And the said Mortgagor agros. 2. to insure the bone and buildings on said loyin a sum of not less than. 3. Dollars in a company or companies attifactory to the Mortgages and sheep the same relation does, the three said Mortgages and that in the overen that the Mortgages and sheep the same relation does, the three said Mortgages and that in the overen that the Mortgages and sheep the same to be increased in Mortgages and that in the overen that the Mortgages and sheep the same to be increased in Mortgages and that in the overen that the Mortgages and sheep the said Mortgages and the said Mortgages the said Mortgages and the said Mortgages		To seed the seed of the seed o
TOGETHESE with all and singular the Rights, Members, Harveltaments and Appartenances to the said Presides belonging, or in saywise todden deposite the said singular the said Presides made the said Mericages and M		
TOGETHER with all and stoyable the Rights, Members, Haveditaments, and Appartenances to the mid Promises belonging, or in suprises feedered reportanting. TO HAVE AND TO HOLD, all and stoyable the said Promises upto the said Merigance. http://doi.org/10.1001/10.		
TOURTHER with all and simpler the flights, Monders, Horedtaments and Apputtenance to the said Peculians belonging, or to anywice incident apportunities. TO HAVE AND TO HOLD, all and simples the said Premises must the said Mortages and. Assign, forever, And. A saign, forever, And. May and forever dected all and simples the said Premises must the said Mortages and. May and said and said simples the said Premises are to the said Mortages and. May and a said and said simples the said Premises are to the said Mortages and. May and it was a "May a "Mark And I" and the said Mortages and "May a said the said Mortages". And the said Nortages. May are a locally decreased the said May are a said to to a date the said Mortages. May are a locally said to a fact the said May are a said to a to a date the said Mortages. May are a locally said to a fact the said May are a said to a to a date the said Mortages. May are a said to a to a date the said May are a said to a to a date the said Mortages. May are a said to a to a date the said Mortages. May are a said to a to a date the said Mortages of the said Mortages. May are a said to a to a date the said Mortages of the said Mortages. May are a said to a said said delt, or interest thereon, be passed as not said said the said mortages of said said to a said said said to said said said to said said said said said said said said		
TORITHER with all and disputer the Rights, Members, Hereditaments and Apputrenances to the said Premises belonging, or in unywise incident appetendings. TO HATE AND TO HOLD, all and disputes the said Premises unto the said Mertangee MCF. If Andages, forever, And. I do hereby bind. Massign, forever, And. I do hereby bind. Mere and Andiges and Andiges and Andiges and Andiges, and every process of the said Mertangee and Andiges, and every process where the said Mertangee and Andiges, and every process where the said Mertangee against Loss or damage by fire at winds. And the said Mertangee agree 8. In insure the house and buildings an enable by a said and an analysis and an experiment of the said Mertangee and here winds. And the said Mertangee agree 8. In insure the house and buildings an enable by a said said to the create that the Mercanger and had not winds. And the said Mertangee agree 8. In insurance to the said Mertangee and that in the create that the Mercanger and had it is said premises and expense of each manuscus under this sacrings, with futures. And the said the said the said Mercangee and the said doi, or interest therem, be past due and support. In hereby sacing the real said doily or interest thereon, be past due and support. In hereby sacing the real said doily or interest thereon, be past due and support. In hereby sacing the real second dependent of the said Mercangee In the said Mercangee In the doily said doily, said the said Mercangee In the doily of the said Mercangee In the said Mercangee In the doily of the said Mercangee In the said Mercangee.		
