TOGETHER with all and simples the Biglin, Members, Hardkinstein and Appartmental to the soil Premises belonsing, or in anywhic incident or appetitioning from the AND TO HOLD all said singles do and Premises undo to said.  Mary Elizabeth Harris, her word defined all red singles from the said.  Mary Elizabeth Harris, her word defined all red singles from the said.  Mary Elizabeth Harris, her word defined all red singles from the said.  Mary Elizabeth Harris, her word defined all red singles from the said.  Mary Elizabeth Harris, her word defined all red said from the said and said said and said said and said said said said said said said sai		
TOCHTMER with all and singular the Eight. Members. Nerodillaments and Appartnessnees to the said Promises belowfulz, or in snywise incident or seportation.  Note that the said of the said in the said Promises unto the estal.  Note that all said is a said in the said Promises unto the estal.  Note that all said is said in the said Promises unto the estal.  Note that all said is said in the said Promises unto the estal.  Note that all said is said in the said Promises unto the estal.  Note that all said is said in the said Promises unto the estal.  Note that all said is said in the said and said of the said of the said is said in the said of the sa	·	
TOGETHER with all and singular the Night. Member. Herofiliaments and Appurtmenters to the east Promises belonging at its mysels incident or sporthing NO HAVE AND TO HOLD all and singular the said Premises more the said. Mary Elizabeth Maryle, her detection of the said Premises more the said. Mary Elizabeth Maryle, her world deed all and singular these said Premises more the said. Mary Elizabeth Maryle, her world said. Was and discipling the said Premises more the said. Mary Elizabeth Maryle, her world said. Was and output for the said mortganes. As a second of the said		
TOGETHER with all and singular the Eights, Mereburs. Hereditaments and Appartenances to the said Fremises Indication or to anywhice incident or apparentation.  TO HAVE ARD TO HOLD all and singular the said Premises unto the said. Natry Elizabeth Harris, her  and Assigns forcer. And	بحرائيها والجوارية والمراز والحراب والمناهم والمحجور والمحارب والمناه	
TO CHAVE AND TO HOLD all and elegodar the Rights, Marshers, Heredissaunts and Appartenances to the anid Premises belonging, or in anywise holdent or apparisabiling Mary Elizabeth Harris, her  or and Aniqua forever. And	and the second of the second o	
TO HAVE AND TO HOLD all and singular the Rights, Mambars, Herolinaments and Apparloances to the aid Premises belonging, or in anywhich indicate or apportuning the Proposed Marris, hor and Assigns forew. And		<del></del>
To HAVE AND TO HOLD all and singular the said Premises with the said. Ourself 1992 J. Heles, Executors and Administrators to warrant an rever defend all and singular the said Premises unto the said. Nary Elizabeth Harris, hor.  Here and Assigns from and significant the said Premises unto the said. Nary Elizabeth Harris, hor.  Here and Assigns, from and significant the said Premises unto the said. Nary Elizabeth Harris, hor.  Here and Assigns, from and significant the said of the said and brinding on and significant the said of t	Mambara Haradit	aments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
and Antique forerer. And	TO HAVE AND TO HOLD all and singular the said Premises	unto the said
we defend all and singular the said Premises must the cold. Mary Elizabeth Harris, 107  Inc. Executors, Administrators and Antique and every person whosescent marking claiming or to claim the came or any part thereof.  And the self morningers E. agree. to insure the house and belidings on said test as some class than "All-Y-FYE" Hundred.  (fire-wind)  Dollars, in a company or companies antidatory to the morningers, and keep the same and relocation. The same and relocation is the same and relocation. The same and relocation is the same and relocation. The same and relocation is the same and relocation. The same and relocation is the same and relocation. The same and relocation is the same and relocation. The same and relocation is the same and relocation. The same and relocation is the same and relocation. The same and relocation is the same and relocation is the same and relocation. The same and relocation is the same and relocation is the same and relocation. The same and relocation is the same and relocation is the same and relocation. The same and relocation is the result and spreading of the same and relocation is the same and relocation of the same and relocation is the same and relocation is the same and relocation is the posterior of same and recommend of the same and reading of the parties to these Presents, that if "We had not all mortrages." In the same and relocation of the same and reading of the parties to these Presents, that if "We had not relocated between the same and reading of the parties to these Presents, that if "We and and relocation is the parties to the same and reading of the parties to these Presents that if we are all the relocation in the same and reading of the parties to these Presents that if we are all the relocation in the same and reading of the parties to these Presents that if the same and reading of the parties to these Presents that if the same internal and meaning o		
Melns and Arsigns, from and against Us And OUF  75. Executors, Administrators and Arsigns and creery person whomseever havefully chiming or to chim the same or any part thereof.  And the salf merimpore. A spece to insure the known and buildings on salf let in a sum not less than. Thirty Fave. Hundred  (**Tipe-wind**)  100 de no. them the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the display of the Circuit Cours of salf Siste may, at chambers or otherwise, appoint a necessary with authority to take possession of salf premarance in salf great and from the special cours of salf premarance in salf great salf salf salf salf salf salf salf salf	rs and Assigns forever. Anddo hereby bind	ourselves, our Heirs, Executors and Administrators to warrant and
