THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	R.E.M.—2-a	
TOGETHER with all and diagrafar the Egipta, Manshow, Harolinessman and Apparentations to the said Premises belonging, or in curvoin incident or exportability of the NATA AND TO HOLD III and adequate the and Premises cate the exist. John B. Langue, Trustee for John S. Langue, John B. Langue, John		
TORITHER with all and despairs the Rights, Monators, Hipselbouwers and Apparentament to the ast Promises belonging, or in anywise incident or expectable TO HAVE AND TO HOLD 21 and subject the cold Premises unto the cast. In Private Prefer Integrate, 16. It approach Prefer Integrate, 16. It as and Assigns faceors. And. I do borely thing Wines I and Assigns faceors. And. I do borely thing Wines I and Assigns faceors. And. I do borely thing Wines I and Assigns faceors. And I are the control of th		
TOGETHER with all and depulse the Rights, Mumber, Hyredisamons and Apparentments to the said Francisc belonging at its crystics incident or apportunit TO HAVE AND TO HOULD AT and elegably to the said Francisc cate to the said. **A Perpited Peritor League, hid.** It and Antique news, Mar. I do bereity took. **BYNOLE, NY House, League, hid.** It is an Antique from the said Francisco sans the soid. **JOHN B.** JOHN B.** League, Franker for John B.** League, J. ** Bides and Antique, From and against. **THE AND TO John B.** League, J. ** Here and Antique from the said Francisco sans the soid. JOHN B.** JOHN B.*		
TOCESTIER with all and simples the Rights, Members, Hereditaments and Appurmanance to the said Premises belonging, or in service incident or apportunity to DAYK AND TO HOLLD all and simples for each Primiter unto the said. A Retrict Perfor Learue, his Is and Andigus forever, And. A Converged to the Converged of the Converged of the Said State State of the Said State		
TOCETHER with all and singular the Rights Members, Hyrelinaments and Appartaments to the said Premises belonging, or in anywive incident or appartulan TO HAVE AND TO ROLD all and singular the said Premises must be said. **A Reprint S. Parker J. Jecury 1, 150 m. J. A. Reprint S. Parker J. John B. J. Langua, Truntes J. Col. John B. A. Reprint S. Parker J. John B. J. Langua, J. Langua		
TOGETHER with all and singular the Rights, Members, Hirodinamons and Approximensors to the said Preculses belonging, or in surprise incident or apportunity to HAVE AND TO HOLD all and singular the said Preculses must be said. **REPTIGE** Perifor** League, his **In and Anisque the said Francisco. **An I all and the ben'dy bend. **Total R.** League, Trunkes. For John B.** League, Jr.** A arriet. Parker League, his **In and Anisque the said Francisco. **Total R.** League, his *		
TO HAVE AND TO HOLD all and singular the said Premises unto the said. A REPUTAL PRIVET LEGISLS. 116 A REPUTAL PRIVET LEGISLS. 116 A REPUTAL PRIVET LEGISLS. 116 A PRIVET LEGISLS. 116 A PRIVET LEGISLS. 116 ILLER and Audigms, from and appliest. 200. 200, 200, 200, 200, 200, 200, 200		
TO HAVE AND TO HOLD all and singular the said Premines unto the said. **REPLICATE PATRON** Linguis. **A Hargins Every And.** I. do bere's blad. **Wines.** And Augins forces and Administrators and Administrators and Administrators and Administrators and Augins from and apaths **Bo. Bull. Ty.** at article. Parker.** Linguis. **Here and Annipes, from and apaths **Bo. Bull. Ty.** **Inc.** Executors. Administrators and Annipes. **Here and Annipes, from and apaths **Bo. Bull. Ty.** **Inc.** Executors. Administrators and Annipes. **Here and Annipes, from and apaths **Bo. Bull. Ty.** **Inc.** Executors. Administrators and Annipes. **Here and Annipes, from and apaths **Bo. Bull. Ty.** **Inc.** Executors. Administrators and Annipes. **Here and Annipes, from and apaths **Bo. Bull. Ty.** **Inc.** Executors. Administrators and Annipes. **Here and Annipes.** **Here and Annipes.** **Deffers, in a company or composite antiferrory to the mortgapes.** **And the said mortgapes.** **Deffers, in a company or composite antiferrory to the mortgapes.** **And if at any time and purpose of with innermone words of the innermone of the innermone words of the innermone of the innermone, with the innermone words of the innermone, with innermone words of the above describence of the innermone of the innermone, with innermone words of the innermone, with innermone words of the above describence of the innermone of the innermone, with innermone of the innermone, with innermone of anything more label to the route of anything more label to the route of anything word of the above o		
TO HAVE AND TO HOLD all sed singular the said Fremises with the said Said Said Said Said Said Said Said S	TOCETHED with all and singular the Dights Mombans Handitans	ante and Annuation are to the said Desmises belonging on in anymies insident on appentaining
A REPLIES FORCE LONGUE CAND. It is not Analysis forcer. And. I do beredy blad. Syncolf, sty Heirs, Executors and Administrators to warrant a year defined and adaptive the and Presents onto the said. ACAR, R. League, Eventse. for John B. League, July, & League, League, July, & League, Leag		
res and Assigns forever. And I do bereby bind rever defended all and singular the said Promises who the said. JOHN R. League, Srunkes. for John B. League, Jr., & Arrick. Parker. League, his		·
