made oath that She saw the within named SWORN TO before me this	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc C. S. Bowen A. D. 19. 41	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independenceand is the within written decountries witnessed the execution	d, and that he with a thereof.
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Scott, S. Bowen C. S. Bowen (L. S.) outh Carolina.	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independenceand is the within written decountries witnessed the execution	d, and that he with a thereof.
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Jehnson Martha Orr Sc C. S. Bowen A. D. 19 41 Outh Carolina. RENUNCIA	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independence tt	d, and that he with a thereof.
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18. this 13th forty-one sixty-sixth MORTGAGE Nita B. Jehnson Martha Orr Sc C. S. Bowen A. D. 19 41 Outh Carolina. RENUNCIA	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independence tt	d, and that he with a thereof.
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of Martha Orr Secondary OF REAL ESTATE act and deed deliver Nita B. Johns TION OF DOWER	emain in full force and remises until default of Octoberand is ear of the Independence tt	n the one hundred and the of the United States (L. S.) (L. S.) (L. S.) (L. S.)
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independence tt	notary Public for S. C.,
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand is ear of the Independence tt	notary Public for S. C.,
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18	interest thereon, if any be due null and void; otherwise to r _to hold and enjoy the said Pr day of	emain in full force and remises until default of Octoberand if ear of the Independence of the within written decomposition with the within written decomposition of the execution of the	Notary Public for S. C., without any compulsion,
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgago: 18	interest thereon, if any be due null and void; otherwise to r_to hold and enjoy the said Pr day of	r the within written decembers witnessed the execution	Notary Public for S. C., Notary Public for S. C., without any compulsion,
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgagor is this list forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc C. S. Bowen A. D. 19 41 CL. S.) Outh Carolina. RENUNCIA RENUNCIA The sixty sixth RENUNCIA RENUNCIA The sixty sixth sixty sixt	interest thereon, if any be due null and void; otherwise to rto hold and enjoy the said Pr day ofy Mar tha Orr Secondary OF REAL ESTATE Nita B. Johns TION OF DOWER me, did declare that she does it relinquish unto the within nate	emain in full force and remises until default of Octoberand is ear of the Independence of the within written december witnessed the execution on	Notary Public for S. C., without any compulsion,
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgagor is this list forty-one sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc C. S. Bowen A. D. 19 41 CL. S.) Outh Carolina. RENUNCIA RENUNCIA The sixty sixth RENUNCIA RENUNCIA The sixty sixth sixty sixt	interest thereon, if any be due null and void; otherwise to rto hold and enjoy the said Pr day ofy Mar tha Orr Secondary OF REAL ESTATE Nita B. Johns TION OF DOWER me, did declare that she does it relinquish unto the within nate	emain in full force and remises until default of Octoberand is ear of the Independence of the within written december witnessed the execution on	Notary Public for S. C., without any compulsion,
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgagor is this light forty-one Sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc C. S. Bowen A. D. 19 41 (L. S.) outh Carolina. RENUNCIA RENUNCIA A description of December of Dec	interest thereon, if any be due null and void; otherwise to rto hold and enjoy the said Pr day ofy Mar tha Orr Secondary OF REAL ESTATE Nita B. Johns TION OF DOWER me, did declare that she does it relinquish unto the within nate	emain in full force and remises until default of Octoberand is ear of the Independence of the within written december witnessed the execution on	Notary Public for S. C., without any compulsion,
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgagot 18. this 13th forty-one Sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc C. S. Bowen A. D. 19 11 CL. S.) Outh Carolina. RENUNCIA RENUNCIA At Mrs	interest thereon, if any be due null and void; otherwise to rto hold and enjoy the said Pr day ofy Mar tha Orr Secondary OF REAL ESTATE Nita B. Johns TION OF DOWER me, did declare that she does it relinquish unto the within nate	emain in full force and remises until default of Octoberand is ear of the Independence of the within written december witnessed the execution on	Notary Public for S. C., without any compulsion,
be paid unto the said mortgagee	or sum of money aforesaid, with all cease, determine, and be utterly departies that said mortgagor 18. this 13th forty-one Sixty-sixth MORTGAGE Nita B. Johnson Martha Orr Sc C. S. Bowen A. D. 19 41 couth Carolina. RENUNCIA Trenounce, release and forever also all her right and claim of D also all her right and claim of D A. D. 19 41 A. D. 19 42 A. D. 19 43 A. D. 19 44 A. D. 19 44 A. D. 19 45 A. D. 19 46 A. D. 19 47 A. D. 19 47 A. D. 19 47 A. D. 19 48 A. D. 19	interest thereon, if any be due null and void; otherwise to rto hold and enjoy the said Pr day ofy Mar tha Orr Secondary OF REAL ESTATE Nita B. Johns TION OF DOWER me, did declare that she does it relinquish unto the within nate	emain in full force and remises until default of Octoberand is ear of the Independence of the within written december witnessed the execution on	Notary Public for S. C., without any compulsion,