therever defend all and singular the sale Promines unto the said. Exercises, Administrators and Aniques and every pursus whomsever instally chinking or to claim the same or any part thereof. And the sale mortgagers, agree, E. to instruct the same and having or to claim the same or any part thereof. And the said mortgagers, agree, E. to instruct the policy of instructs to the said mortgagers, and long the mortgagers, and long the pairs of instruction to the said mortgagers, and long the same and reinburges hitmes II for the And I at any time and support of mortgagers and said to do so, then the said mortgagers, and the said mortgagers of much instruction more reason the same types of the said mortgagers, and the said mortgagers of much instruction of the said mortgagers of much instruction of the said mortgagers of much mortgagers, and the said particular said profits of the said profits of the said particular said particular said profits of the said particular said said said said said said said said			بية الله شد مد.
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TO HAVE AND TO HOLD all and singular the said Premises unto the said. C. A. Edwards, his said Antique forever. And I do hereby bind NY201f and my Hate, Executors and Administrators to warrant an forever defined all and singular the said Premises unto the said. C. A. Edwards, his said Antique, from and against. NY201f, RNG, NY Hate, Structure, Administrators and Antique and every pursue whomeserve hardly chiming or to date the same or any part thereof. And the said meritages. Administrators and Antique and every pursue whomeserve hardly chiming or to date the same or any part thereof. And the said meritages. And here is not more the tones and buildings on said to it a sum not less than the instruction. And the said meritages. And here is not marked from the every pursue whomeserve here and buildings on said to it a sum not less than the instruction. And here is not the said concepture, and here is not the said concepture, and here is not the said concepture, and here is not the said on the said concepture. And here is not the said to do on the said captures. And united the more part of the day of uniformst thereof. And if a say thin and captures are yet on the said concepture, and the interest of the said concepture. And here are presented and profits of the shows describe premises and captures are any part of and day in the second of the shows describe premises and captures. And the said and the sa			
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mail to do no, then the said mortegages. may cause the same to be incirced in OWING! 'S manue and reimbures. htms off for the precinity and expanses of each instructure under this mortegage, with interest. And if at any time any part of said debt, or interest thereon, he past due and unpaid I. G.Q. hereby analogs the rests and profits of the above describe promises to said mortegages. The said State may at chambers or otherwise the said mortegages. The said state may at chambers or otherwise consider anything more than the runts and profits actually odereded. PROVIEDS ANATS, secretices, and that it is the true intent and masting of the parties to these Presents, that if, I has said mortegages without inhelity to second for anything more than the runt is and profits actually odereded, and that it is the true intent and masting of the parties to these Presents, that if, I has said mortegages. The said mortegages. The dead or sum of money aforesaid, with intends these parties to these Presents, that if, I has said mortegages the said said, cases, deturning, and he attend to the parties to the said and the said mortegages. The said profits and the said mortegages. The said parties that said parties that said mortegages. The said parties that sai	insured from loss or damage by fire, and ass	ssign the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any	sam tim
And if at any time any part of anic ancurate under this mortgage, with interest. And if a tary time any part of anic dich; or interest thereon, he part thus and unpaid, I. Si. Here, Execution, Administrators or Assigns, and agreements to said mortgages. From the first of the control of anid State may, at chambers or otherwise, appoint a review, with anticority to take possession of said granties and any long of the Circuit Courty to the possession of said granties and the control of the control of the said provides and the control of the			8-1
piennises to said meetagenes. On the Circuit Court of said State may, at chambers or otherwise, appoint a covera, with administration of Antigan and aground and your and profits, applying the neit proceeds thereafter (after paying coats of collection) upon said debt, interest, coult or expenses; without liability on scenario of the resist and profits are actively collected or control of the parties to those Francist, that if I can be said mortgage to be said into the said mortgage. Le cleiv or sum of money aforesaid, with interest thereas, if any be due, according to the time shall wall and truly pay or came to be said into the said ontrage. Le cleiv or sum of money aforesaid, with interest thereas, if any be due, according to the time shall not be said of the said of the said sole, describers, and be entirely mail and with collection of the said of the said sole, the said of the s		r this mortgage, with interest.	
