TOGETHOUR with all and shaping the Bight, Members, Revealments and Aspertamenter to the said Processes behavior, at the strayer's inclinant or apportuniting.  TO HAVE ART TO WOLD, all said shaping, the said Processes used the said.  In a secondary.  In a Bight and Assigner Second. And shaping forward. The said Processes with the said shaping forward. And the said shaping forward. And the said shaping forward and said shaping forward. The said shaping forward and said shaping forward. The said shaping forward and said shaping forward and said shaping forward and said shaping forward. And the said said said said said said said said					
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said		. B. Carlotte and Carlotte and Carlotte and Carlotte	and the second s	The same the street of the street of the same and the same same to the same same to the same and	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said			and the second s	and the second seco	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said	The second secon				
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said	in the second control of the control to the control of the control		and the second s		
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said	and the second company of the second			ing the second of the second o	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said		and the second		المنافق المنافق والمنافق والمنافق والمرافق والمنافق والمن	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said			en e	and the second of the second o	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said			and the second s	ا الله الله الله الله الله الله الله ال	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said	The state of the s				
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said			and the second s	المستقدم ال	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said	and the second s	The second secon	and the second s	and the second s	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said				and the second of the second o	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said				The second section is the second section of the second section of the second section is the second section of the section of th	
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said	A CONTRACTOR CONTRACTO				
TOGETHER with all and singular the Eighth, Members, Mereditaments and Appurtamence to the said Premises belonging, or in survivae hiddent or appetitability.  TO HAVE ARD TO HOLD, all and singular, the said Premises dolo the said Mrs. W. M. Onffney, her  Although the said and the said and singular the said Premises dolo the said of the said of the said and said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said of the said and singular the said Premises dolo the said of the said singular the said premises and believe the said of the said singular the said premises and believe the said of the said and said said the said and said said the said and said said the said said said said to a said its Successors and Assigns and every person whomesers and said the said said said said to a said the said said said said said to a said the said said said said said to a said the said said said said said said said said	.4	en e	in a grand of the control of the con	and the state of t	
TO HAVE AND TO HOLD, all and singular, the said Prenises unto the said Mrs. W. M. Gaffney, her his liters and Assigns forever. And said corporation.  **The said forever default all and singular the said Prenises unto the said Mrs. W. M. Gaffney, her his Netw and Assigns for warman and said part of the said prenises unto the said Mrs. W. M. Gaffney, her his Netw and Assigns and every person whomsome the bears and bailding on said but in a run not less than the said sarringunge agrees to immuse the bears and bailding on said but in a run not less than the said sarringunge agrees to immuse the bears and bailding on said but in a run not less than the continues, and heigh the dame famined from less or damage by fire, and saids the policy of immunoce to the said mortgages and that the two that the configures, and heigh the dame famined and mortgage may cause the same to be immunoc in the said mortgage, and that the two that the configures and heigh the said has the said that the said the said that the said mortgage, or hereby sadage the reads and profits of the showe described premises to said for the promises of said that the said mortgage, or any the said that the said mortgage, or the said that the said that the said mortgage, or the said that the said mortgage, or the said that the said that the said mortgage, or the said that the said mortgage, or the said that the said that the said that the said that the said the said that the said that the said the said the said the said the said that the said the sai	The second secon	AND THE REPORT OF THE PARTY OF	and the second s	and the second section of the second section of the second section of the second second second second section	
TO HAVE AND TO HOLD, all and singular, the said Prenises unto the said Mrs. W. M. Gaffney, her his liters and Assigns forever. And said corporation.  **The said forever default all and singular the said Prenises unto the said Mrs. W. M. Gaffney, her his Netw and Assigns for warman and said part of the said prenises unto the said Mrs. W. M. Gaffney, her his Netw and Assigns and every person whomsome the bears and bailding on said but in a run not less than the said sarringunge agrees to immuse the bears and bailding on said but in a run not less than the said sarringunge agrees to immuse the bears and bailding on said but in a run not less than the continues, and heigh the dame famined from less or damage by fire, and saids the policy of immunoce to the said mortgages and that the two that the configures, and heigh the dame famined and mortgage may cause the same to be immunoc in the said mortgage, and that the two that the configures and heigh the said has the said that the said the said that the said mortgage, or hereby sadage the reads and profits of the showe described premises to said for the promises of said that the said mortgage, or any the said that the said mortgage, or the said that the said that the said mortgage, or the said that the said mortgage, or the said that the said that the said mortgage, or the said that the said mortgage, or the said that the said that the said that the said that the said the said that the said that the said the said the said the said the said that the said the sai		and the second of the second o	and the second of the second	A CONTRACTOR OF THE PROPERTY O	
TO HAVE AND TO HOLD, all and singular, the said Prenises unto the said Mrs. W. M. Gaffney, her his liters and Assigns forever. And said corporation.  **The said forever default all and singular the said Prenises unto the said Mrs. W. M. Gaffney, her his Netw and Assigns for warman and said part of the said prenises unto the said Mrs. W. M. Gaffney, her his Netw and Assigns and every person whomsome the bears and bailding on said but in a run not less than the said sarringunge agrees to immuse the bears and bailding on said but in a run not less than the said sarringunge agrees to immuse the bears and bailding on said but in a run not less than the continues, and heigh the dame famined from less or damage by fire, and saids the policy of immunoce to the said mortgages and that the two that the configures, and heigh the dame famined and mortgage may cause the same to be immunoc in the said mortgage, and that the two that the configures and heigh the said has the said that the said the said that the said mortgage, or hereby sadage the reads and profits of the showe described premises to said for the promises of said that the said mortgage, or any the said that the said mortgage, or the said that the said that the said mortgage, or the said that the said mortgage, or the said that the said that the said mortgage, or the said that the said mortgage, or the said that the said that the said that the said that the said the said that the said that the said the said the said the said the said that the said the sai		·			
