TOUTTIER with all and singular the lights, Members, Recomments and Apparentaneous to the said Permisse Belonging, or in sequelse Intitions or apportuniting.  TO HAVE AND TO HOLD all and singular the said Permisse unto the said.  H. P. BETTER, his.  Helder and Antigen forever. And			
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TOOTHERS with all and simpleste the Bights Members, Revellements and Approtentances to the said Premises belonging, as in service medical or apportunition.  TO MAYE AND TO HOLD all and singular the said Premises unto the said.  TO MAYE AND TO HOLD all and singular the said Premises unto the said.  BY9915, BY.  IMPROSES, B. L.  Bidths, Recenters and Administrators in warrant and reverse defend all and singular the said Premises unto the said.  Bidths, Recenters, Administrators and Administrators for warrant and sever defend all and singular the said Premises unto the said.  Bidths and Antigon, from and against.  Bidths and Interference.  Bidths and Interference			12
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TOGETHER with all and singular the Bights, Members, Reventines and Approximance to the said Premises belonging, or in copy-size incident or apportunities. TO HAVE AND TO HOLD all and singular the said Premises unto the said. H. P. BURBA, his.  Its and Analysis forever. And I. do hereby bind. HV9917, HV. Hales, Keenters and Administrators to warrant and very defected all and singular the said Premises unto the said.  H. P. BURDA, his.  His and Analysis from and against.  His and Analysis from and against.  His and Analysis from and against.  Bell and displace the said Premises unto the said.  H. P. BURDA, his.  His and Analysis, from and against.  Bell and displace the said Premises unto the said.  H. P. BURDA, his.  His and Analysis from and against.  Bell and displace the said state of the said and the said and the said mercapes.  And the said mercapes.  Sept. House of the said state of the said st			
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TOTATE WITH All and singular the said Promises must the said. Approximation to the said Promises bedinging, or is survivio incident or apportunition. TO HAVE AND TO HOLD all and singular the said Promises must the said. All P. D. DELTES, 14.9.  Its and Amigus forever. And. I do hereby hind. MYS9.1f., MY.  Heirs, Electrics and Administrators and Administrators to warrant and sever defend all and singular the said Promises unto the said. It. D., DELTES, 15.2.  Links and Assigns, from tod against			
TO HAVE AND TO HOLD all and singular the said Premises unto the said "NYSOLIT, MY Main, Exerctors and Administrators to warrant and ever defend all and singular the said Premises unto the said. H. P. BAPER, h.12  "International Analysis, from and agigns the said Premises unto the said. H. P. BAPER, h.12  "International Analysis, from and agigns the said Premises unto the said. H. P. BAPER, h.12  "International Analysis, from and agigns the said Premises unto the said. H. P. BAPER, h.12  "International Analysis, from and agigns the said Premises unto the said. H. P. BAPER, h.12  "International Analysis, from and agigns the said Premises under the said of the said marging of the			
in and Assigns forever. And. I. As heechy bind. NY39117, NY			
To do hereby kind	TO HAVE AND TO HOLD all and singular the said Premises unto the said	ne ve variation are	
Listers and Aerigen, from and against			
He're and Antique, from and against. No. 41.0, NY.  In Recenture, Administrators and Assigns and every person whomseever lawfully claiming or to claim the same or any part thereof.  And the said mortgager agree to insure the house and buildings on said lot in a sum not less than One 12 (100.88.0.1).  Delices, in a company or companies satisfactory to the meetageer and assign the policy of moreovers to the said mortgager and their time event that the newty table to mortgager and in the event that the notyager and is any time and the property of the mortgager. A for the mortgager And if if any time any part of said field, or interest thereas, he past does and unpaid. A breety saider the reals and profits of the above described.  And if if any time any part of said field, or interest thereas, he past does and unpaid. A breety saider the reals and profits of the above described and the said mortgager The said mortgager is the circuit Central Central States may at characters or substrates, appoint a reserver, with architects to take possession of said gracious, and are any parts of the Circuit Central States may and the said mortgager The delicit or said that it is the true intered and morting of the parties to those Presents, that if I. the said mortgager the delicit or said of collection pean of delicities plays not and delicities plays and delicities and the said mortgager the delicities and the said mortgager As and the true is an anti-maximal of the parties that and mortgager As an and mortgager the delicities are an anti-maximal delicities of partners and the said mortgager As an anti-maximal mortgager the delicities partners and delicities partners and the said mortgager the delicities are an anti-maximal delicities of the said mortgager the delicities are an anti-maximal mortgager	irs and Assigns forever. Anddo hereby bindmyself,	my Heirs, Executors and Administrators to warr	ant and
