TOCKTHER with all and simplest the Eights, Members, Revolutionates and Approximates to the sold Premise biologists, or in soyrutes insident or apportationed. TO HAYE AND TO HOLD all and singuiste the said Premises unto the sold. F. P. P. JEFFERD, X. In see Adargan forever, And J. As hereby bind. INVEST. SOLD, RY	E.M.—2-a	
TOGETHEN with all and singular the Walts, Members, Resolutioness and Approximations to the said Tomalises balanging, or in acquises instincts or appreciables. TO MAYS AND TO MODD all and singular the said Premises unto the said. P. D. JEFFRYS. A. Its and Assigns foreway. And J. A. do heavily bland		**************************************
TOGETHER with all and singular the Rights, Members, Revolutaments and Appuntaments to the said Promises balonging, or in suryran insident or appreciations. TO HAVE AND TO ROLD oil and singular the said Promises use the said. Fr. D. Jarrarda. A. The said Amigan forews. And I do breshy blad		
TOURTHEE with all and singular the hights, Namborn, Berofitsonatis and Apputentances to the sald Premises belonging, or in soyowies landeded or appetratelying. TO HAVE AND TO DOLD of said singular the said Premises with the said. P. P. J. J. P. P. J. J. P. P. J. J. P. P. J.		
TORKTHEE with all and singular the Bights, Members, Resellaments and Apparlements to the said Prominer belonging, or in surprise Incident or appreciations. TO HAVE AND TO HOLD all and disgrade the said Prominer unto the said. P. D. Sappard, X. In and Antigen forever. And, I do berely bind. Mysalf, Ball. My. Heirs, Escenters and Administrators to warrant and reselved all and singular the said Prominer unto the said. P. D. Jappard. Heters and Antigen, from and against. Mysalf. S. My. Heters and Antigen, from and against. Mysalf. S. My. Heters and Antigen, from and against. Mysalf. S. My. Heters and Antigen, from and against. Mysalf. S. My. Heters and Antigen, from and against. Mysalf. S. My. Heters and Antigen, from and against. Mysalf. S. My. Heters and Antigen, and the said of the said of the said of the said of the said merity of the said said to the said said said to the said said to the said said said to the said said said to the said said said said said said to the said said said said said said said said		
TOGETHER with all and singular the Right, Memiser, Hereditaments and Apprehenses to the said Premises belonging, or in anywise incident or apparaining. TO HAVE AND TO HOLD all and singular the said Premises unto the said. P. D. Jarrard, X. In and Assigns freever, And I do hereby field. MESPAE, SOLD, MY. Heats, Excenters and Administrators as warrant and researched all and singular the said Premises unto the said. P. D. Jarrard, X. Below and Assigns, from and against. Mys. All. 2. My. Below and Assigns, from and against. Mys. All. 2. My. Below and Assigns, from and against. Mys. All. 2. My. Below and Assigns, from and against. Mys. All. 2. My. Below and Assigns, from the against. Mys. All. 2. My. Below and Assigns, from the against. Mys. All. 2. My. Below and Assigns, from the against. Mys. All. 2. My. Below and Assigns, from the against. Mys. All. 2. My. Below and Assigns, from the against. Mys. All. 2. My. Below and Assigns, from the against. Mys. All. 2. My. Below and Assigns, from the against. Mys. All. 2. My. Below and Assigns, from the against the said and the same of the said the said the said the said the said the same of the said t		
TOORTHEER with all and singular the Rights, Members, Heredikanson and Approbanans to the said Premises belonging, or in anywise incident or apprehensing. YO HAYE AND TO HOLD all and singular the said Premises onto the said. P. P. J. SPITER Q		
TORINTER with all and singular the Rights, Remeter. Restrictments and Appartments to the antiferrome belonging, or in anywire incident or apportunities. TO HAYE AND TO ROLDs all and singular the said Premises unto the said. F. P. J. JEFFRED. X. In and Assigns forever. And. I do hereby blad. RESPAIL SIG. BY. Hater. Executors and Administrators to warrant and ever defined all and singular the said Premises unto the said. F. D., JEFFRED. X. Inter and Assigns, from and against. REV. 21. 6. Kg. Inter and Assigns, from and against. REV. 21. 6. Kg. Inter and Assigns, from and against. REV. 21. 6. Kg. Inter and Assigns, from and against. REV. 21. 6. Kg. Inter and Assigns, from and against. REV. 21. 6. Kg. Inter and Assigns, from and against. REV. 21. 6. Kg. Inter and Assigns, from and against. REV. 21. 6. Kg. Inter and Assigns, from and against. REV. 21. 6. Kg. Inter and Assigns, in the meritage or to chain the same or one perit thesed. And the said meritage. Rev. and assign the policy of inversaces to the uniform experience. Internal In		