The secretary Administrators and Audigns and every porsons whomevore hardly takining or to think the case or any part thereof. And the said mortgagers—and Audigns and every porsons whomevore hardly chaining or to think the case or any part thereof. And the said mortgagers—and Audigns and every porsons whomevore hardly chaining or to think the case or any part thereof. And the said mortgagers—and Audigns and every porsons whomevore hardly chaining or to think the case or any part thereof. And the said mortgagers—and Audigns and every porsons whomevore hardly to the said the case of the contract process. Dollars in a company or companies audification to the mortgagers—shall at any it in do so often the wide companies of each incommon and expense of each formation to the said mortgagers—and that in the event that the mortgagers—shall at any it in do so often the wide companies to said mortgagers—that is a company with discher. And if are any these wide companies of each formation to the said mortgagers—that and profits catalytic contract of said is an any part of each discher increases. In a part of the discher increases of the said of the said mortgagers—that the said profits catalytic contract or and prof		
The Execution, Administrators and Assigns, and a creery person whomstoorer lawfully claiming or to claim the same or any part thereof. And the sald mortunger—agree—to insure the toose and buildings on said to it as sum not less than	irs and Assigns forever. Anddo hereby bind	myself, my Heirs, Executors and Administrators to warrant and
The Execution, Administrators and Assigns, and a creery person whomstoorer lawfully claiming or to claim the same or any part thereof. And the sald mortunger—agree—to insure the toose and buildings on said to it as sum not less than	ever defend all and singular the said Premises unto the saidJO	hn B. League, Trustee for John B. League, Jr., &
Herr and Ansigns, from and applicat. He All EV. Herr and Ansigns, from and applicat. He All EV. And the said morecagon. agree. to basine the thouse and beliching on the claim the same or any care thread morecagon. And the said morecagon. And the property of the said more agree. And the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that the more agree, and the six in the creat that in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the six in the creat that is any in the said more agree, and the said more agree, and the said more and an agree agree, and the said more agree, and the sai	arriet Parker League, his	
sin, Executors, Administration and Analysis and every person whomsover lawfully chinning or to claim the same or any part thereof. And the said moregory—agree to hauve the boars and buildings on said los in a some test sham. More a very second from loss or damage by fire, and easier the policy of insurance to the said moregory—and there the same opened of such insurance under dish more and assign the policy of insurance to the said moregory—and that in the creat that the moregory—and large any second the same and profits and the same and reinstrate. And if a tary time of all moregory—and the same to be insured insurance and reinstrate. And if a tary time any part of end dich or tolerest thereon. And if a same profits and policy the company of the sale of the same and unputs. I. Berely sale the creat and profits applying the colors of said State may, at chambers or shortering, applying a colors, with numbers. And if a same profits applying the neity processes the said profits activally collected. FROUTED ALWAYS, merenticles, and that is the true interes and meaning of the parties to these Processes, that if I. the said mortgane And the said moretgane the date or same of money determined profits, applying a colory, with numbers to end and said and same and applying the said profits activally collected. FROUTED ALWAYS, merenticles, and that is the true interes and meaning of the parties to these Processes, that if I. the said moregory and the said more than the said more than the said profits activally collected. FROUTED ALWAYS, merenticles, and that is the true interes and meaning of the parties to these Processes, that if I. the said more than the said more than the said profits activally collected. FROUTED ALWAYS, merenticles, and that is the true interes and meaning of the parties to these Processes, that if I. the true the said said that a said and the said that the said that a said and the said that a said and that a said and the said that a said and the said that a said a		and the control of th
And the said morrapages— agree— to insure the house and buildings on said tet in a sum not less than		
Dollars, in a company or companies satisfactory to the mortgages		
ured from less or damage by fire, and satign the policy of insurance to the said mortgages, and that in the event that the mortgages mine constitution is an expected of the mortgage of the discretization in the contract of the discretization in the contract of the discretization in the contract of the discretization of the discretization in the contract of the discretization of the above description of the discretization of the discretization of the said state may, at classification of the discretization of the disc	· · · · · · · · · · · · · · · · · · ·	a variatings on said lot in a sain not took than
Jo do by then the fall motagage		