TOGETHER with all and singular the hights, Mombers, Heveltaments and Appurceannees to the said Prentines belonging, or in supprise incident appreciations, forever, And. I. do hereby thin. Hereby Andrews, And. I. do hereby thin. Hereby Andrews, Andrews, And. I. do hereby thin. Hereby Andrews, Andrews		
TOOLYTICE with all and singular the Rights, Members, Horodiaments and Apputenances to the said Premiess belonging, or in survives incident apportunities, TO HAVE AND TO HOLD, all and singular, the said Premiess unto the said Mortgages	Description of the confidence processing the process of the confidence of the conf	and the second s
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Frentiese belonging, or in supwise incident approximation of the Comment of		
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in skywise indication proportionings. TO RAFG AND TO HOLD, all and singular, the said Premises unto the said Murigages. Assigns, forever, And. Assigns, forever, And. Assigns, forever, And. Assigns, forever definal all and singular the said Premises unto the said Murigages and. ART Here, Executors, Administrators and Assigns, and every persus when said sarrings and every nexus when said sarrings and every persus when said said property and the said Premises unto the said Murigages and. And the said Merigages. And the said Merigages. Agron. I to heart the house and buildings on said loyfu a sum of one less than. And the said Merigages. And the said the three of Murigages. And the said the three of Murigages. And the said three of Murigages. And the said three of Murigages. And the said three of the three of Murigages. And the said three of the three of Murigages. And the said three of the three of the said said three of the said three of the said Murigages. And the said three of the three of the said said three of the said three of three of the said three of the said three of		
TOGETHER with all and singular the Eights, Members, Hereilfaments and Appurtomeness to the taid Premises belonging, or in anywise Incident to DRAYE AND TO HOLD, all and singular, the said Premises unto the said Mortrages. It of BAYE AND TO HOLD, all and singular, the said Premises unto the said Mortrages and. Assign, forever, And. Assign, forever, And. BET. Heira, Executors and Administrator warrant and forever deford all and singular the said Premises unto the said Mortrages and. BET. Heira, Executors, Administrators and Administrator warrant and forever deford all and singular the said Premises unto the said Mortrages and. BET. Heira, Executors, Administrators and Administrator was a second or an analysis of the said and application or to claim same or any part thereof. And the said Mortrages. Delicas in a company or companies satisfactory to the Mortrages. Delicas in a company or companies satisfactory to the Mortrages. The said of the		
TOGETHER th all and singular the Rights, Members, Hereditaments and Appartenance to the said Premises belonging, or in anywine incident apparentability of the Control of the Said Assigns, foreway and Assigns, and every person where the Assign and the Said Assigns, foreway and Assigns, and every person where the Assigns, foreway and Assigns, and every person where the Assign the Said Assigns, foreway and Assigns, and every person where the Said Assigns, foreway and Assigns, and every person where the Said Assigns, foreway and Assigns, and every person where the Said Assigns, foreway and Assigns, and every person where the Said Assigns, foreway and Assigns, foreway		
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtuances to the said Premites belonging, or in anywise incident of appreciations. TO HAVE AND TO HOLD, all and singular, the said Premites unto the said Mortgages. And I. do hereby blad. Investigation of the State	the control of the co	
TO HAVE AND TO HOLD, all and timpular the Rights, Members, Hereditaments and Appurtenances to the said Fremiese belonging, or in sizywise findents appreciations, forever, And. A saigns, forever, And. Heirs, Executors, Administrators and Assingment and Saigns, and every persons when and sequent and saigns, and every person when and sequence of saigns, and in the saigns, and every person when and sequence of saigns, and every person when a saign to be said foregape. Said is do so, then the said Mortgage. In an and sequence of said said said said said said foregape. And if it any time any part of said debt, or interest thereofers, with interest and foregape. And if it any time any part of said debt, or interest thereofers, with interest and press the said said said said to said said debt, or interest thereofers, with interest and press the said said said said to said said said said said said said said		
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages	TOGETHER with all and singular the Rights, Members, Hereditament	
warrant and forever defend all and singular the said Premises unto the said Mortgages and wysolf and my solf and my Median Executors, Administrators and Assign, and every person who were leveling that many or to claim seasor or any part thereof. And the said Mortgager. agree. # to insure the house and buildings on said loyin a sum of not less than. # The said Mortgage. T		he said Mortgagee, her Hei
me and against my and against	d Assigns, forever. Anddo hereby bind	elf and my Heirs, Executors and Administrator
me and against my and against	warrant and forever defend all and singular the said Premises unto the said	d Mortgagee and her Heirs and Assign
Dollar in a company or companies satisfactory to the Mortgagor		
ne fail to do so, then the said Morigagoe. may cause the same to be insured in Morigagoe's name and reimburse. herself the premism and expense of such insurance under the morigage, with interest. And if at any time any part of said debt, or interest thereon, he past the and unpaid, the above described premise to said metigage, or the said morigage of the above described premise to said metigage, or the said morigage of the above described premise to said metigage, or the said more of the said more of the said more of the said said said the said series and profits applying the net proceeds thereof (after paying costs of collection) upon mad debt, interest, costs or expenses; without liability of the said more than the results and profits and Morigagor. do at all well and truly gay or custe to be past unto the said Morigagor. do at all well and truly gay or custed to be past unto the said Morigagor. do at all well and truly gay or custed to be past unto the said Morigagor. do at a said well and the said profits the said sock, then this deed of sargain and said said cost, then the deed of sargain and said said said cost, then this deed of sargain and said said cost, then this deed of sargain and said said cost, then this deed of sargain and said said cost, the parties to these Presents, that if the said Morigagor do the said sock, then this deed of sargain and said said cost, the said said cost, then the said parties, that the said Morigagor is deed to payment shall be made. WITHERSE A. A. PORRED, by and between the said parties, that the said Morigagor is deed to be said to be said to said said cost, the said said cost	And the said Mortgagor agree_s_ to insure the house and building	gs on said lovin a sum of not less than
ne fail to do so, then the said Morigagoe. may cause the same to be insured in Morigagoe's name and reimburse. herself the premism and expense of such insurance under the morigage, with interest. And if at any time any part of said debt, or interest thereon, he past the and unpaid, the above described premise to said metigage, or the said morigage of the above described premise to said metigage, or the said morigage of the above described premise to said metigage, or the said more of the said more of the said more of the said said said the said series and profits applying the net proceeds thereof (after paying costs of collection) upon mad debt, interest, costs or expenses; without liability of the said more than the results and profits and Morigagor. do at all well and truly gay or custe to be past unto the said Morigagor. do at all well and truly gay or custed to be past unto the said Morigagor. do at all well and truly gay or custed to be past unto the said Morigagor. do at a said well and the said profits the said sock, then this deed of sargain and said said cost, then the deed of sargain and said said said cost, then this deed of sargain and said said cost, then this deed of sargain and said said cost, then this deed of sargain and said said cost, the parties to these Presents, that if the said Morigagor do the said sock, then this deed of sargain and said said cost, the said said cost, then the said parties, that the said Morigagor is deed to payment shall be made. WITHERSE A. A. PORRED, by and between the said parties, that the said Morigagor is deed to be said to be said to said said cost, the said said cost	Dollars i	in a company or companies satisfactory to the Mortgagee; and keep the sam
And if at any time any part of said debt, or interest thereon, he past due and unpaid,		
the above described permiss to and mortgages, or an extraction of the permiss of the control of the permiss of the permission	the premium and expense of such insurance under this mortgage, with inter	rest.