TO BAVE AND TO BOLD all and singuist the said Premises unto the said. F. P. JAPPERG. X. Its and Assigns forever. And I do brevely bind		
TO RAYE AND TO HOLD all and singular the said Premines unto the said P. P. Japperg. X. Irs and Assigns fewere. And I do brothy bird	TOGETHER with all and singular the Rights, Members, Hereditame	ents and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
irs and Assigns forever. And. I	TO HAVE AND TO HOLD all and singular the said Premises up	nto the said P. D. Jarrard, x
in and Ansigns forever. And. I de bereby bind MERS AND HERS Executives and Administrators to warrant and ware defeed all and singular the said Premises unto the said. P. D. JAPPAPI X Heirs and Assigns, from and against. MERS ALL MY AND ADMINISTRATION AND ADMI		
The Secretors, Administrators and Assigns and every purson whomsovery lawfully distings or sold all the same or any part thereof. And the said mortgagor agree to inserts the house and buildings or said all to in a sum to less than. The Hundred, and, Na/LOO. Dullers, is, a company or companies satisfactory to the mortgagor, and because the mortgagor and the said said said said said said said said	* T	myself and my Heirs Executors and Administrators to warrant and
Their and Assigns, from and against	irs and Assigns forever. Anddo nereby bind	D. Jarrard x
ins, Excessors, Administrators and Assigns and every person whomseever largiful cellatings or to class the same or any part thereof. And the sand mortgagers—agree—to interest the house and buildings on said tell in a new not less than. TRO HUMBIRGA. SMI. No/LOO. Dillers, in a commony or companies satisfactory to the mortgagers—and keep the answered from loss or damage by five, and astign the policy of insurance to be said mortgagers—and that the mortgagers—shall at any time and the control of the said mortgagers—shall be any time. The said mortgagers—that the mortgagers—shall are any time. And if at any time any part of said dicht, or interest thereons, be past does and umpaid. As hereby analogs the rests and profits of the above described and said grant said to the control of said fine region, it clears the control of said fine region and the said control of said fine region and the said control of said fine region and the said control of said fine and green and said said said prints and green said said said fine and green and said said said said said said said sai	ever defend all and singular the said Premises unto the said	<u></u>
In Escentors, Administrators and Antigue and every porson whomesover lawfully delating or to claim the anne or any part uneven. And the said muricagor. agrees to insure the house and follouge on said lot in a man not less than "You, Hundreg, and Lough the said recording to the mortgagers, and the pilery of impresses of anneal to it is mortgagers, and the pilery of impresses to the said mortgagers, and that in the creat that the mortgagers, shall at any time and captains of such insurance under this mortgager, with interest. It do so, then the said mortgagers are agreed that the mortgagers, with interest. And if a any time any part of said deck or interest thereon, be past does and unbaid, "A. hereby assign the veries and profits of the above described and it any time and the part of the above described and it any time and part of said deck or interest thereon, be past does not make the part of the part of the above described and the said of the part of the p		
In Executors, Administrators and Assigns and every purson whomesover lawfully database or claim the name of any part interest. And the said mortgager agrees to insure the house and fulldings on said lot in a man not less than "TWO. Hundriged and the piles of improvement to the said mortgages and that in the creat that the uncitager and teep the same unred from loss or damage by fire, and assign the piles of improvement to the said mortgages and that in the creat that the uncitager shall at any time and expense of such insurance uncertainty and complete the mortgages and the piles of improvement to the said mortgages and that in the creat that the uncitager shall at any time and expense of such insurance uncertainty and complete the contract of the said mortgages The said mortgages and that in the creat that the uncitager And in any state of said date may, at chambers or otherwise, appeted a process, with anthroty to calle possession or Antigans, and agree the plants are contracted and structure of the particle of t		Heirs and Assigns, from and against myself & My
Dollers, in a company or companies suffractory to the notification, which is and in the constitution of th	irs, Executors, Administrators and Assigns and every person wh	homsoever lawfully claiming or to claim the same or any part thereof.