Melns and Arsigns, from and against Us And OUF  75. Executors, Administrators and Arsigns and creery person whomseever havefully chiming or to chim the same or any part thereof.  And the salf merimpore. A spece to insure the known and buildings on salf let in a sum not less than. Thirty Fave. Hundred  (**Tipe-wind**)  100 de no. them the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the salf mortgages may cause the same to be insured in.  100 de no. then the display of the Circuit Cours of salf Siste may, at chambers or otherwise, appoint a necessary with authority to take possession of salf premarance in salf great and from the special cours of salf premarance in salf great salf salf salf salf salf salf salf salf	ver defend all and singular the said Premises unto the saidMa	ary Elizabeth Harris, her
The Executors Administrators and Assigns and every person whomesever inventory training to the transfer and the state of the Executors of the		
re. Execution Administrators and Assigns and every person whomesever inventor cannot be the action of the contraction of the co		Heirs and Assigns, from and against us and our
Dollars, is a company or companies satisfactory to the mortgage, and teep the sare of from loss or damage by fire, and assign the policy of incurance to the said mortgage and what the mortgage and of captures of the said mortgage and young the same not be harmed in. ADV.  manue and reimborse. heps the manue and reimborse. hepsaft of the said mortgage and what is any index of the said mortgage of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with naturality to take possession to the said mortgage the said mortgage of the said state of the s		
to do so, there the said mortagere mue cause the mortagere, with the mortagere, shall see any the do so, there the said mortagere, mue cause the mortagere, with interest.  And if a vary that any part of said dott, or interest thereon, he past due and unpaid. #9. hereby assign the crost and profits of the abover describment to said mortagere or Helits, Executors, Administrators or Antigen, and agree to said mortagere or Helits, Executors, Administrators or Antigen, and agree to said mortagere or Helits, Executors, Administrators or Antigen, and agree to the contents, applicate the said forms and contents, applicate the said forms and cortents, applicate the said forms and cortents, applicate the said forms and contents and profits of the said said contents and profits of the parties to these Persents, that if #9 the said mortage can all that it is the true intent and meaning of the parties to these Persents, that if #9 the said mortage can be paid with the said mortage can be paid with the said mortage can be paid with the said mortage the desit or saum of money aforesaid, with interest thereon, if any be due according to the tradest and meaning of the parties to these Persents, that if #9 the said said that well and trudy say or can be paid with the devel of bargain and said shall case, describing, and be utterfy unit and void; outerwise to recomming the statest and meaning of the parties to these Persents, that if #9 the said mortage can be supplyed and and void; outerwise to recomming the statest and meaning of the parties to these Persents, that if #9 the said that well and trudy say or can be paid to the said seems of the said seems. And the said seems of	and the control of th	
the deep the the said mortagane	(fire-wind)	Dollars, in a company or companies satisfactory to the mortgagee_, and keep the same
And if all any part of said debt, or interest thereon, be past due and unpost, \$19. hereby assign the results and profits of the above describments to said mortgages—or.  And if a say funge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take processessor of raid prentices and total said orders are until and profits and said said to the country of the said mortgage courts on the raid and profits and said said to the said mortgage country of the net proceeds the raider (effect paying conts of collection) upon said dath, interest, coats or exponents without libral accounts for sampling out the fact in the said mortgage country of the said mortgage of the said which is the debt or want of money aforesaid, with interest thereon, if any be due, according to the true interest and the said the said country pay or one and norty and other want of money aforesaid, with interest thereon, if any be due, according to the true interest and paying the said or the true interest and mortgage of an ore, then this deed of described and said said. Said. Case, determine, and be uttaply mit and weld, otherwise aromain in all forces and write.  And if a said mortgage of the said the said and true year of any to due to the said for physics shall be made and said said. Said. Case, determine, and be uttaply mit and ordered and said said. Said.  Anterica.  Signed, said and delivered in the presence of Said.  Anterica.  Signed, said and delivered in the presence of John L. Morgan  and made outh thatbe saw the within named.  J. L. Kirby and Louise B. Kirby  (L.  Louise B. Kirby  The State of South Carolina, County of Greenville.  The state of the within named.  J. L. Kirby  Renutrication of Dower of the within named.  J. L. Kirby  The said declare that she does freely, roleanin	ired from loss or damage by nre, and assign the policy of if	he insured in hername and reimburse herself for the
mines to said mortgages	to do so, then the said mortgagee may cause the same to mium and expense of such insurance under this mortgage, with	interest.