Heirs and Assigns, from and agesthat. 186 Stid RIY  irs. Escentors, Administrators and Assigns and every person whomesever lawfully deliming or to claim the same or any part thereof.  And the said mortgagers. Agres. to baster the bone and billings on said lot in a more less than. 2008. 181018819.  Dollars, in a company or companies askinfactory to the mortgager. and keep the same street from loss or damage by firs, and satign the policy of two-pances to the said mortgagers. The said mortgagers are an any cause the same to be insured in 14.2.  And if all any times and procingers are more counts the same to be insured in 14.2.  And if all any times any treet of said door, or intress thereon, he past due and unpaid Abersby satign the rents and profits of the above described unites to said mortgages 11.2.  Mark of all any times any treet of said door, or intress thereon, he past due and unpaid Abersby satign the rents and profits of the above described unites to said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of an any time of said mortgages 11.2.  Mark of any time of said mortgages 11.2	rever defend all and singular the said Premises unto the said $\mathbf{H}_{ullet}$ $\mathbf{D}_{ullet}$	urns, his	
And the said mortgager. agree. to incure the house and buildings on said tot in a sum not less than Cite Dictard.  And the said mortgager. agree. to incure the house and buildings on said tot in a sum not less than Cite Dictard.  Dollars, in a company or companies satisfactory to the mortgages, and keep the same mure from less or damage by Gre, and assign the policy of incurance to the said mortgages and that in the event that the mortgages, shall at any time state scattegers. The said mortgages, and that in the event that the mortgages, shall at any time state scattegers are the said scattegers on the pairs of the said mortgages The said mortgages, and that in the event that the mortgages, shall at any time state greater of such incurance under that mortgage, with interest the said mortgages. The said mortgages are said to said the said of the sai	***************************************		
in Executors, Administrators and Antigues and every purson whenevery lawfully deliming or to claim the same or any part threed.  And the said mortgager agree to incure the house and buildings on asid to in a sum not less than One. thousand	Hei	rs and Assigns, from and against me and my	
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unced from less or demangs by fire, and assign the policy of inversions to the said mortagage and that in the event that the mortagage			ne same
It is do not then the failt morticages. May cause the same to be insured in his. State of the minima and expresses of then forement ender this morrage, with interest.  And if at any time any part of said debt, or interest thereion, be past due and unpaid. M. hereby session the rents and profits of the above described finites to another process therefore, the past due and unpaid. M. hereby session the rents and profits and			
And if a tay time any part of said deeb, or interest thereon, he past due and unpaid. A. hereby assign the rests and profits of the above described his Him. Executors, Administrators or Assignas, and agrees held and rests and profits, applying the major and the rests and profits are rest. As the profits are restricted for paying cause of collection) upon said deab, interest, casts or expenses; without liability account for anything more than the rests and profits are restricted. The paying cause of collection) upon said colds, interest, casts or expenses; without liability account for anything more than the rests and that it is the true intent and meaning of the parties to these Freesests, that if. I. the said mortgager.  PROVIDED ALWAYS, nevertheless, and deat it is the true intent and meaning of the parties to these Freesests, that if. I. the said mortgager.  AND IT IS AGREED by and between the said parties that said mortgager. 1.5, to held and only the said Freeziste until default of payment shall be made. Witness.  MIX. hand. and seal., this. 25th. day of September in the art of our Lord one thousand, nine bundred and. Entiry. four.  America.  FOREY. four.  America.  FOREY. four.  America.  FOREY. four.  America.  Signal, saided and delivered in the presence of Exwyrence of the United States.  EXTATE OF SUMMARIANTE.  MORTGAGE OF REAL ESTATE.  FORESALL JORGON.  Classic Turner  (I. S.)  LAWFORDS. F. JAMFOR.  MORTGAGE OF REAL ESTATE.  FORESALL SAID MORTGAGE OF REAL ESTATE.  WITHOUGH AND MORTGAGE OF REAL ESTATE.  Notary Public for S. C., be			