Miss licits and Ansigns forever. And said corporation.  Missesses and said corporation.  Misses and corporation.  All licits and Ansigns forever. And discontinuous and said promises unto the east.  Mrs. W. M. Gaffney, her his necessars and saidges, to warrant and forever defrend all and slegalist the said promises unto the east.  Mrs. W. M. Gaffney, her his necessars and saidges, to warrant and forever defrend all and slegalist the said promises unto the east.  Mrs. W. M. Gaffney, her his necessars and saidges, to warrant and against and every person who measured to the said contespages agrees to insure the lower and said many that is the said contespages agrees to insure the lower and said many that is the said contespages and said the said mortages may cause the sains to be insured in.  And if si say three eary part of said debt or interest thereon, be part one and urspaid, said corporation does.  And if si say three eary part of said debt or interest thereon, the prevention and expenses of such insurance under this mortages, with interest.  And if si say three eary part of said debt, or interest thereon, the prevention and expenses of such insurance under this mortages, with interest.  And if si say three eary part of said debt, or interest with authority to the prevention and expenses to said mortages, or the prevention and expenses of sach insurance under the third said mortages.  Mrs. Excellent, Administrations or Antales, and agree that any funge of the Circuit countries and agree that any funge of the Circuit countries and said earth of the said prevention of the shower described previous to said forevertice, or the prevention of the shower and collect and provide the countries of the circuit said debt.  PROVIDED ALWAYS, navorabless, and it is the true intent and messing of the part whether intents and collect eart roan and collect and the countries of the circuit said debt and countries and an analysis to the circuit said and countries and and collect and the countries and an analysis to the circuit sa	TOGETHER with all and singular the Rights, Mer	nbers, Hereditaments and A			ppertamnig.
Elsos breeby bind Real —	TO HAVE AND TO HOLD, all and singular, th	e said Premises unto the sa	aid Mrs. W. M. G	affney, her	
Elect beneathy bind itself. —	10 111111 10 10 10 10 10 10 10 10 10 10			his Hoins and Assigns for	rever And
Miss facely bind 1891 — , to successor, and satigns, to warrant and street defend all and singular the said Premises unto the said    **No. 1. Gaffney, her **  **In Heirs and Assigns and engines from and against the said free said singular from and against and its Successors and Assigns and every person whomosome the said methodoge agrees to lineare the home on and building on said lot in a sum not less than **  **And the said methodoge agrees to lineare the home and building on said lot in a sum not less than **  **And the said methodoge agrees to lineare the home and building on said lot in a sum not less than **  **And the said methodoge agrees to lineare the home and building on said lot in a sum not less than **  **And the said methodoge agrees to lineare the home and building on said lot in a sum not less than **  **And the said methodoge agrees to lineare the home on the building on said lot in a sum not less than **  **And the said methodoge agrees to lineare the said methodoge and the said components of said human and expenses of said human and said methodoge and less than the said methodoge, with interest.  **And if at any time say part of said dobt, or interest finerent, be peat the said components of said human and expenses of said human and said said the said methodoge, with the said components of said human and said said said components of said human and said said said components of said human and said said said said said said said sai				nis neirs and Assigns to	level. Ima
Mrs. W. E. Gaffney, her	said corporation				### ##################################
his Betre and Assigns from and against the said Premises and the said Premises and the said Premises and the said special forms and septions and the said contragance areas to insure the house and brilding an aid to in a sum not less than				its successors and assigns.	, to warrant
this Reims and Ansigns from and against    1896   1	Adoes hereby bind itself			•	
And the said mortugages agrees to insure the house and building on said lot in a sum not less than	and forever defend all and singular the said Premise	s unto the said Mrs.	W. M. Gaffney, he		
And the said mortpageor agrees to insure the house and building on sole lot in a sum not less than  Dollars, in a company or companion estimatory to the mortpageor agrees to insure the house and building on sole lot in a sum not less than  And the said mortpageor agrees to insure the house and building on sole lot in a sum not less or damage by fire, and said in the policy of insurance to the said mortpageor and that in the cerest that the mortpage shall stay time full to do so, then the said mortpageor may cause the same to be insured in  X				his Heirs and Assigns from	and against
And the said mortpageor agrees to insure the house and building on sole lot in a sum not less than  Dollars, in a company or companion estimatory to the mortpageor agrees to insure the house and building on sole lot in a sum not less than  And the said mortpageor agrees to insure the house and building on sole lot in a sum not less or damage by fire, and said in the policy of insurance to the said mortpageor and that in the cerest that the mortpage shall stay time full to do so, then the said mortpageor may cause the same to be insured in  X					•
And the said mortaquer agrees to insure the house and building on said lot in a sum not less than X Delates, in a songany or companies satisfactory to the mortaques and keep the same insured from loss or through by fire, and sasign the policy of insurance to the said mortaques and that in the event that the mortaques shall at any time thill to do so, then the said mortaques or do that in the event that the mortaques shall at any time thill to do so, then the said mortaques or do the premium and expenses of such insurance under this mortaque, with interest.  And if at any time any part of said debt, or interest thereon, be post due and unpaid, said corporation described premiser to said mortaques, or here's assigns the reads and profits of the above described premiser to said mortaques, or here's pages the reads and profits of the above described premiser to said mortaques, or here's pages the reads said profits of the above described premiser to said mortaques, or here's pages the reads and profits of the above described premiser to said mortaques, or here's pages the reads and profits of the above described premiser to said mortaques, or here's pages the reads and profits of the above described premiser to said mortaques, or here's captures and profits and agree that surp' hadge of the Great set profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if X  The said mortaques, does and shall well and truly pay or cross to be paid into the said mortagace the author of the said mortaques of the said mo	1 f. II. diving on to dain the game on any p.		and	its Successors and Assigns and every personal	on wnomso-