and if a say time any part of said dob, or interest thereon, be past due and unpaid, I hereby sasien the rents and profits of the above describencies to said mortgage, or	sured from loss or damage by fire, and assign the policy of insura	ance to the said mortgagee; and that in the event that the mortgagor shall at any time
And if a tary time any part of said debt, or interest thereon, be past due and unpekd. I hereby sarien the rents and profits of the above describenies to said mortages— or	1 to do so, then the said mortgagee may cause the same to be	insured infor the
this to said mortgage or		
at any Judge of the Circuit Court of said State may, at chandless or otherwise, appoint a receiver, with, authority to take procession of said general receivers and profits applying the new processes in the craft can be received. The receiver of anything motor than the crafts and profits actually collected. PROVIDED ALWAYS, suvertheless, and that it is the true intent and meaning of the parties to these Presents, that if		
receives for any process, approagn the Pre processes, therefore, the presence of the control of		
FROVIDED ALWAYS, accertheless, and that it is the true intent and meaning of the parties to these Presents, that if	flect said rents and profits, applying the net proceeds thereafter (att	ter paying costs of collection) upon said debt, interest, costs or expenses; without liability
be paid onto the said mortgage the debt or sam of money showed, with interest thereon, if any be due, according to the true intert and meaning NND IT IS AGREED by and patterned said shall cease, determine, and he strying and said code, otherwise to remain in fail of code on the said of payment shall be may with and code, otherwise the said of payment shall be may with an control one thousand, alone hundred and seal, this		
be paid write the said mortgager the debt or sum of money afcoronid, with interest thereon, if may be due, according to the true interest and meaning aid not, then the deed of bargarian and said and its and be uretyr and and void; otherwise to remain in full force and virtue. AND IT IS ACKEED by and between the said partite that said mortgagor 15 to hold and chyo the said Premies and virtue. AND IT IS ACKEED by and between the said partite that said mortgagor 15 to hold and chyo the said Premies to remain in full force and virtue. AND IT IS ACKEED by and between the said partite that said mortgagor 15 to hold and chyo the said Premies to remain in full force and virtue. AND IT IS ACKEED by and between the said partite that said mortgagor 15 to hold and chyo the said Premies to the said partite that said mortgagor 15 to hold and chyo the said Premies to the said Premies to the said partite that said mortgagor 15 to hold and chyo the said Premies to the said Premies to the said Premies within manned. America. Signed, seeled and delivered in the presence of Margaret E. Spencer Ollie Fernsworth (L. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Margaret E. Spencer A made sait that .g. be saw the within named. Ollie Fernsworth Margaret E. Spencer Margaret E. Spencer Witnesseed the execution thereof. Weinessed the execution thereof. Margaret E. Spencer Petrick C. Fent Notary Public for South Carolina, County of Greenville. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any composite and or fear of any person or persons whomsoever, renounce, release and forcer relinquish unto the within named. Silve and Assigns, all her interest and estate, and sho 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, tight Yellow The County of the said of t	PROVIDED ALWAYS, nevertheless, and that it is the true inten	it and meaning of the parties to these Presents, that if, the said mortgagor
winces WY hand and seal this. 10th day of October in reform to four Lord one thousand, sine hundred and. FOR LY-SAYER second and either end to me hundred in the one hundred in the presence of Wargaret N. Spencer Ollie Farnsworth (L. Patrick C. Fant (L. Farnsworth (L. Farnsworth)) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Nargaret N. Spencer of made cath that .g. he saw the within named. Margaret N. Spencer (I. Sworn to before me this. 10th (I. Sworn to before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsions day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsions 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, the		
without MY hand and real this. 10th day of October in a re four Lord one thousand, nine hundred and. for ty -5.878 and in the one hundred in the one hundred in the presence of Margaret H. Spencer Ollie Farnsworth (L. Patrick C. Fant (L. Patrick C. Fant (L. C. L. C. L. C. L. C. L. C. L. C. L. C. C. Fant (L. C. C. Fant) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Nargaret H. Spencer (I. Sworn of Greenville. Personally appeared before me. Nargaret H. Spencer (I. Sworn of Greenville. Petrick C. Fant within named. (I. Sworn of Greenville. (I. Sworn of G	be paid unto the said mortgagee the debt or sum of money e said note, then this deed of bargain and sale shall cease, determine	aforesaid, with interest thereon, if any be due, according to the true intent and meaning of me, and be utterly null and void; otherwise to remain in full force and virtue.
ard our Lord one thousand, nine hundred and COTY-5978	AND IT IS AGREED by and between the said parties that said	mortgagor18to hold and enjoy the said Premises until default of payment shall be made.