name to paid protingue. One of the protingue. One of the parties of paid grate in the protest, splaying the net proceeds the control (after paying couts of collection) upon said debt, interest, coits of categories, and that it is the true intent and meaning of the parties to these Present, that it. I, the said mortgage.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Present, that it. I, the said mortgage.  Lead along the this deed of barging and all all the payer of the parties of these Present, that it. I, the said mortgage of the parties of these Presents, that it. I, the said mortgage of the parties of these Presents, that it. I, the said mortgage of the parties of these presents, that it. I, the said mortgage of the parties of these presents, that it. I, the said mortgage of the parties of these presents, that it. I, the said mortgage of the parties of these presents, that it. I, the said mortgage of the parties of these presents, that it. I, the said mortgage of the parties of these presents, that it. I, the said mortgage of the parties of these presents, that it. I, the said mortgage of the parties of			
the any Judge of the Circuit Court of said State may, at chanches or cherwise, appoint a nective, with authority to take apposession of add promise such loss and routes any profits, applying the next percent deteration (step supple coats of collection) yours and debt, interest, coads or expenses; without liability account for anything more than the rests and profits actually collected, profits anything more than the rests and profits actually collected, profits any the control of anything more than the rests and profits actually collected, profits any the control of anything more than the rests and profits actually collected, and the said mort and seals mort and seals mort and seals mort and seals and collected and more and seals and collected and seals	And if at any time any part of said debt, or interest thereon, be past due and un		escribed
Histor and revies and profiles, applying the ant preceded thereafting (after paying coats of collection) upon axid dots, interest, the reviews for anything more than the vertice and meaning of the parties to these Presents, that if	emises to said mortgagee_, oremissions to said State may at chambers or otherwise a		d agree
PROVIDED ALWAYS, navertheless, and that it is the true intent and meaning of the parties to these Presents, that if	llect said rents and profits, applying the net proceeds thereafter (after paying costs	of collection) upon said debt, interest, costs or expenses; without	liability
be paid unto the said mortgages		T	
be paid unto the said mortgages			
e aid note, then this deed of bergain and sale shall cease, determine, and be utterly will and voil; otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgagor. 1.5. to hold and enjoy the said Premises until default of payment shall be made.  Witness. By heard and seal., this. 25th day of September in the sar of our Lord one thousand, nine hundred and FORLY. LOUR. and in the one hundred and Seat.  America.  Signed, sealed and delivered in the presence of Lawrence F. Tiemon Clessic Turner (L. S.)  Vers L. Lordon Clessic Turner (L. S.)  Lawrence F. Tiemon Clessic Turner (L. S.)  HE STATE OF EXPLICATION.  MORTGAGE OF REAL ESTATE.  Lewrence F. Tiemon within named.  Lewrence F. Tiemon Witnessed the execution thereof.  SWORN TO before me this. 29 th.  Notary Public for EXCLUSIONAL RELIGIOUS.  Lewrence F. Tiemon.  Notary Public for EXCLUSIONAL RELIGIOUS.  RENUNCIATION OF DOWER.  Lewrence F. Tiemon.  Notary Public for EXCLUSIONAL RELIGIOUS of the within named.  HE STATE OF EXCLUSIONAL RELIGIOUS of the within named.  And the day appeare before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, read or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named.  delth day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, read or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within mamed.  delth day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, read or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within mamed.	he naid unto the said mortgagee the debt or sum of money aforesaid, with it	interest thereon if any he due according to the true intent and mea	
Witness By hand, and seal, this 25th day of September in the ar of our Lord one thousand, nine hundred and	e said note, then this deed of bargain and sale shall cease, determine, and be utter	ly null and void; otherwise to remain in full force and virtue.	