Tools or demogn by fire, and assign the policy of insurance to the said mortgages; and there the mortgages shall at say time full to do so, then the said mortgages and shall in the correct shall demortgages shall at say time full to do so, then the said mortgages and shall in the correct shall demortgages shall at say time full to do so, then the said mortgages and shall in the correct shall demortgage shall at say time full to do so, then the said mortgages and shall not correct shall demortgage shall at say time full to do so, then the said mortgages and shall make the mortgage shall at say time full to do so, then the mortgage shall at say time full to do so, then the mortgage shall at say time full to do so, then the mortgage shall at say time full to do so, then the mortgage shall at say time full to do so, then the mortgage shall at say the full shall correction does.  And if at any time any part of said debt, or interest thereon, be pust due and useful at all correction does.  And at a time full say the said state may, at Chumbers or shall say, and the said state may, at Chumbers or otherwise, appoint a receiver, with authority to lake possession of said premises and collect said roots and state may, at Chumbers or otherwise, appoint a receiver, with authority to lake possession of said premises and collect said roots and state may, and greet that any full such supports and said state may, at Chumbers or otherwise, appoint a receiver, with authority to lake possession of said premises and collect said roots and trinches, and it is the true intent and meaning of the parties to those Presents, that if a said mortgage state thereon, if any to discover the said said mortgage of the said mortgage in the parties and unasting of the said note, then this deed of bargain and said shall cease, determine, and entire the said state of the said parties, that the said mortgage in the parties to those presents to be hermatic affixed and there Presents to be subscribed by its duly authorized officers.  In the said mortg			n a sum not less than	x	
naid mortgages may cause the same to be insured in	And the said mortagagor agrees to insure the nou				5 · · · · · · · · · · · · · · · · · · ·
for the premium and expenses of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does.  And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does.  And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does.  And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation of said of said premises to said mortgage, or hereby saigns the cents and profits of the above described promises to said mortgage, or hereby saigns the cents and profits of the above described promises to said mortgage, or hereby said and the proceeds therefore cather the parties to these presents and collect said resus and profits applying the profits saturally collected.  PROVIDED ALWAYS, nevertheloss, and it is the true intent and meaning of the parties to these Presents, that if  the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager that any fundamental said shall cause, determine, and be tutty read and value, determine to remain in hill force and victure.  AND IT IS AGREED, by and between the said parties, that the said mortgager  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and those Presents to be subscribed by its duly authorized officers  L. F. Simpson, Jr., Fres. & Treas & W. Russell Jones, V-Pres. & Sec.  Signed, saled and delivered in the presence of  Palmetto Real by Corporation (LS.)  Ey L. F. Simpson, Jr.  Fres. & Treas.  And W. Russell Jones  STATE OF SOUTH CARCINIA,  Greenville County.  FRESONALIX appeared before me  J. T. Banks  FRESONALIX appeared before me this 15th Asy of  Within mortgager.  J. T. Banks  FRESONALIX appeared before me this 15th Asy of  J. T. Banks  Roy H. Bozeman  State Of W. Bozeman  Within mortgager.  J. T. Banks  J. T. Banks  J. T. Banks  Roy H. Bozeman  State	t. 1	Dollars,	in a company or companies sa	tisfactory to the mortgagee, and keep the st t the mortgagor shall at any time fail to do	so, then the
And if at any time any part of said debt or interest thereon, be past due and unpaid, said corporation does.    Accessed   Accessed					
hereby satigns the rents and profits of the above described premises to said mortgages, or    hereby satigns the rents and profits of the above described premises to said mortgages, or   hereby satigns the rents and profits of the above described premises to said mortgages, or   hereby satigns the rents and profits of the above described premises to said mortgages, or   hereby satigns the rents and profits of the above described premises to said mortgages, or   hereby satigns the rents and profits of the above described premises to said mortgages, or   hereby satigns the rents and profits of the above described premises to said mortgages, and state may, at Chembers or otherwise, appoint a receiver, with authority to take possession of said premises and all of the said mortgages, does and shall well and truly pay or cause to be paid unto the said mortgages the doth or sam of money abovesaid, with interest thereon, if any be due, according to the true intent and meaning of the said not, then this deed of bargain and sale shall cause, determine, and be tuterly nail and void; otherwise to remain in full force and virture.   AND IT IS AGREED, by and between the said parties, that the said mortgager   18	said mortgagee may cause the same to be insured i	n	X	name and reimburse X	
And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does hereby sasigns the rents and profits of the above described premises to said mortgages, or hereby sasigns the rents and profits of the above described premises to said mortgages, or hereby sasigns the rents and profits of the above described premises to said mortgages, or hereby satisfactions and state may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises and and great that any Judge of the profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if X  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if X  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if X  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if X  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if X  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to the paid unto the said mortgages the doth or sum of money aftereasid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cause, determine, and be untitled and void; otherwise to remain in full force and virture.  AND IT IS AGRIERD, by and between the said parties, that the said mortgager.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers Lip F, Simpson, Jr., Pres. & Treas. & W. Russell Jones, V-Pres. & Sec.  Signed, esaled and delivered in the presence of:  PRESONALLY appeared before mo.  J. T. Banks  Fres. & Treas. & Treas. and W. Russell Jones as V-Pres. & Sec. of Palmetto Graphs and subscri			for the promium and expens	es of such insurance under this mortgage. W	ith interest.