res that any Judge of the Circuit Court of said State, may, at chambers or otherwise, applicit a specier, with authority to take possession of said greenies as include said rests and Profits, applying the not processor thereof (after paying costs of cellection) right and profits, applying the not processor thereof take paying costs of cellection) right and Collection of the possession of said greenies as included and profits applying the not processor thereof the cellection of the possession of said premises as included and an analysis of the parties to these Presents, that if the said Mortgagor do not all well and truly pay or cause to be paid who the said Mortgagor do not rest and meaning of the said note, then this deed of bargain and saic shall cease, determine, and be utterly null and void; otherwise to remain in full for direction of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said Mortgagor is to hold and enjoy the said Premis its default of payment shall be made. WITNESS. AT hand. and seal this. 6th ASS AGREED of the payment shall be made. WITNESS. AT hand. And seal this. 6th ASS AGREED of the payment shall be made. WITNESS. AT HANDER of SAMPHER OF THE PREMISE ASS AGREED of the payment shall be made. WITNESS. AT HANDER OF THE PREMISE ASS AGREED of the payment shall be made. WITNESS. AT HANDER OF THE PREMISE ASS AGREED OF THE PREMISE ASS AGRE	¥U	
our Lord one thousand, nine hundred and forty-flys Remarks New Mark New Mark Remarks New Mark New Ma	til default of payment shall be made.	
mod. Sealed and Delivered in the Presence of: Kathryn L. Brewn Hattie A x Fowler (L. S. J. L. Leve Hattie A x Fowler (L. S. (L.		
Hattle A x Fowler (L. s L. Love Mark (L. s	mand when it when makes on a firther of witness all the larger as for the manifest	
(L. S. (L. S.	and Souled and Delivered in the Presence of	
(L. S. (L. S.		
MORTGAGE OF REAL ESTAT Greenville County PERSONALLY appeared before me Kathryn L. Brown at She saw the within named Hattie A. Powler, by her mark And made on the same the control thereof. SWORN TO before me this 6th day of January , A. D. 19 15 J. L. Leve (L. S.) Notary Public for South Carolina RENUNCIATION OF DOWE (Renulling County). I, , do hereby certify un thin named thin mamed to the same privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of a serious or persons whomsoever, renounce, release and forever relinquish unto the within named		
Greenville County PERSONALLY appeared before me	Kathryn L. Brewn J. L. Leve	Hattle A x Fowler (L. S. merk (L. S.