ar of our Lord one thousand, nine hundred and FORLY four and in the one hundred and America.  America.  Signed, seeled and delivered in the presence of Enwronce-Pr-Tiemon Clessic Turner (L. S.)  Vera L. Jordon Clessic Turner (L. S.)  Lawrence F. Tiemon (L. S.)  Lawrence F. Tiemon (L. S.)  HE STATE OF SOURCEASCOILE.  MORTGAGE OF REAL ESTATE.  Personally appeared before me. Vera L. Jordon (L. S.)  Lawrence F. Tiemon (L. S.)  MORTGAGE OF REAL ESTATE.  Personally appeared before me. Vera L. Jordon (L. S.)  Lawrence F. Tiemon (L. S.)  SWORN TO before me this. 29th (Lawrence F. Tiemon (L. S.)  Notary Public for SECUNCAMENTAL (Lawrence F. Tiemon (L. S.)  Notary Public for SECUNCAMENTAL (Lawrence F. Tiemon (L. S.)  Notary Public for SECUNCAMENTAL (Lawrence F. Tiemon (L. S.)  Notary Public for S. C., observing certify unto all whom it may concern that Mrs.  In wife of the within named (d this day appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named (d this day appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named (d this day appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within membioned and released.  Given under my hand and seal, this.	AND IT IS AGREED by and between the said parties that said mortgagor_15	to hold and enjoy the said Premises until default of payment shall b	e made.
Agencies.  Signed, seeled and delivered in the presence of  Lawpence-Fr-Tiemon  Clessie Turner  (L. S.)  Lawrence F. Tiemon  (L. S.)  Lawrence F. Tiemon  (L. S.)  MORTGAGE OF REAL ESTATE.  Personally appeared before me.  Vero L. Jordon  do made oath that. She saw the within named.  do made oath that. She saw the within named.  Lawrence R. Tiemon  witnessed the execution thereof.  SWORN TO before me this.  29th.  Lawrence F. Tiemon  witnessed the execution thereof.  SWORN TO before me this.  29th.  Lawrence F. Tiemon  Notary Public for Education Mary Public for Education Mary Public for S. C.,  obserby certify unto all whom it may concern that Mrs.  se wife of the within named.  id this day appear before me, and upon being privately and separately examined by me, did declare that the does freely, voluntarily and without any compulsion, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed.  letirs and Assigns, all her interest and estate, and size 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.	Witnesshand and seal, this25th	day of September	_ in the
Agencies.  Signed, seeled and delivered in the presence of  Lawrence -Fr - Tiemon Clessie Turner (L. S.)  Lawrence F. Tiemon (L. S.)  Lawrence F. Tiemon (L. S.)  Lawrence F. Tiemon (L. S.)  (L. S.)  HE STATE OF SOURCEMENTALY  MORTGAGE OF REAL ESTATE.  Personally appeared before me. Vero L. Jordon  du made oath that. She saw the within named Clessie Turner  gn, seal and as. her. act and deed deliver the within written deed, and that. She with  Lawrence F. Tiemon witnessed the execution thereof.  SWORN TO before me this. 29th.  A. D. 19 July  Vera L. Jordon  RIAL Lawrence F. Tiemon  Notary Public for S. C.,  obscreby certify unto all whom it may concern that Mrs.  we wife of the within named.  id this day appear before me, and upon being privately and separately examined by me, did declare that the does freely, voluntarily and without any compulsion, read or fear of any person or persons whomscever, renounce, release and forever relinquish unto the within named.  Stream of 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.	ear of our Lord one thousand, nine hundred andForty_four	and in the one hund	ired and
America.  Signed, sealed and delivered in the presence of  Lawrence F. Tiemon  (L. S.)  Vers L. Jordon  (L. S.)  Lawrence F. Tiemon  (L. S.)  Heryland  (L. S.)  MORTGAGE OF REAL ESTATE.  Personally appeared before me.  Jordon  di made oath that. She saw the within named.  Lawrence F. Tiemon  A. D. 19. Lawrence  Lawrence F. Tiemon  Mortgage OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  Lawrence F. Tiemon  Mortgage F. Tiemon  Notary Public for Example F. Tiemon  Notary Public for S. C.  O hereby certify unto all whom it may concern that Mrs.  In the street of the within named.  In 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, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Here of the within named.  Here of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Here of the within mentioned and released.  Given under my hand and seal, this.			