AND IT IS AGREED, by and between the said parties, that the said mortgagor  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers  On this, the 13th day of June in the year of our Lord one thousand nine hundred and forty—two and in the one hundred and year of our Lord one thousand nine hundred and forty—two and in the one hundred and year of the Sovereignty and Independence of the United States.  Signed, scaled and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  The said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers  L. F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  Signed, scaled and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  The said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers.  By L. F. Simpson, Jr. Flanks  Fres. & Treas. & Sec.  Signed, scaled and delivered in the presence of:  Palmetto Real ty Corporation (LS.)  By L. F. Simpson, Jr.  Fres. & Treas. & Sec.  Greenville Courty.  FRESONALLY appeared before me.  J. T. Banks  Real ty Corporation, deliver the within sorporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman  Sworn to and subscribed before this 13th day of June  A. D. 19 12  Roy H. Bozeman  (Seal)  J. T. Banks  Roy H. Bozeman  Sworn to and subscribed before this 13th day of June  J. T. Banks  Roy H. Bozeman  Sworn to and subscribed before the this corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  A. D. 19 12  J. T. Banks	Court of said State may, at Chambers or otherwise,	magint a maggiron with gut	thority to take negection of said	premises and collect said rents and profits	applying the
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers  I.F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the year of our Lord one thousand nine hundred and for ty-two and in the one hundred and x year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  Personally appeared before me J. Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. Banks  Realty Corporation deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this 13th day of June A. D. 19 LE Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collect profits actually collected.	appoint a receiver, with aution) upon said debt, interes	thority to take possession of said st, costs or expenses; without li	premises and collect said rents and profits ability to account for anything more than the	applying the ne rents and
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers  I.F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the year of our Lord one thousand nine hundred and for ty-two and in the one hundred and x year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  Personally appeared before me J. Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto he aw L. F. Simpson, Jr. Banks  Realty Corporation deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this 13th day of June A. D. 19 LE Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the them., the said maforesaid, with interest thereon, if any be due, according to the control of the co	appoint a receiver, with aution) upon said debt, interes  e true intent and meaning of  ortgagor, does and shall we ling to the true intent and r	thority to take possession of said st, costs or expenses; without li	premises and collect said rents and profits ability to account for anything more than the that if	applying the ne rents and
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers L. F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the one hundred and forty-two and in the one hundred and x year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of Palmetto Real ty Corporation (LS.)  J. T. Banks By L. F. Simpson, Jr.  Pres. & Treas.  and W. Russell Jones  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  he saw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto A corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Roy H. Bozeman Gseal  Roy H. Bozeman Gseal  J. T. Banks  Roy H. Bozeman Gseal	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the the collection of the said material and with interest thereon, if any be due, according to the there's the there's	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.	thority to take possession of said st, costs or expenses; without li of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then	premises and collect said rents and profits ability to account for anything more than the that if X  paid unto the said mortgagee the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease.	applying the ne rents and
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers L. F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the presence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto A corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Roy H. Bozeman (Seal)  J. T. Banks  Roy H. Bozeman (Seal)  J. T. Banks  Roy H. Bozeman (Seal)  J. T. Banks	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.	thority to take possession of said st, costs or expenses; without li of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then	premises and collect said rents and profits ability to account for anything more than the that if	applying the ne rents and
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the, the said m aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full AND IT IS AGREED, by and between the said and enjoy the said Premises until default of payments.	appoint a receiver, with aution) upon said debt, interes  e true intent and meaning ortgagor, does and shall we ling to the true intent and reforce and virture.  parties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without li of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then	premises and collect said rents and profits ability to account for anything more than the that if	applying the ne rents and um of money termine, and to hold
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers  L.F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the year of our Lord one thousand nine hundred and for ty-two and in the one hundred and x  year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  he saw L.F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this 15th day of June A. D. 19 42  Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the, the said m aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full AND IT IS AGREED, by and between the said p and enjoy the said Premises until default of payments.	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without li of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then	premises and collect said rents and profits ability to account for anything more than the that if	applying the ne rents and um of money termine, and to hold
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers  L.F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the year of our Lord one thousand nine hundred and for ty-two and in the one hundred and x  year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  he saw L.F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Roy H. Bozeman (Seal)  J. T. Banks  Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the, the said m aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full AND IT IS AGREED, by and between the said p and enjoy the said Premises until default of payments.	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without li of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then	premises and collect said rents and profits ability to account for anything more than the that if	um of money termine, and