t any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with auditority to take postersion of section of the control of the contr	And if at any time any part of said debt, or interest thereon,	be past due and unpaid, nereby assign the rents and profits of the course of the
left said profits and profits and profits actually collected,  PROVIDED ALWAYS, necertheless, and that it is the true intert and meaning of the parties to these Presents, that if #0		
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if		
be paid unto the said mortgagec the debt or sum of money doresaid, with intreat thereon, if any be doe, according to the true insent and meaning with DT IS AGREED by and between the said parties that said mortgager. S. to bold and etaly the said Peremises until default of payment shall be may have a control to the said parties. The said mortgager of the said permises until default of payment shall be may are our Lord one thousand, nine hundred and. Forty five and forever of the said permises until default of payment shall be may are our control to the said permises until default of payment shall be may are our control to the said permises until default of payment shall be may are our control to the said permises until default of payment shall be may are of our Lord one thousand, nine hundred and. Forty five and day of said permises until default of payment shall be may are our for the Independence of the United Sta Signet, sealed and delivered in the presence of John L. Morgan  E. Mitchell Arnold Louise B. Kirby (L. L. Kirby and L. Kirby (L. L. Kirby and Louise B. Kirby (L. L. Kirby and Money fullish for South Carolina (L. S.) (L. Kirby (L. Kirby and Money fullish for South Carolina (L. S.) (L. Kirby (L. Kirby and Money fullish for South Carolina (L. S.) (L. Kirby (L. Kirby and Money fullish for South Carolina (L. Kirby and Money fullish and seal, this (L. Kirby and Money fullish day apparately cramined by me, did declare that she does freely, voluntarily and without any computational form of the with named (L. Kirby (L. K		
he paid muto the said mortgagec the debt or sum of money aforessid, with interest thereon, if any be due, according to the true intent and meaning said note, then this deed of bargain and all selections, and be stretyly mile and twice the said parties that all meaning and the said that the said parties that all meaning and the said that the said parties that all meaning and the said that the said parties that all meaning and the said that the said that all the said that said the said said the said special that said desired, that said desired the viction the said that said special the said the said special that said special the said the said special that said special the said the said special that said special the said special that said the said special that said special the said the said special that said special the said special that said the said special that		, do and shall well and truly pay or cause
Witness. QAF hand and seal this. Key day of are of the Independence of the United Sta 68th	be paid unto the said mortgagee the debt or sum of mo	mey aforesaid, with interest thereon, if any be due, according to the true intent and meaning of termine, and be utterly null and void; otherwise to remain in full force and virtue.
ar of our Lord one thousand, nine hundred and 68th	AND IT IS AGREED by and between the said parties that	said mortgagor — to hold and enjoy the said Premises until default of payment shall be made.  June — in the
America.  Signed, sealed and delivered in the presence of John L. Morgan  John L. Morgan  J. L. Kirby  (L. E. Nitchell Arnold  Louise B. Kirby  (L. C.	Witnesshand and seal, this	five and in the one hundred and
America.  Signed, sealed and delivered in the presence of  John L. Morgan  Louise B. Kirby  (L.  E. Mitchell Arnold  Louise B. Kirby  (L.  (L.  THE STATE OF SOUTH CAROLINA,  County of Greenville.  Personally appeared before me.  John L. Morgan  act and deed deliver the within named.  E. Mitchell Arnold  SWORN TO before me this.  Lith  John L. Morgan  THE STATE OF SOUTH CAROLINA,  County of Greenville.  I. Mitchell Arnold  SWORN TO before me this.  Lith  John L. Morgan  THE STATE OF SOUTH CAROLINA,  County of Greenville.  I. R. Mitchell Arnold  Renunciation of Dower  Louise B. Kirby  Morary Public for South Carolina.  Renunciation of Dower  Louise B. Kirby  Morary Public for South Carolina.  Notary Fublic for South Carolina.  Notary Public for South Carolina.  Louise B. Kirby  Many Greenville.  Louise B. Kirby  Many Greenville.  Many Fublic for South Carolina.  Many Elizabeth Harris,  Mary Elizabeth Harris,  Given under my hand and seal, this.  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.	10	
John L. Morgan  E. Mitchell Arnold  County of Greenville.  Personally appeared before me John L. Morgan  and made oath thathe saw the within namedJ. L. Kirby and Louise B. Kirby  ign, seal and as		year of the Independence of the Office States