Lawrence F. Tiemon   Clessie Turner   (L. S.)	: America.	year or the independence of the Onite	d States
Vera L. Jordon			
Vera L. Jordon	bewponed-Fr-Tromon		
HE STATE OF SUMMERSHALLS  AND PERSONALLY MARKESTATE.  MORTGAGE OF REAL ESTATE.  Personally appeared before me. Vero L. Jordon  Indecate that S he saw the within named. Clessie Turner  gn, seal and as. her act and deed deliver the within written deed, and that. S he with  Lawrence F. Tiemon witnessed the execution thereof.  SWORN TO before me this 29th  Notary Fublic for SHARKSHALL Mayyland  HE STATESFOR SOUTH CAROLINA,  Stounty of Greenville.  I. Notary Fublic for SHARKSHALL Mayyland  HE STATESFOR SOUTH CAROLINA,  Stounty of Greenville.  I. Notary Public for S. C.,  Descripty unto all whom it may concern that Mrs.  He wife of the within named.  I within name within named.  I wi		Clessie Turner	.(L. S.)
MARYLAND HE STATE OF SUMPLEMENT AND MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  Personally appeared before me. Vero L. Jordon  Id made cath that S he saw the within named. Clessie Turner  go, seal and as. her act and deed deliver the within written deed, and that. S he with  Lawrence F. Tierron witnessed the execution thereof.  SWORN TO before me this. 29th  Vera L. Jordon  RIAL Lawrence F. Tierron  Notary Public for SAGENGERIE May yland  HE STATES OF SOUTH CAROLINA,  Stounty of Greenville.  I. Notary Public for S. C.,  bereby certify unto all whom it may concern that Mrs.  we wife of the within named.  def 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, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this.  (I. S.)		Clessie Turner Clessie Turner	.(L. S.)
MORTGAGE OF REAL ESTATE.  IndelCounty page and as very land.  A made oath that she saw the within named. Clessie Turner  gn, seal and as a cat and deed deliver the within written deed, and that she with  Lawrence F. Tiemon witnessed the execution thereof.  SWORN TO before me this 29th  Vera L. Jordon  RIAL Lawrence F. Tiemon  Notary Public for EXEMPERABLE May yland  HE STAGE OF SOUTH CAROLINA,  Strounty of Greenville.  RENUNCIATION OF DOWER.  I. Notary Public for S. C.,  he evely certify unto all whom it may concern that Mrs.  we wife of the within named.  d 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, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this.	Vera L. Jordon	Clessie Turner	(L. S.)
MORTGAGE OF REAL ESTATE.  Personally appeared before me	Vera L. Jordon  Lawrence F. Tiemon	Clessie Turner	.(L. S.)
Personally appeared before me. Vero Ls. Jordon ad made cath that. She saw the within named. Clessie Turner gn, seal and as. her. act and deed deliver the within written deed, and that. She with  Lawrence F. Tiemon. witnessed the execution thereof.  SWORN TO before me this. 29th.  A. D. 19. 444  Vera L. Jordon  RIAL Lawrence F. Tiemon  Notary Public for SAMKESHEEL Maryland  HE STACE OF SOUTH CAROLINA,  Solution of Greenville.  I. Notary Public for S. C.,  the wife of the within named.  Id 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, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this.	Vera L. Jordon  Lawrence F. Tiemon	Clessie Turner	.(L. S.)
and made oath that. She saw the within named. Classic Turner  gn, seal and as	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SOURBRAKEOUNK,	Clessie Turner	.(L. S.)
EXECUTION IN TO before me this. 29th.  y of Sept. A. D. 19 WY Public for EXECUTENTIAL May yland  HE STAND OF SOUTH CAROLINA, Strong of Greenville.  I, Notary Public for SAGENERMAN May yland  HE STAND OF SOUTH CAROLINA, Strong of Greenville.  I, Notary Public for S. C., hereby certify unto all whom it may concern that Mrs.  e wife of the within named.  d 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, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this.	Lawrence F. Tiemon  Lawrence F. Tiemon  Maryland HE STATE OF SOURCEMENDANA, MORTGAGE OF REAL EST.	Clessie Turner	.(L. S.)
EXECUTION SWORN TO before me this 29th with Sept. A. D. 19 Wera L. Jordon  RIAL Lawrence F. Tiemon (L. S.)  RIAL Lawrence F. Tiemon (L. S.)  Notary Public for EXECUTION OF DOWER.  I, Notary Public for SAGENCEMBER May land  HE STAND OF SOUTH CAROLINA, St. County of Greenville.  I, Notary Public for S. C., thereby certify unto all whom it may concern that Mrs	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SOURENEADOWN, andelCounty REGRESSION AND MORTGAGE OF REAL EST.	Clessie Turner	(L. S.) .(L. S.) .(L. S.)