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorized officers  L. F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the year of our Lord one thousand nine hundred and forty-two and in the one hundred and X  year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  J. T. Banks  he saw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto A corporation celiver the within written mortgage, and that he, with  Roy H. Bozeman  Sec. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto A corporation deliver the within written mortgage, and that he, with  Roy H. Bozeman  Sec. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto A corporation deliver the within written mortgage, and that he, with  Roy H. Bozeman	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the, the said m aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full AND IT IS AGREED, by and between the said p and enjoy the said Premises until default of payments.	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ding to the true intent and reforce and virture.  Coarties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without li of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then	premises and collect said rents and profits ability to account for anything more than the that if	applying the ne rents and um of money termine, and to hold
authorized officers L. F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the part of our Lord one thousand nine hundred and forty-two and in the one hundred and X year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  PERSONALLY appeared before me J. Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto A corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Roy H. Bozeman (Seal)  J. T. Banks  Roy H. Bozeman witnessed the execution thereof.	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the, the said m aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full AND IT IS AGREED, by and between the said p and enjoy the said Premises until default of payments.	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ding to the true intent and reforce and virture.  Coarties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without li of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then	premises and collect said rents and profits ability to account for anything more than the said if	applying the ne rents and um of money termine, and to hold
authorized officers L. F. Simpson, Jr., Pres. & Treas & W. Russell Jones, V-Pres. & Sec.  on this, the 13th day of June in the part of our Lord one thousand nine hundred and forty-two and in the one hundred and x year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  PERSONALLY appeared before me J. Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto A corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Roy H. Bozeman (Seal)  J. T. Banks  Roy H. Bozeman (Seal)  J. T. Banks	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the, the said m aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full AND IT IS AGREED, by and between the said p and enjoy the said Premises until default of payments.	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ding to the true intent and reforce and virture.  Coarties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without lift of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then	premises and collect said rents and profits ability to account for anything more than the said if	applying the ne rents and um of money termine, and to hold
year of our Lord one thousand nine hundred and forty-two and in the one hundred and x  year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me J. T. Banks  L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Roy H. Bozeman (Seal)  J. T. Banks  Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the, the said m aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full AND IT IS AGREED, by and between the said p and enjoy the said Premises until default of payments.	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 18	premises and collect said rents and profits ability to account for anything more than the that if X paid unto the said mortgagee the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is deed of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined to the said mortgage the debt or such is dead of bargain and sale shall cease.	applying the ne rents and the
year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman  Roy H. Bozeman  Roy H. Bozeman  Roy H. Bozeman  Sworn to and subscribed before me this June  A. D. 19 142  J. T. Banks  Roy H. Bozeman  Seal ty Corporation thereof.	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the the profits actually collected.  The said material of the said material of the said material of the said material of the said profits and enjoy the said Premises until default of payments.  IN WITNESS WHEREOF, the said granting contents actually collected.	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.  Coarties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 18	premises and collect said rents and profits ability to account for anything more than the said if that if the said mortgages the debt or such is deed of bargain and sale shall cease, details deed of bargain and sale shall cease affixed and these Presents to be subscribed.	applying the ne rents and to money termine, and to hold by its duly
year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me  J. T. Banks  L. F. Simpson, Jr.  Banks  Perso. & Treas.  And W. Russell Jones  Real ty Corporation  Real ty Corporation  A corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within  Written mortgage, and that he, with  Roy H. Bozeman  Roy H. Bozeman  Sworn to and subscribed before me this 13th  J. T. Banks  Roy H. Bozeman  Seal ty Corporation, deliver the within  A D. 19 12  J. T. Banks  Roy H. Bozeman  Seal ty Corporation, deliver the within	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the form of the said maforesaid, with interest thereon, if any be due, according to the utterly null and void; otherwise to remain in full and enjoy the said Premises until default of payments and enjoy the said Premises until default of payments.  IN WITNESS WHEREOF, the said granting contained authorized officers Lore Simpson, January and Lore Premises authorized officers Lore Premises of the said granting contains the said grantin	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 1s	premises and collect said rents and profits ability to account for anything more than the that if X  paid unto the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined the said mortgage the said mortgage the debt or such is dead of bargain and sale shall cease, determined the said mortgage th	applying the ne rents and to money termine, and to hold by its duly
year of the Sovereignty and Independence of the United States.  Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  J. T. Banks  PERSONALLY appeared before me.  J. T. Banks  Real ty Corporation  Real ty Corporation  Real ty Corporation  A D. 19 12  A D. 19 12  Roy H. Bozeman  Signed, sealed and delivered in the presence of:  Palmetto Real ty Corporation (LS.)  Pres. & Treas.  Real ty Corporation  Witnessed the execution thereof.  Sworn to and subscribed before me this 13th day of June  A D. 19 12  Roy H. Bozeman  Seal ty Corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman  Seal ty Corporation, deliver the within writnessed the execution thereof.	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the form of the said maforesaid, with interest thereon, if any be due, according to the utterly null and void; otherwise to remain in full and enjoy the said Premises until default of payments and enjoy the said Premises until default of payments authorized officers  Logical Province Collect Province Collect Profits and it is the province Collect Province	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 1s	premises and collect said rents and profits ability to account for anything more than the that if X  paid unto the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is deed of bargain and sale shall cease, determined the said mortgagee the debt or such is determined to the said mortgage the debt or such is dead of bargain and sale shall cease, determined the said mortgage the said mortgage the debt or such is dead of bargain and sale shall cease, determined the said mortgage th	applying the ne rents and to money termine, and to hold by its duly