Dollers, in a company or companies attrifactory to the mortgagers and sening the policy of insurance to the animator and that in the overthe that the mortgagers shall at any time and expense of and insurance shall at any time and expense of and insurance shall set any time and expense of and insurance can be associated to the service of	And the said mortgagor agree to insure the house a	and buildings on said lot in a sum not less than TWO HUNGTED and NO/100
unred from less or damage by five, and assign the policy of insurance to the and mortegages and task in the event data in the center of the policy of insurance on the saintone. In the sain december, and control of the saint and expense of such simples, and control of the saint mortegage And if at any time and persons and secondary that mortegage, with interest. And if at any time any part of said simples mortegage, with interest. And if at any time any part of said sixter way, at thanbers or otherwise, appoint a receiver, expense or said and profits, applying the net process breatfur for the profits of the above described emisses to said mortegage Control of said State way, at thanbers or otherwise, appoint a receiver, with unfainted profits, applying the net process breatfur for factor parties of the parties to these Presents, that if	· · · · · · · · · · · · · · · · · · ·	Dollars, in a company or companies satisfactory to the mortgagee_, and keep the same
Lib of the main mortragene	sured from loss or damage by fire, and assign the policy of insur	rance to the said mortgagee_; and that m the event that the mortgagor_ shan at any
and if at any time any part of and debt, or interest thereon, he past due and unpaid,X. hereby assign the rests and profits of the shore described entires to said mortgagers, or and debt, or interest thereon, he past due and unpaid,X. hereby assign the first, Executors, Administrators of Anging, and state in any Judger of the Circuit Goalst of said State rang, at chambers or ethersian, appeals he first, Executors, Administrators of Anging, and state and the past of the control of the contro	the then the said mortgagee may cause the same to be	e insured in the said mortgage ename and reimburse_itselffor the
selection for said mortragene		
all any Judges of the Current coupling the out proceeds thereafter cafter paying costs of collection) upon said dobt, interest, costs or expenses without infanily accounts of supplies more than the rents and profits account for supplies more than the rents and profits accounts for supplies more than the rents and profits accounts for supplies and the supplies and the supplies and the contract of the paid unto the said mortgageo. — the dobt or sum of money aforesaid, with interest thereon, if any he due, according to the sund truly pay or exame he paid unto the said mortgageo. — the dobt or sum of money aforesaid, with interest thereon, if any he due, according to the contract of the said mortgageor. — the dobt or sum of money aforesaid, with interest thereon, if any he due, according to the contract of the said mortgageor. — the sum of the sum of the sum of the said mortgageor. — the sum of our Lord one thousand, sine hundred and — forty—four — and in the one hundred and — four Lord one thousand, sine hundred and — forty—four — and in the one hundred and — four Lord one thousand, sine hundred and — forty—four — and in the one hundred and — four Lord one thousand, sine hundred and — four Lord one hundred and — four Lord on the lond of the londopendence of the United States Signed, sealed and delivered in the presence of John C. Jarrard — great of the londopendence of the United States — four Lord on the londopendence of the United States — four Lord on the londopendence of the United States — four Lord on the londopendence of the United States — four Lord on the londopendence of the United States — four Lord on the londopendence of the United States —		his The Theoretons Administrators or Assigns, and agree