E. Mitchell Arnold  LQuise B. Kirby (L.		
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. John L. Morgan  and made oath that he saw the within named. J. L. Kirby and Louise B. Kirby  ign, seal and as. their act and deed deliver the within written deed, and that he will be for sea to the sea to t		
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. John L. Morgan  Indicate thathe saw the within namedJ. Le. Kirby and Louise B. Kirby  Ign, seal and as		
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me.  John L. Morgan  Ind made oath thathe saw the within named.  J. L. Kirby and Louise B. Kirby  act and deed deliver the within written deed, and thathe v  E. Mitchell Arnoldwitnessed the execution thereof.  SWORN TO before me thisth  June		
County of Greenville.  Personally appeared before me. John L. Morgan  Indicate that the saw the within named. J. L. Kirby and Louise B. Kirby  Indicate the saw the within named. J. L. Kirby and Louise B. Kirby  Indicate the saw the within named. J. L. Kirby and Louise B. Kirby  Indicate the within written deed, and that the witnessed the execution thereof.  SWORN TO before me this. Lith  John L. Morgan  June A. D. 1945  E. Mitchell Arnold (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  I. E. Mitchell Arnold  Notary Public for South Carolina  Indicate the within named  I. E. Mitchell Arnold  Indicate the within named  J. L. Kirby  Indicate the within named  Indicat		(L. S.)
County of Greenville.  Personally appeared before me. John L. Morgan  Indicate that the saw the within named. J. L. Kirby and Louise B. Kirby  Indicate the saw the within named. J. L. Kirby and Louise B. Kirby  Indicate the saw the within named. J. L. Kirby and Louise B. Kirby  Indicate the within written deed, and that the witnessed the execution thereof.  SWORN TO before me this. Lith  John L. Morgan  June A. D. 1945  E. Mitchell Arnold (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  I. E. Mitchell Arnold  Notary Public for South Carolina  Indicate the within named  I. E. Mitchell Arnold  Indicate the within named  J. L. Kirby  Indicate the within named  Indicat	AT A	
Personally appeared before me	· · · · · · · · · · · · · · · · · · ·	
their act and deed deliver the within written deed, and that _he with sale and as		gan
gn, seal and as.    R. Mitchell Arnold	reisonally appeared before measurements and south that the saw the within named.	Kirby and Louise B. Kirby
B. Mitchell Arnold	their	act and deed deliver the within written deed, and that _he with
SWORN TO before me this. 4th  June  A. D. 1945  E. Mitchell Arnold  County of Greenville.  I, E. Mitchell Arnold  Io hereby certify unto all whom it may concern that Mrs. Louise B. Kirby  the wife of the within named. J. L. Kirby  the wife of the within named. J. L. Kirby  the wife of the or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Mary Elizabeth Harris,  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. 4th	E. Mitchell Arnold	witnessed the execution thereof.
E. Mitchell Arnold (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  I, E. Mitchell Arnold		
THE STATE OF SOUTH CAROLINA, County of Greenville.  I, E. Mitchell Arnold	June A D 19	John L. Morgan
THE STATE OF SOUTH CAROLINA, County of Greenville.  I, E. Mitchell Arnold		
County of Greenville.  I, E. Mitchell Arnold  Io hereby certify unto all whom it may concern that Mrs. Louise B. Kirby  the wife of the within named J. L. Kirby  lid this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computairead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Mary Elizabeth Harris,  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 Given under my hand and seal	Notary Public for South Carolina	. S.) L.
County of Greenville.  I, E. Mitchell Arnold  Io hereby certify unto all whom it may concern that Mrs. Louise B. Kirby  the wife of the within named J. L. Kirby  lid this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computairead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Mary Elizabeth Harris,  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 Given under my hand and seal	MILE STATE OF SOUTH CAROLINA )	
Louise B. Kirby  the wife of the within named J. L. Kirby  the wife of the wif		RENUNCIATION OF DOWER
the wife of the within named	E. Mitchell Arnold	
he wife of the within named	o hereby certify unto all whom it may concern that Mrs	Louise B. Kirby
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 compulsive of the computation of the private of the computation of the private of the computation of the private of the computation	to wife of the within named J. L. Kirby	
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.	hid this day appear before me, and upon being privately and s	separately examined by me, did declare that she does freely, voluntarily and without any compulsio
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.	dread or fear of any person or persons whomsoever, renounce,	release and forever relinquish unto the within named Mary Elizabeth Harris,
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		
Given under my hand and seal, this	#	
day ofA. D. 19-45 Louise B. Kirby	Heirs and Assigns, all her interest and estate, and also all her righ	at and claim of Dower of, in or to all and singular the Premises within mentioned and released.