Signed, sealed and delivered in the presence of:  J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me  J. T. Banks  PERSONALLY appeared before me  J. T. Banks  Real ty Corporation  Real ty Corporation  Real ty Corporation  Real ty Corporation  A corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within  Written mortgage, and that he, with  Roy H. Bozeman  Roy H. Bozeman  Sworn to and subscribed before me this  June  A D. 19 42  J. T. Banks  Roy H. Bozeman  Seal ty Corporation  Real ty Corporation  A D. 19 42  J. T. Banks  Roy H. Bozeman  Witnessed the execution thereof.	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Description has caused its corporation has caused i	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 18  corporate seal to be hereunto as & W. Russell and Jur	premises and collect said rents and profits ability to account for anything more than the that if X paid unto the said mortgagee the debt or such is deed of bargain and sale shall cease, determined and these Presents to be subscribed tones, V-Pres. & Sec.	applying the ne rents and to money termine, and to hold by its duly in the
By L. F. Simpson, Jr.   Pres. & Treas.	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the	appoint a receiver, with aution) upon said debt, interested true intent and meaning cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Description has caused its corporation has caused i	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 18  corporate seal to be hereunto as & W. Russell	premises and collect said rents and profits ability to account for anything more than the that if X paid unto the said mortgagee the debt or such is deed of bargain and sale shall cease, determined and these Presents to be subscribed tones, V-Pres. & Sec.	applying the ne rents and to money termine, and to hold by its duly in the
Roy H. Bozeman  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me  J. T. Banks  PERSONALLY appeared before me  J. T. Banks  Real ty Corporation  A corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman  Roy H. Bozeman  Roy H. Bozeman  Sec. Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman  A D. 19 12  J. T. Banks  Roy H. Bozeman  (Seal)	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the	appoint a receiver, with aution) upon said debt, interested true intent and meaning outgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgatent shall be made.  Ortgoration has caused its output true.  13th  forty-two	thority to take possession of saids, costs or expenses; without list, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 18  corporate seal to be hereunto a day of Jurated States.	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definitived and these Presents to be subscribed some second or such is deed of the said mortgagee the debt or such is deed of bargain and sale shall cease, definitived and these Presents to be subscribed some second or such is deed on the said mortgagee the debt or such is deed of bargain and sale shall cease, definitive and these Presents to be subscribed and in the one hundred and said in the one hundred and said in the one hundred and said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definitive said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definitive said said said said said said said said	applying the ne rents and to money termine, and to hold by its duly in the
Roy H. Bozeman  Roy H. Bozeman  Roy H. Bozeman  Roy H. Bozeman  N-Pres. & Treas.  V-Pres. & Sec.  State Of South Carolina, Greenville County.  PERSONALLY appeared before me.  L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Orporation has caused its of the corty-two definition of the Uniterested to the Uniterested to the Corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the cor	thority to take possession of saids, costs or expenses; without list, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 18  corporate seal to be hereunto a day of Jurated States.	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definitived and these Presents to be subscribed some second or such is deed of the said mortgagee the debt or such is deed of bargain and sale shall cease, definitived and these Presents to be subscribed some second or such is deed on the said mortgagee the debt or such is deed of bargain and sale shall cease, definitive and these Presents to be subscribed and in the one hundred and said in the one hundred and said in the one hundred and said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definitive said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definitive said said said said said said said said	applying the ne rents and to money termine, and to hold by its duly in the
STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me.  J. T. Banks  PERSONALLY appeared before me.  L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman  Sworn to and subscribed before me this 13th  June  A. D. 19 42  Roy H. Bozeman  (Seal)  J. T. Banks	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the forces and the said material interest thereon, if any be due, according to the said profit of the said profit of payments and enjoy the said Premises until default of payments authorized officers  IN WITNESS WHEREOF, the said granting contained and the said profit of the said granting contained and the said profit of the said granting contained and	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Orporation has caused its of the corty-two definition of the Uniterested to the Uniterested to the Corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the cor	thority to take possession of saids, costs or expenses; without list, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor 18  corporate seal to be hereunto as & W. Russell day of Juranteed States.  Palmetto Real	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is dead of bargain and sale shall cease, definition of the said mortgagee the debt or such is definition of the said mortgagee.	applying the ne rents and to money termine, and to hold by its duly in the
Greenville County.  PERSONALLY appeared before me J. T. Banks  PERSONALLY appeared before me J. T. Banks  A corporation  Saw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this June  A D. 19 12  Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the, the said maforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full  AND IT IS AGREED, by and between the said pand enjoy the said Premises until default of paymed authorized officers	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Orporation has caused its of the corty-two definition of the Uniterested to the Uniterested to the Corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the cor	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor is  corporate seal to be hereunto a day of Jurated States.  Palmetto Real By L. F. Sir	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, defined and these Presents to be subscribed somes, V-Pres. & Sec.  18  and in the one hundred and X  ty Corporation (LS.)  1980n, Jr.  Pres. & Treas.	applying the ne rents and to money termine, and to hold by its duly in the
PERSONALLY appeared before me.  D. T. Banks  and made oath that Realty Corporation  he saw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Pres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with  Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this 13th day of June  A. D. 19 12  Roy H. Bozeman (Seal)  J. T. Banks	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Orporation has caused its of the corty-two definition of the Uniterested to the Uniterested to the Corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the cor	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor is  corporate seal to be hereunto a day of Jurated States.  Palmetto Real By L. F. Sir	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is dead of bargain and sale shall cease, definition of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the said mortgagee the said mortgagee the	applying the ne rents and to money termine, and to hold by its duly in the