Lawrence F. Tiemon Wotary Public for BANKESSEEN May yland  HE STACE OF SOUTH CAROLINA, St. County of Greenville.  I,	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SOURERESOURE, and a County REGESTATE  Personally appeared before me Vero L. Jordon	Clessie Turner	.(L. S.) .(L. S.)
SWORN TO before me this	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SOURCEARDONNE, and el County markes and the saw the within named Clessie Turner	Clessie Turner  ATE.	.(L. S.) .(L. S.)
Vera L. Jordon  Lawrence F. Tiemon  Notary Public for Excursessian May land  HE STACK OF SOUTH CAROLINA,  St. County of Greenville.  I,  Notary Public for S. C.,  hereby certify unto all whom it may concern that Mrs.  we wife of the within named.  d 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, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  eirs 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.	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SOURER REGIONAL, and all County Refreserate  Personally appeared before me Vero L. Jordon  Independent of the saw the within named Classic Turner  Independent of the saw the within named Classic Turner  Independent of the saw the within named Classic Turner  Independent of the saw the within named Classic Turner  Independent of the saw the within named Classic Turner  Independent of the saw the within named Classic Turner  Independent of the saw the within named Classic Turner  Independent of the saw the within named Classic Turner  Independent of the saw the within named Classic Turner	ATE. act and deed deliver the within written deed, and thatS	.(L. S.) .(L. S.)
Notary Public for SAGENCESSEEN May land  HE STAGE OF SOUTH CAROLINA, SE county of Greenville.  I,	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SOURENEAROUNE, and elCounty refreseres.  Personally appeared before me Vero L. Jordon  Independent of the saw the within named Clessie Turner  Type, seal and as her	ATE. act and deed deliver the within written deed, and thatS	.(L. S.) .(L. S.)
Notary Public for SAGENCESSEEN Mayland  HE STAGE OF SOUTH CAROLINA, SE County of Greenville.  I,	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SOMERAROUNK, and el County Extrement  Personally appeared before me Vero L. Jordon  Ind made oath that She saw the within named Clessie Turner  gn, seal and as her  Lawrence F. Tiemon  SWORN TO before me this 29th	ATE. act and deed deliver the within written deed, and thatS	.(L. S.) .(L. S.)
HE STATE OF SOUTH CAROLINA, SE county of Greenville.  I,	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SOMERAROUMA, and el County Extrement  Personally appeared before me Vero L. Jordon  and made oath that She saw the within named Clessie Turner  gn, seal and as her  Lawrence F. Tiemon  SWORN TO before me this 29th	ATE. act and deed deliver the within written deed, and thatSwitnessed the execution thereof.	(L. S.) (L. S.) (L. S.)
RENUNCIATION OF DOWER.  I,	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SCHREGERIER  andelCounty Extrementate  Personally appeared before me Vero L. Jordon  ad made oath that She saw the within named Clessie Turner  gn, seal and as her  Lawrence F. Tiemon  SWORN TO before me this 29th  y of Sept. A. D. 19 144	ATE. act and deed deliver the within written deed, and thatSwitnessed the execution thereof.	(L. S.) (L. S.) (L. S.)
RENUNCIATION OF DOWER.  I,	Vera L. Jordon  Lawrence F. Tiemon  Maryland HE STATE OF SCHREGERIER  andelCounty Extrementate  Personally appeared before me Vero L. Jordon  ad made oath that She saw the within named Clessie Turner  gn, seal and as her  Lawrence F. Tiemon  SWORN TO before me this 29th  y of Sept. A. D. 19 144	ATE. act and deed deliver the within written deed, and thatSwitnessed the execution thereof.	(L. S.) (L. S.) (L. S.)