this any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with antherceiver, commentation of collections and must adopted, applying the net proceeds the cherective (after puring costs of collection) upon and delde, bitecest, costs or expenses; without liability to account for anything more than the runis and profits actually collected, PROVIDED AVAXS, neverthees, and that it is the true intent and meaning of the parties to these Presents, that if I the said mortgage to be read unto the said mortgage the debt or sum of money aforesaid, with liability and the said mortgage in the said storing and said shall ease, distermine, and be sitted; and and wild, and the said mortgage in the said storing the said storing to the true intent and meaning of the said mortgage in the said storing the said mortgage in the said mortgag		langan dan dan dan dan dan dan dan dan dan d	ribe
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AND IT IS AGREED by and between the said parties that said mortgager 1.5. to hold and enjoy the said Premises until default of payment shall be made Witness	to be paid unto the said mortgagee the of the said note, then this deed of bargain and sa	e debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meani sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.	ng o
Witness MY hand and seal this 28th day of February in the part of our Lord one thousand, nice hundred and forty-five and in the one hundred and aixty-ninth year of the Independence of the United State Signad, sealed and delivered in the presence of F. C. Palton Ruth Cline (I. S. L. E. WOOG) (I. S. L. E. WOOG) (I. S. L. E. WOOG) WORTGAGE OF REAL ESTATE. FRICTATE OF SOUTH CAROLINA, County of Greenville. L. E. WOOG A witnessed the execution thereof. SWORN TO before me this 28th her interest and estate, and also all her right and sealed or fear of any person or persons whomscover, 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.	AND IT IS AGREED by and between the	e said parties that said mortgagor isto hold and enjoy the said Premises until default of payment shall be	made
year of our Lord one thousand, nine hundred and sixtx-ninth sixtx-ninth sixtx-ninth year of the Independence of the United State Signed, sealed and delivered in the presence of F. C. Delton Ruth Cline (L. S. La. E. WOOD (L. S. La. E. WOOD (L. S. THE STATE OF SOUTH CAROLINA, tanhous of the within named Ruth Cline and made eath that. he saw the within named. Ruth Cline and and ded deliver the within written deed, and that. he within samed to the within samed repeated by the same of the caroline say of February A. D. 165 L. E. WOOD (L. S.) THE STATE OF SOUTH CAROLINA, The within named Ruth Cline with and deed deliver the within written deed, and that. he within samed the execution thereof. SWORN TO before me this. 26th February A. D. 165 L. E. WOOD (L. S.) No February A. D. 165 L. E. WOOD Notary Public for South Carolina No REMUNCIATION OF DOWER. Woman Grantor. I		seal, this 28th day of February	in th
Sixty-ninth of America. Signed, scaled and delivered in the presence of F. C. Delton Ruth Cline (L. S. L. E. WOOd (L. S. THE STATE OF SOUTH CAROLINA, County of Exemptitics Formulary day of L. E. WOOd (L. S. THE STATE OF SOUTH CAROLINA, County of Gressville. Notary Public for South Carolina. County of Gressville. County of Gressville. County of Gressville. County of Gressville. Notary Public for South Carolina. County of Gressville. Notary Public for South Carolina. County of Gressville. Notary Public for South Carolina. No RENUNCIATION OF DOWER. Woman Grantor. Notary Public for S. C. 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 thread 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		and forty-five	
Signed, sealed and delivered in the presence of F. C. Dalton (I. S. La Es. WOOG (I. S. La Es. WOOG (I. S. (I. S			
F. C. Dalton L. E. WOOD MORTGAGE OF REAL ESTATE. THE STATE OF SOUTH CAROLINA, County of Limstoniax Personally appeared before me. F. C. Dalton and made cath that he saw the within named. Ruth Cline sign, seal and as. her act and deed deliver the within written deed, and that he with the within the sign, seal and as. her act and deed deliver the within written deed, and that he within the sign of L. E. Wood witnessed the execution thereof. SWORN TO before me shis. February A. D. 165 F. C. Dalton L. E. Wood Notary Public for South Carolina RENUNCIATION OF DOWER. Woman Grantor. I	or America.	化基础 医乳腺性 医乳腺性 医二氏性 医二氏性 医二氏性 医二氏性 医二氏性 医二氏性 医二氏性 医二氏	State
(I. S. THE STATE OF SOUTH CAROLINA, Personally appeared before me. Ber F. C. Dalton And made eath that. he saw the within named. Ruth Cline Sign, seal and as. L. E. Wood SWORN TO before me this. Per Tuary A. D. 145 F. C. Dalton L. E. Wood Notary Public for South Carolina. No THE STATE OF SOUTH CAROLINA, County of Greenville. Renunciation of Dower. Woman Grantor. I			
THE STATE OF SOUTH CAROLINA, County of Greenville. THE STATE OF SOUTH CAROLINA, County of Greenville. THE STATE OF SOUTH CAROLINA, County of Greenville. TO SOUTH CAROLINA, County of Greenville. TO SOUTH CAROLINA, County of Greenville. THE STATE OF SOUTH CAROLINA, COUNTY Public for South Carolina NO RENUNCLATION OF DOWER. Woman Grantor. The wife of the within named. The wife of the within	T B Was	(I	. S.