Greenville County PERSONALLY appeared before me. Kathryn L. Brown and made on the saw the within named Hattle A. Fowler, by her mark Ten, seal and as her act and deed deliver the within written deed, and that he, with J. L. Leve The saw the within named hereof. SWORN TO before me this day of January A. D. 19 15 J. L. Leve To hotary Public for South Carolina ESTATE OF SOUTH CAROLINA, Greenville County. I, , do hereby certify until whom it may concern that Mrs. , the wife of thin named on the many concern that Mrs. , the wife of the same of the privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an arson or persons whomsoever, renounce, release and forever relinquish unto the within named the same of th	Kathryn L. Brewn J. L. Leve	Hattle A x Fowler (L. S (L. S (L. S
PERSONALLY appeared before me Kathrya L. Brown and made on the saw the within named Rattic A. Fowler, by her mark In seal and as her act and deed deliver the within written deed, and that he, with J. L. Leve The saw the within named day of Jamaary A. D. 19 45 J. L. Leve Notary Public for South Carolina RENUNCIATION OF DOWE Greenville County. I, do hereby certify un whom it may concern that Mrs. the wife of the thin named and on the within named the same privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an area or persons whomsoever, renounce, release and forever relinquish unto the within named the same and made on the same and	Kathryn L. Brewn J. L. Leve	Hattle A x Fowler (L. S L. S (L. S
m, seal and asact and deed deliver the within written deed, and thathe, withJ. L. Leve	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County	Hattle A x Fowler (L. S mark (L. S (L. S (L. S MORTGAGE OF REAL ESTAT
sworn to before me this	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County	Hattle A x Fowler (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT
SWORN TO before me this	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	Hattle A x Fowler (L. S (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on
SWORN TO before me this	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathryn L. he saw the within named Hattie A. Foundation of the saw the within named Kathryn L.	Hattle A x Fowler (L. S (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on wher, by her mark
Jamary , A. D. 19 45 J. L. Love (L. S.) Notary Public for South Carolina RENUNCIATION OF DOWE Greenville County. I, , do hereby certify un whom it may concern that Mrs. , the wife of the certify under the concern that Mrs. , the wife of the certify under the certific	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	Hattle A x Fowler (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on wher, by her mark
Total Leve	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathryn L. at he saw the within named Hattle A. Foundary, seal and as act and deed deliver the within written thessed the execution thereof.	Hattle A x Fowler (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on wher, by her mark
Greenville County. I,	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathryn L. at he saw the within named Hattle A. Foundary, seal and as act and deed deliver the within written the the saw of the execution thereof.	Hattle A x Fowler (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on wher, by her mark deed, and that he, with J. L. Leve
Greenville County. I,	Kathryn L. Brewn J. L. Leve IE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathryn L. the saw the within named Hattle A. Foundary, seal and as act and deed deliver the within written the the saw of Jamary , A. D. 19 45	Hattle A x Fowler (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on wher, by her mark deed, and that he, with J. L. Leve
whom it may concern that Mrs, the wife of the thin named, did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an erson or persons whomsoever, renounce, release and forever relinquish unto the within named	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathryn L. At She saw the within named Hattle A. Foundary, seal and as act and deed deliver the within written the threshold the execution thereof. SWORN TO before me this day of Jamaary A. D. 19 15 J. L. Leve (L. S.) Notary Public for South Carolina	Hattle A x Fowler (L. S Mark
e, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an arson or persons whomsoever, renounce, release and forever relinquish unto the within named	Kathryn L. Brown J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me At the saw the within named Hattle A. Foundary seed and as act and deed deliver the within written the three sad the execution thereof. SWORN TO before me this day of Jamaary A. D. 19 45 J. L. Leve (L. S.) Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County.	Hattle A x Fowler (L. S (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on wher, by her mark deed, and that he, with J. L. Leve RENUNCIATION OF DOWE
e, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an arson or persons whomsoever, renounce, release and forever relinquish unto the within named	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me At the saw the within named Hattle A. Foundary gn, seal and as act and deed deliver the within written thessed the execution thereof. SWORN TO before me this day of Jamary A. D. 19 15 J. L. Leve (L. S.) Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. I,	Hattle A x Fewler (L. S (L. S (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on Meler, by her mark deed, and that he, with J. L. Leve Kathryn L. Brown RENUNCIATION OF DOWE , do hereby certify un
rson or persons whomsoever, renounce, release and forever relinquish unto the within named	Kathryn L. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me At the saw the within named Hattle A. Fourtheast act and deed deliver the within written itnessed the execution thereof. SWORN TO before me this day of Jamary J. L. Leve Notary Public for South Carolina HE STATE OF SOUTH CAROLINA, Greenville County. I, whom it may concern that Mrs.	Hattle A x Fewler (L. S (L. S (L. S (L. S (L. S And made on the start of the start
	Kathryn I. Brewn J. L. Leve HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	Hattle A x Fowler (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTAT Brown and made on wher, by her mark deed, and that he, with J. L. Leve Kathryn L. Brown RENUNCIATION OF DOWE , do hereby certify un, the wife of the state of the
	Kathryn L. Brewn J. L. Leve Greenville County PERSONALLY appeared before me At	Hattle A x Fowler (L. S (L. S (L. S (L. S And made on the state of the
GIVEN under my hand and seal, thisday	E STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me the saw the within named Hattle A. Form The sal and as act and deed deliver the within written the execution thereof. SWORN TO before me this J. L. Leve Notary Public for South Carolina E STATE OF SOUTH CAROLINA, Greenville County. I, whom it may concern that Mrs. thin named the named and as privately and separately examined by me, did declare the reson or persons whomsoever, renounce, release and forever relinquish uniters and Assigns, all her interest and estate, and also all her rights and claims.	Hattle A x Fowler (L. s