I,	Lawrence F. Tiemon  Maryland HE STATE OF SCHERESCOUNK, and el County Excherence  Personally appeared before me Vero L. Jordon  d made oath that She saw the within named Clessie Turner  gn, seal and as her  Lawrence F. Tiemon  SWORN TO before me this 29th  y of Sept.  Notary Public for SAMKESSIEK Maryland	ATE. act and deed deliver the within written deed, and thatSwitnessed the execution thereof.	(L. S.) (L. S.) (L. S.)
hereby certify unto all whom it may concern that Mrs	Lawrence F. Tiemon  Maryland HE STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL EST.  MORTGAGE O	ATE. act and deed deliver the within written deed, and thatSwitnessed the execution thereof.  Vera L. Jordon	(L. S.) (L. S.) (L. S.)
e wife of the within named	Lawrence F. Tiemon  Meryland  Meryland  Mortgage of real est.  Mortgage of real est.  Personally appeared before me Vero L. Jordon  d made oath that She saw the within named Clessie Turner  m, seal and as her  Lawrence F. Tiemon  Sworn to before me this 29th  y of Sept.  A. D. 19 July  RIA/ Lawrence F. Tiemon  Notary Public for Samkersmax Maryland  HE STATE OF SOUTH CAROLINA,  Secounty of Greenville.	ATE. act and deed deliver the within written deed, and thatswitnessed the execution thereof.  Vera L. Jordon  R.	(L. S.) (L. S.) (L. S.)
d 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, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Lawrence F. Tiemon  Maryland HE STATE OF SCHERGEROUNE, and elCounty references.  Personally appeared before me	ATE. act and deed deliver the within written deed, and thatswitnessed the execution thereof.  Vera L. Jordon  RNotary Public for	(L. S.) (L. S.) (L. S.) he with
d 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, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Lawrence F. Tiemon  Maryland HE STATE OF SUMMERSHOWN, IndelCounty Extrements  Personally appeared before me	ATE. act and deed deliver the within written deed, and thatswitnessed the execution thereof.  Vera L. Jordon  RNotary Public for	(L. S.) (L. S.) (L. S.) he with
eirs 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	Lawrence F. Tiemon  Maryland HE STATE OF SOMERGROUNEX  Personally appeared before me	Clessie Turner  ATE.  act and deed deliver the within written deed, and that witnessed the execution thereof.  Vera L. Jordon  R.  Notary Public for	(L. S.) (L. S.) (L. S.) he with
eirs 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	Vera L. Jordon  Lawrence F. Tiemon  Marviand  HE STATE OF SOMERGEOUTHE.  Personally appeared before me	Clessie Turner  ATE. act and deed deliver the within written deed, and thatSwitnessed the execution thereof.  Vera L. Jordon  RNotary Public for	(L. S.) (L. S.) (L. S.) he with
eirs 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	Vera L. Jordon  Lawrence F. Tlemon  HE STATE OF SOLDER LEGISTA  and el County Experiment  Personally appeared before me	Clessie Turner  ATE.  ———————————————————————————————————	he with
eirs 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	Lawrence F. Tiemon  Maryland HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Lawrence F. Tiemon  Lawrence F. Tiemon  SWORN TO before me this 29th  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, Strong F. Tiemon  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, STRONG F. TIEMON  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, STRONG F. TIEMON  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, STRONG F. TIEMON  Notary Public for EXCENSIBLE Maryland  HE STATE OF SOUTH CAROLINA, STRONG F. TIEMON  Notary Public for EXCENSIBLE MARY MARYLAND  Notary Public for EXCENSIBLE MARYLAND  Notary Public for EXCENSIBLE MARYLAND  NOTARION F. TIEMON  NOTARION F. TI	Clessie Turner  ATE.  ———————————————————————————————————	he with
Given under my hand and seal, this	Lawrence F. Tiemon  MORTGAGE OF REAL EST.  IndelCounty Excrements  Personally appeared before me	Clessie Turner  act and deed deliver the within written deed, and thats  witnessed the execution thereof.  Vera L. Jordon  R.  Notary Public for the within under that she does freely, voluntarily and without any controllinguish unto the within named	he with
	Lawrence F. Tiemon  Maryland HE STATE OF SOURCE COUNTY.  Personally appeared before me	Clessie Turner act and deed deliver the within written deed, and thatSwitnessed the execution thereof.  Vera L. Jordon  RNotary Public for the properties of the control of the c	he with
	Lawrence F. Tiemon  Maryland HE STATE OF SOUDERER MOOTHER  Personally appeared before me	Clessie Turner act and deed deliver the within written deed, and thatSwitnessed the execution thereof.  Vera L. Jordon  RNotary Public for the properties of the control of the c	he with