THE STATE OF SOUTH CAROLINA, Personally appeared before me. I. S. Dalton Ruth Cline sign, seal and as her act and deed deliver the within written deed, and that. he with L. E. Wood witnessed the execution thereof. SWORN TO before me this. February day of A. D. 145. L. E. Wood Notary Public for South Carolina NO RENUNCIATION OF DOWER. County of Greenville. Woman Grantor. I. 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 compulsion dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this.			
THE STATE OF SOUTH CAROLINA, tenburger that the saw the within named. And made oath that he saw the within named		(I	. S.
Personally appeared before me		(I	. S.
Personally appeared before me	THE STATE OF SOUTH CAROLINA, tanburg	MORTGAGE OF REAL ESTATE.	
sign, seal and as her act and deed deliver the within written deed, and that he with L. E. Wood witnessed the execution thereof. SWORN TO before me this 28th February A. D. 145 L. E. Wood February February day of A. D. 145 L. E. Wood February February THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. Woman Grantor. I. Notary Public for So. 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 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.		F. C. Dalton	
sign, seal and as her act and deed deliver the within written deed, and that he with L. E. Wood witnessed the execution thereof. SWORN TO before me this 28th February A. D. 145 L. E. Wood February February day of A. D. 145 L. E. Wood February THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. Woman Grantor. I. 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 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.			
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SWORN TO before me this. February A. D. 145 L. E. Wood Notary Public for South Carolina NO RENUNCIATION OF DOWER. County of Greenville. Woman Grantor. I,			, M10
A. D. 19 5 L. E. Wood Notary Public for South Carolina NO RENUNCIATION OF DOWER. County of Greenville. Woman Grantor. I,	281	8th	
L. E. Wood Notary Public for South Carolins. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. Woman Grantor. I,			
THE STATE OF SOUTH CAROLINA, County of Greenville. No RENUNCIATION OF DOWER. Woman Grantor. I,	reprusta	F. C. Dalton	
THE STATE OF SOUTH CAROLINA, County of Greenville. No RENUNCIATION OF DOWER. Woman Grantor. I,	day of		
RENUNCIATION OF DOWER. I,	L. E. Wood	:(L. S.)	
County of Greenville. Woman Grantor. I,	L. E. Wood	for South Carolina (L. S.)	
do hereby certify unto all whom it may concern that Mrs	L. E. Wood Notary Public for	No	
the wife of the within named	L. E. Wood Notary Public for THE STATE OF SOUTH CAROLINA,	NO RENUNCIATION OF DOWER.	
the wife of the within named	L. E. Wood Notary Public for THE STATE OF SOUTH CAROLINA, County of Greenville.	No RENUNCIATION OF DOWER. Woman Grantor.	3. C.
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, renounce, release and forever relinquish unto the within named	L. E. Wood Notary Public for THE STATE OF SOUTH CAROLINA, County of Greenville. I,	No RENUNCIATION OF DOWER. Woman Grantor. Notary Public for	
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.	L. E. Wood Notary Public for THE STATE OF SOUTH CAROLINA, County of Greenville. I, do hereby certify unto all whom it may concer	No RENUNCIATION OF DOWER. Woman Grantor.	
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Given under my hand and seal, this	L. E. Wood Notary Public for THE STATE OF SOUTH CAROLINA, County of Greenville. I, do hereby certify unto all whom it may concer the wife of the within named did this day appear before me, and upon being dread or fear of any person or persons whoms	No RENUNCIATION OF DOWER. Woman Grantor. Notary Public for seem that Mrs	 llsion
	L. E. Wood Notary Public for THE STATE OF SOUTH CAROLINA, County of Greenville. I,	No RENUNCIATION OF DOWER. Woman Grantor. Notary Public for seem that Mrs	llsion
	L. E. Wood Notary Public for THE STATE OF SOUTH CAROLINA, County of Greenville. I,	No RENUNCIATION OF DOWER. Woman Grantor. Notary Public for seem that Mrs	llsion