America. Signed, sealed and delivered in the presence of Margeret R. Spencer Margeret R. Spencer Ollie Fernsworth (L. Patrick C. Fant (L. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Jargaret R. Spencer d made outh that .g. he saw the within named. Petrick C. Fent SWORN TO before me titis. 10th SWORN TO before me titis. 10th Notary Public for South Carolina. County of Greenville. THE STATE OF SOUTH CAROLINA, County of Greenville. Petrick C. Fent Notary Public for South Carolina. CRANTOR - WOMAN RENUNCIATION OF DOWER I		
Signed, sealed and delivered in the presence of Margaret E. Spencer Patrick C. Fant (L. (L. (L. (L. (L. (L. (L. (L		
Signed, sealed and delivered in the presence of Margaret H. Spencer Patrick C. Fant (L. (L. (L. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Margaret H. Spencer Margaret H. Spencer Margaret H. Spencer Personally appeared before me. Margaret H. Spencer Petrick G. Fant Witnessed the execution thereof. SWORN TO before me this 10th Notary Public for South Carolina. GRANTOR - WOMAN RENUNCIATION OF DOWER I. Notary Public for South Carolina. GRANTOR - WOMAN RENUNCIATION OF DOWER I. Notary Public for S. Obereby certify unto all whom it may concern that Mrs. we wife of the within named. do this day appear before me, and upon being privately and separately examined by me, did declare that the does freely, voluntarily and without any compulai read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. (cirs 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. A. D. 19.		seventy-secondyear of the Independence of the United States
Margeret N. Spencer (L. Patrick C. Fent (L.		
Patrick C. Fant (L.		Ollie Farnsworth
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me.		
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Nargaret R. Spencer In made oath that g. he saw the within named. Ollio Farnsworth In seal and as. her. act and deed deliver the within written deed, and that ghe we have a constant the execution thereof. SWORN TO before me this. 10th You October A. D. 19.47 Petrick C. Pent (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for S. observed certify unto all whom it may concern that Mrs. e wife of the within named. of this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsite ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. eitrs 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, tigs You have a suppose the premises within mentioned and released. Given under my hand and seal, tigs A. D. 19.	1 au 1 au 1 au 1	(L. S.)
Personally appeared before me		(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me		(L. S.)
Personally appeared before me		
Personally appeared before me	THE STATE OF SOUTH CAROLINA,	
d made oath that _g_he saw the within named	County of Greenville.	PROBATE
d made oath that _g_he saw the within named		
d made oath that _g_he saw the within named	Personally appeared before me	Wargaret N. Spencer
Patrick C. Fant witnessed the execution thereof. SWORN TO before me this 10th October A. D. 19 47 Patrick C. Fent (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for South Merchant of Granton of Dower of the within named. It is a wife of the within named. It is a wife of the within named. It is a year and deed deliver the within written deed, and that She we wife 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 compulsi 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. A. D. 19.	d made oath that so he saw the within named01	lie Farnsworth
SWORN TO before me this 19th		
SWORN TO before me this. 10th y of October A. D. 19.47 Petrick C. Fent (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I		
Mergeret N. Spencer Petrick C. Fent Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for S. Thereby 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 compulsi 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. y of. A. D. 19		witnessed the execution thereof.
Petrick C. Fent (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I	SWORN TO before me this 10th	
THE STATE OF SOUTH CAROLINA, County of Greenville. I	y of	Margaret M. Spencer
THE STATE OF SOUTH CAROLINA, County of Greenville. I	Patrick C. Fant	
County of Greenville. RENUNCIATION OF DOWER I,	Notary Public for South Carolina.	
County of Greenville. RENUNCIATION OF DOWER I,	THE STATE OF SOUTH CAROLINA	GRANTOR - WOMAN
I	the control of the co	
hereby certify unto all whom it may concern that Mrs	·	
wife of the within named		
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsical or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	hereby certify unto all whom it may concern that Mrs	
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsical or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
Given under my hand and seal, this		
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	ead 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	· · · · · · · · · · · · · · · · · · ·	
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		
Given under my hand and seal, thisA. D. 19		
y ofA. D. 19		naim of Dower of, in or to all and singular the Premises within mentioned and released.
	Given under my hand and seal, this.	
	The state of the s	
(Seal)	y ofA. D. 19	