PERSONALLY appeared before me. J. T. Banks  and made oath that Real ty Corporation  he saw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Fres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this 13th day of June A. D. 19 12  Roy H. Bozeman (Seal)  J. T. Banks	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full.  AND IT IS AGREED, by and between the said pand enjoy the said Premises until default of paymed and enjoy the said Premises until default of paymed authorized officers.  IN WITNESS WHEREOF, the said granting contained and the said paymed and the said granting contained a	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Orporation has caused its of the corty-two definition of the Uniterested to the Uniterested to the Corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the cor	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor is  corporate seal to be hereunto a day of Jurated States.  Palmetto Real By L. F. Sir	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is dead of bargain and sale shall cease, definition of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the said mortgagee the said mortgagee the	applying the ne rents and to money termine, and to hold by its duly in the
he saw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Fres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this June A. D. 19 12 J. T. Banks  Real ty Corporation June A. D. 19 12 J. T. Banks  Sworn to and subscribed before me this June A. D. 19 12 J. T. Banks  Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the aforesaid, with interest thereon, if any be due, according to the utterly null and void; otherwise to remain in full and enjoy the said Premises until default of paymed and enjoy the said Premises until default of paymed authorized officers  IN WITNESS WHEREOF, the said granting contained and the presence of the Sovereignty and signed, sealed and delivered in the presence of J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA,	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Orporation has caused its of the corty-two definition of the Uniterested to the Uniterested to the Corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the corty-two definitions and the corty-two definitions are cortex and the cor	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor is  corporate seal to be hereunto a day of Jurated States.  Palmetto Real By L. F. Sir	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is deed of bargain and sale shall cease, definition of the said mortgagee the debt or such is dead of bargain and sale shall cease, definition of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the debt or such is dead of the said mortgagee the said mortgagee the said mortgagee the	applying the ne rents and to money termine, and to hold by its duly in the
he saw L. F. Simpson, Jr. as Pres. & Treas and W. Russell Jones as V-Fres. & Sec. of Palmetto / a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this 13th day of June A. D. 19 12 J. T. Banks  Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collect profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full AND IT IS AGREED, by and between the said pand enjoy the said Premises until default of paymed authorized officers  IN WITNESS WHEREOF, the said granting contained authorized officers  on this, the year of our Lord one thousand nine hundred and year of the Sovereignty and Signed, sealed and delivered in the presence of J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Coarties, that the said mortgagent shall be made.  Cr., Pres. & Tree 13th  forty-two  di Independence of the United:	thority to take possession of saidst, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor  18  corporate seal to be hereunto a day of Jurated States.  Palmetto Real By L. F. Sirand W. Russe.	premises and collect said rents and profits ability to account for anything more than the said unto the said mortgagee the debt or such is deed of bargain and sale shall cease, defined and these Presents to be subscribed sones, V-Pres. & Sec.  and in the one hundred and xones and in the one hundred and xones and in the one fundamental and xones and xones xon	applying the ne rents and more rents and more rents and to hold to hold by its duly in the
written mortgage, and that he, with Roy H. Bozeman witnessed the execution thereof.  Sworn to and subscribed before me this June  Roy H. Bozeman  June  A. D. 19 12  Roy H. Bozeman  (Seal)	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the the said material and with interest thereon, if any be due, according to the utterly null and void; otherwise to remain in full and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment authorized officers  IN WITNESS WHEREOF, the said granting control authorized officers  on this, the pear of our Lord one thousand nine hundred and year of the Sovereignty and Signed, sealed and delivered in the presence of J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Orporation has caused its of the corty-two distributions:  J. T. Banks	thority to take possession of said st, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor is  corporate seal to be hereunto a day of Jurated States.  Palmetto Real By L. F. Sirand W. Russe.	premises and collect said rents and profits ability to account for anything more than the said in that if	applying the ne rents and im of money termine, and it is hold in the in the add oath that ion
Sworn to and subscribed before me this 13th day of June  Roy H. Bozeman (Seal)  Sworn to and subscribed before me this 13th day of J. T. Banks	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full and enjoy the said Premises until default of paymed and enjoy the said Premises until default of paymed authorized officers  IN WITNESS WHEREOF, the said granting continuous authorized officers  on this, the pear of our Lord one thousand nine hundred and year of the Sovereignty and Signed, sealed and delivered in the presence of J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Tres. & Tres. & Tres.  J. T. Banks  Tres. & Tres. and Stres.	thority to take possession of saidst, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor  18  corporate seal to be hereunto as & W. Russell aday of Jurated States.  Palmetto Real By L. F. Sirand W. Russe.	that if X  paid unto the said mortgagee the debt or su his deed of bargain and sale shall cease, defined and these Presents to be subscribed fones, V-Pres. & Sec.  and in the one hundred and X  ty Corporation (LS.)  pres. & Treas.  1 Jones  V-Pres. & Sec.  Realty Corporation and measure of Pa	applying the ne rents and more rents and more money termine, and to hold by its duly in the in the lade oath that lon limetto
Sworn to and subscribed before me this 13th  June  Roy H. Bozeman  (Seal)  J. T. Banks	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the aforesaid, with interest thereon, if any be due, accord be utterly null and void; otherwise to remain in full and enjoy the said Premises until default of paymed and enjoy the said Premises until default of paymed authorized officers  IN WITNESS WHEREOF, the said granting continuous authorized officers  on this, the pear of our Lord one thousand nine hundred and year of the Sovereignty and Signed, sealed and delivered in the presence of J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  Tres. & Tres. & Tres.  J. T. Banks  Tres. & Tres. and Stres.	thority to take possession of saidst, costs or expenses; without list of the parties to these Presents, all and truly pay or cause to be meaning of the said note, then agor  18  corporate seal to be hereunto as & W. Russell aday of Jurated States.  Palmetto Real By L. F. Sirand W. Russe.	that if X  paid unto the said mortgagee the debt or su his deed of bargain and sale shall cease, defined and these Presents to be subscribed fones, V-Pres. & Sec.  and in the one hundred and X  ty Corporation (LS.)  pres. & Treas.  1 Jones  V-Pres. & Sec.  Realty Corporation and measure of Pa	applying the ne rents and more rents and more money termine, and to hold by its duly in the in the lade oath that lon limetto