lites and roots also provided and profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if. I, the said mortgageory and the paid unto the said mortgageory. The debt or sum of money aforesaid, with interest thereon, if any he dae, according to the true intent and meaning of earlier to these Presents, that if. I, the said mortgageory and the debt or sum of money aforesaid, with interest thereon, if any he dae, according to the true intent and meaning of earlier to the said mortgageory. A to hold and enjoy the said Premises until default of payment shall be made and not the true intent and meaning of earlier to have a said mortgageory. A to hold and enjoy the said Premises until default of payment shall be made and for our Lord one thousand, nine hundred and I CORKY-FOUR and in the one hundred and I CORKY-FOUR April 1. The county of Greenville. JORN C. JERTERG GOOD A FILLIPS (I. S. C. JERTERG) JORN C. JERTERG GOOD A FILLIPS (I. S. C. JERTERG) IN CO. JERTERG GOOD A FILLIPS (I. S. JERTERG) IN C. JERTERG STATE OF SOUTH CAROLINA, County of Greenville. JORN A PHILLIPS witnessed the execution thereof. SWORN TO before me this 10th April JOR A D. 19 July JOR A FILLIPS (I. S. JERTERG) J	emises to said mortgagee, orat any Judge of the Circuit Court of said State may, at chambers	or otherwise, appoint a receiver, with authority to take possession of said premises and
PROVIDED ALWAYS, severtheless, and that it is the true intent and meaning of the parties to these Fresents, that if	elect said rents and profits, applying the net proceeds thereafter (and account for anything more than the rents and profits actually c	collected,
the spaid outs the said mortgage	PROVIDED AI WAYS povertheless, and that it is the true inte	ent and meaning of the parties to these Presents, that if \underline{I} , the said mortgagor
be paid unto the said mortgagen		do and shall well and truly pay or cause
AND IT IS AGREED by and between the said parties that said mortgager. X to hold and enjoy the said Premises until default of payment sain he made. Witness. MEY. hand. and seal., this. 10th day of April 1	be paid unto the said mortgagee the debt or sum of money	aforesaid, with interest thereon, if any be due, according to the true intent and meaning of
Witness MY hand and seal , this 10th day of April 1 in the ear of our Lord one thousand, nine hundred and AORLY-FORE and in the one hundred and AORLY-FORE and in the one hundred and It is greed, sealed and delivered in the presence of JOHN C. JERFERG (L. S IGG. A. Fhillips (L. S (L. S (L. S (L. S (L. S	ne said note, then this deed of bargain and sale shall cease, determi	ine, and be utterly null and void, otherwise to remain in the said Premises until default of payment shall be made.
ard of our Lord one thousand, nine hundred and forty-four and in the one hundred and year of the Independence of the United States. Signed, sealed and delivered in the presence of John C. Jerrard Gortrude Dunn (I. S. J. LOS A. Phillips (I. S	AND IT IS AGREED by and between the said parties that said	mortgagorto note and enjoy the said Femiles and desired to provide the said femiles and the said to
### America. Signed, scaled and delivered in the presence of John C. Jarrard. Gertrude Runn (I. S. John C. Jarrard. (I. S. John C. Jarrard.	Witnesshand and seal, this10	th day of April in the
### America. Signed, scaled and delivered in the presence of John C. Jarrard. Gertrude Dunn (I. S. John C. Jarrard. (I. S. John C. Jarrard.	rear of our Lord one thousand, nine hundred and forty-	four and in the one hundred and
America. Signed, sealed and delivered in the presence of John C. Jerrard Gertrude Dunn (I. S. LOS. A. Phillips (I. S. County of Generalle. Personally appeared before me John C. Jarrard And made cath that he saw the within named. Gertrude Dunn act and deed deliver the within written deed, and that he within samed. Joe A. Phillips Too A. Phillips Witnessed the execution thereof. SWORN TO before me this. JOHN C. Jarrard JOHN C. J	X	year of the Independence of the United States
JOHN C. JEFFERD (L. S. JOHN C. JEFFERD (L. S. JOHN C. JEFFERD (L. S. (L. S. THE STAKE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. JOHN C. JEFFERD act and deed deliver the within written deed, and that he wit sign, seal and as her. JOG A. Phillips witnessed the execution thereof. SWOEN TO before me this 10th April A. D. 19. lill acy of Aprill A. D. 19. lill JOHN C. JEFFERD Notary Public for South Carolina. NONE NONE NONE NONE Notary Public for S. (do bereby certify unto all whom it may concern that Mrs the wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion dread or fear of any person or persons whomsoever, resounce, release and forever relinquish unto the within named. Helrs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this.	f America.	