June     A. D. 19 42       Roy H. Bozeman     (Seal)    J. T. Banks	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the said maforesaid, with interest thereon, if any be due, according to the utterly null and void; otherwise to remain in full and enjoy the said Premises until default of paymed authorized officers  IN WITNESS WHEREOF, the said granting contained authorized officers  on this, the pear of our Lord one thousand nine hundred and year of the Sovereignty and Signed, sealed and delivered in the presence of J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me a corporation chartered under the laws of the State and the saw L. F. Simpson, Jr. as I a corporation chartered under the laws of the State	appoint a receiver, with aution) upon said debt, interested true intent and meaning of cortgagor, does and shall we sling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  The press & Tress 13th  forty-two desired in the United Strategy of South Carolina, sign, see the said mortgagent shall be made.	corporate seal to be hereunto a day of Jurated States.  Palmetto Real By L. F. Sirand W. Russell Jone al with its corporate seal; and with its corporate seal; and a day of the said note.	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, defined and these Presents to be subscribed somes, V-Pres. & Sec.  and in the one hundred and x.  ty Corporation (LS.)  and in the one hundred and x.  Pres. & Treas.  Pres. & Treas.  V-Pres. & Sec.  Realty Corporation and m.  Realty Corporation and m.  Realty Corporation is the act and deed of said corporation, delivered as the act and deed of said corporation.	applying the ne rents and more rents and to money termine, and to hold by its duly in the in the line to ler the within
Roy H. Bozeman (Seal)	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the said maforesaid, with interest thereon, if any be due, according to the utterly null and void; otherwise to remain in full and enjoy the said Premises until default of paymed and enjoy the said Premises until default of paymed authorized officers  IN WITNESS WHEREOF, the said granting content of the said paymed authorized officers  on this, the pear of our Lord one thousand nine hundred and year of the Sovereignty and Signed, sealed and delivered in the presence of J. T. Banks  Roy H. Bozeman  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me he saw L. F. Simpson, Jr. as I a corporation chartered under the laws of the State written mortgage, and that he, with	appoint a receiver, with aution) upon said debt, interested the control of the true intent and meaning of the true intent and refered and virture.  Parties, that the said mortgates that the said mortgates and shall be made.  The press & Tree 13th  forty-two defined in the United States of South Carolina, sign, see Roy H.	corporate seal to be hereunto a day of Jurated States.  Palmetto Real By L. F. Sirand W. Russell Jone al with its corporate seal; and with its corporate seal; and a day of the said note.	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, defined and these Presents to be subscribed somes, V-Pres. & Sec.  and in the one hundred and x.  ty Corporation (LS.)  and in the one hundred and x.  Pres. & Treas.  Pres. & Treas.  V-Pres. & Sec.  Realty Corporation and m.  Realty Corporation and m.  Realty Corporation is the act and deed of said corporation, delivered as the act and deed of said corporation.	applying the ne rents and more rents and to money termine, and to hold by its duly in the in the line to let to let the within
The state of the s	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the said maforesaid, with interest thereon, if any be due, according to the utterly null and void; otherwise to remain in full and enjoy the said Premises until default of paymed and enjoy the said Premises until default of paymed authorized officers  IN WITNESS WHEREOF, the said granting contains and enjoy the said Premises until default of paymed authorized officers  on this, the said granting contains the paymed of the Sovereignty and signed, sealed and delivered in the presence of the Sovereignty and signed, sealed and delivered in the presence of the Sovereignty and signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed, sealed and delivered in the presence of the Sovereignty and Signed	appoint a receiver, with aution) upon said debt, interested in the said debt, interested true intent and meaning ortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.  The Pres. & Trees 13th  forty-two defined in the United States of South Carolina, sign, see Roy H.  3th day of	corporate seal to be hereunto a day of Jurand W. Russell Jone al with its corporate seal; and a Bozeman	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, defined and these Presents to be subscribed sones, V-Pres. & Sec.  and in the one hundred and X ty Corporation (LS.)  and in the one hundred and X Pres. & Treas.  I Jones V-Pres. & Sec.  Real ty Corporation and many section is the act and deed of said corporation, deliver witnessed the execution witnessed the execution	applying the ne rents and more rents and to money termine, and to hold by its duly in the in the line to let to let the within
	net proceeds thereafter (after paying cost of collection profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the said mand enjoy the said Premises to remain in full and enjoy the said Premises until default of paymed authorized officers  IN WITNESS WHEREOF, the said granting containing the said premises until default of paymed authorized officers  On this, the said premises until default of paymed authorized officers  On this, the said granting contains the	appoint a receiver, with aution) upon said debt, interested in the said debt, interested true intent and meaning of cortgagor, does and shall we ling to the true intent and reforce and virture.  Parties, that the said mortgagent shall be made.	corporate seal to be hereunto a day of Jurand W. Russell Jone al with its corporate seal; and a Bozeman	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, defined and these Presents to be subscribed sones, V-Pres. & Sec.  and in the one hundred and X ty Corporation (LS.)  and in the one hundred and X Pres. & Treas.  I Jones V-Pres. & Sec.  Real ty Corporation and many section is the act and deed of said corporation, deliver witnessed the execution witnessed the execution	applying the ne rents and more rents and to money termine, and to hold by its duly in the in the line to let to let the within
· · · · · · · · · · · · · · · · · · ·	et proceeds thereafter (after paying cost of collection of the sactually collected.  PROVIDED ALWAYS, nevertheless, and it is the foresaid, with interest thereon, if any be due, according to the said many proceeding the said premises to remain in full and void; otherwise to remain in full and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said Premises until default of payment and enjoy the said granting or and the saverage of the Sovereignty and Signed, sealed and delivered in the presence of J. T. Banks  Roy H. Bozeman  Roy H. Bozeman  Roy H. Bozeman	J. T. Banks  Pres. & Tres.  13th  forty-two  dindependence of the Unit of:  J. T. Banks  Pres. & Tres.  A. D. 19 142  (Seal)  y Public, S. C.	corporate seal to be hereunto a day of Jurand W. Russell Jone al with its corporate seal; and a Bozeman	premises and collect said rents and profits ability to account for anything more than the said in the said mortgagee the debt or such is deed of bargain and sale shall cease, defined and these Presents to be subscribed sones, V-Pres. & Sec.  and in the one hundred and X ty Corporation (LS.)  and in the one hundred and X Pres. & Treas.  I Jones V-Pres. & Sec.  Real ty Corporation and many section is the act and deed of said corporation, deliver witnessed the execution witnessed the execution	applying the ne rents and more rents and to money termine, and to hold by its duly in the in the line to ler the within

BY:N.S.