JOBA A. Phillips		Gant muda Dunn (I S'
(I. S. (I. S. (I. S. (I. S. (I. S. County of Greenville. Personally appeared before me. John C. Jarrard. and made oath that he saw the within named. Gertring. Dinin sign, seal and as. Rer	John C. Jarrard	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared-before me. John C. Jarrard and made oath that he saw the within named. Gertruds. Dunn. sign, seal and as he.r.'	Joe A. Phillips	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. John C. Jarrard and made oath that he saw the within named. Gertrude. Dunn. act and deed deliver the within written deed, and that he within written deed, and that he within sign, seal and as		(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Dohn C. Jarrard April April John C. Jarrard JOHN C. Jarrard JOHN C. Jarrard April April JOHN C. Jarrard JOHN C. Jarrard JOHN C. Jarrard JOHN C. Jarrard April JOHN C. Jarrard JOHN C.		И. 8.
County of Greenville. Personally appeared before me. John C. Jarrard. and made cath that he saw the within named		
County of Greenville. Personally appeared before me. John C. Jarrard and made oath that he saw the within named Gertrinde Dunn sign, seal and as her act and deed deliver the within written deed, and that he with Joe A. Phillips witnessed the execution thereof. SWORN TO before me this 10th John C. Jarrard	THE STACE OF SOUTH CAROLINA,) MORTGAGE	
and made oath that he saw the within named	County of Greenville.	
sign, seal and as her act and deed deliver the within written deed, and that he with Joe A. Phillips witnessed the execution thereof. SWORN TO before me this 10th April A. D. 19 John C. Jarrard JOE A. Fhillips (L. S.) Notary Public for South Carolina. NONE NONE NONE Notary Public for South Mrs. County of Greenville. NONE Notary Public for S. On the within named of the with	Personally appeared of the contract of the con	
sign, seal and as	and made coth that he saw the within namedGertrud	le Dunn
SWORN TO before me this 10th April A. D. 19 11 JOE A. Fhillips (L. S.) Notary Public for South Carolina. NONE NONE Notary Public for South Mrs. County of Greenville. NONE Notary Public for S. G. G. hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this.	J	
SWORN TO before me this		
JOHN C. Jarrard JOHN L. JARRAN JARRA	***************************************	
JOE A. Phillips (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. NONE NONE Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs the wife of the within named did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	SWORN TO before me this10th	-)
Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. NONE I. NONE Notary Public for S. of the within named. In the wife of the within named. I	AprilA, D. 19_4	John C. Jarrard
Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. NONE Notary Public for S. of the within named. the wife of the within named upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	7 - A - mt. 2 7 7 2	
County of Greenville. NONE I,	1	")
County of Greenville. NONE I,	>	
the wife of the within named	RENUNCIA	TION OF DOWER.
do hereby certify unto all whom it may concern that Mrs	County of Greenville.	NONE
the wife of the within named		
the wife of the within named	do hereby certify unto all whom it may concern that Mrs	
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	did this day appear before me, and upon being privately and separ	rately examined by me, did declare that she does freely, voluntarily and without any compulsion
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	dread or fear of any person or persons whomsoever, renounce, rel	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	diesq of rest. of surk herson of bersons anomises of temperation	ease and forever relinquish unto the within named
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Transco where the Given under my hand and seal, this		lease and forever relinquish unto the within named
Given under my hand and seal, this		lease and forever relinquish unto the within named
		lease and forever relinquish unto the within named
-	Heirs and Assigns, all her interest and estate, and also all her right	lease and forever relinquish unto the within named
• • • • • • • • • • • • • • • • • • •	Heirs and Assigns, all her interest and estate, and also all her right	lease and forever relinquish unto the within named