AND IT IS AGREED, by and between the said parties, that the said mortgager. Lo hold and enjoy the said combine until default of payment shall be made. WITNESS THY FRAME, and Seal this 2/ at day of Aug the year of our Lord ode thousand nine hundred and Issuesty the year of our Lord ode thousand nine hundred and Issuesty the year of our Lord ode thousand nine hundred and Issuesty the year of our Lord ode thousand nine hundred and Issuesty that Issuesty the year of our Lord ode thousand nine hundred and Issuesty that Issuesty the year of our Lord ode thousand nine hundred and Issuesty that Issuesty the year of our Lord ode thousand nine hundred and Issuesty that Issuesty that Issuesty the year of our Lord ode thousand nine hundred and Issuesty that Issuesty that Issuesty that Issuesty the year of our Lord ode thousand nine hundred and Issuesty that Issuesty t	At Million & Lini	the said
Hetra and Angine, from and against. "May Selfor May all the sold Mortungers." agree in insure the house and buildings on said be in a sum not leake the same, or any paraflacents!" And the said Mortungers. agree in insure the house and buildings on said be in a sum not leake the same insured from loss commence by fire, and assign the policy of humanster to said mortungers and that in the event this the mortungers the fail to do so, then the did mortungers may cause the same to he insured in The premions and expresses of such insurance to said mortungers and that in the event this the mortungers the same and reimbure And if at any time any level of said delth or histories thereon he post the said supplies	m m	Heirs and Assigns, forever. And
Hetra and Angine, from and against. "May Selfor May all the sold Mortungers." agree in insure the house and buildings on said be in a sum not leake the same, or any paraflacents!" And the said Mortungers. agree in insure the house and buildings on said be in a sum not leake the same insured from loss commence by fire, and assign the policy of humanster to said mortungers and that in the event this the mortungers the fail to do so, then the did mortungers may cause the same to he insured in The premions and expresses of such insurance to said mortungers and that in the event this the mortungers the same and reimbure And if at any time any level of said delth or histories thereon he post the said supplies	5 hereby bind	Heirs, Executors and Administrator
clinic Execution, Administrations and Analysis, and every persons whomesome to available planning, or to delate the some any management of the control of th		
And the said Mortgagor agree to feature the house and buildings on said be in a sum not less than Deliner (in a company or compenies satisfactory to the mortgagor), and hose the same insured from loss of some the same so he insured in	eirs, Executors, Administrators and Assigns, and every person whomsoever l	lawfully claiming, or to claim the same, or any part/thereof.
mage by five, and unique the policy of insurance to add mortgages	And the said Mortgagor agree to insure the house and building	s on said lot in a sum not less than
the premium and expenses of such insurrance under this mortgage, with interest. And if at any time any mart of said deck, or interest thereon be past due and impublic. And if at any time any mart of said deck, or interest thereon be past due and impublic. And if at any time any mart of said deck, or interest thereon be past due and impublic. And if at any time any mart of said deck, or interest thereon be past due and impublic. And if at any time any mart of said deck, or interest thereon be past due and impublic. And if at any time any mart of said deck, or interest thereon the past of said premises and soften and agree that any ludge of the vall of said sentent, or other sentents and profits on the said sentent, or other sentents and profits on the said sentent, or other sentents and profits on the said sentent, or other sentents and said in the said sentent, or other said premises and said premises and said in the said sentent, or other said premises and said premises. The said deck is can be said deck; or other said premises and said in the said sentents and said said said said said said said sai	Dollars (in a company or compa	mies satisfactory to the mortgagee), and keep the same insured from loss of
the premium and expenses of such insurance under this mortgage, with interest. And if at any time any part of said dolt, or interest thereon he past due and unpaid. And the such any part of said dolt, or interest thereon he past due and unpaid. And the such any part of said dolt, or interest thereon he past due and unpaid. And if a such any time any part of said dolt, or interest of the part of said the may at themselves of the part of said said the part of		
And if at any time any part of soid debt, or interest thereon be part due and unpaid. And if at any time any part of soid debt, or interest thereon be part due and unpaid. And if at any time any part of soid debt, or interest thereon be part due and unpaid. And if at any time any part of soid debt, or interest thereon be part due and unpaid. And if at any time any part of soid debt, or interest thereon be part due and unpaid. And if at any time any part of soid debt, or interest thereon be part due and unpaid. And if at any time any part of soid debt, or interest thereon the part of the part o		
And if at any time any part of said debt, or interest thereon he past due and unpuid. And if at any time any part of said debt. or interest thereon the past due and unpuid. Bereity assigns the rents and profits or always and the past of the rents and profits or always and profits a profit or past of the rents and profits in the rents and profits and the rents and profits as the rents and profits and profits as the rents and profits as the rents and profits and pr	r the premium and expenses of such insurance under this mortgage, with in	nterest.
plying the net proceeds thereof (after paying goots of collections) upon the main death, interest, one of expensions of collect and rents and profit in the rents and profits schully Collected. PHOVIDED ALWAYS, NEVERTELESS, and it is the true intert, and seasing of the parties to these Presents, that if the supplies of the and the rents and profit in the process of the supplies and the profits in the process of the supplies and the profits in the process of the supplies and the supplies and substitute the process of the supplies and substitute the profits of the supplies and profits and substitute the profits of the supplies and profits and substitute the profits of the supplies and profits and substitute the profits of the supplies and profits and substitute the profits of the supplies and profits and substitute the profits and substitute the profits of the supplies and profits and substitute the pro	And if at any time any part of said debt, or interest thereon be past due	e and unpaidhereby assigns the rents and profits o
The state of the country for the service of the sold mortgager. The sold debt, or same of money of debt, with the sold mortgager. The sold debt, or same of money of debt, with the sold of brights and sold sold case. It is determine, and be utterly and dotted of brights and sold sold of the country and sold of the country of the sold of the country of the sold of brights and sold of the country. The sold of the country of the sold parties, that the sold mortgager. AND IT IS AGREED, by and between the sold parties, that the sold mortgager. AND IT IS AGREED, by and between the sold parties, that the sold mortgager. WITNESS. Hand. and Sent., this. WITNESS. Hand. and Sent., this. Jest of the Sovereignty and Independence of the United States of America. Signed, Sonigle and Delivered in the Presence of Signed, Sonigle and Delivered in the Presence of SIGNALLY appeared before me. Greenville Country. FERSONALLY appeared before me. SHALL ADVALLE DAYLELL DAYLELL DAYLELL DAYLELL DAYLELL STATE Greenville Country. MORTGAGE OF REAL ESTATE SWORN to before me, this. J. J	oplying the net proceeds thereof (after paying costs of collection) upon the	With gilthority to take negacian of cold members and collect cold members and much
WITNESS: Alley	ie said mortgagor do and snall well and trilly hav or cause to be haid i	unto the said mortsages the said dobt on sum of money afaid with interes
WITNESS. Hand and Seal. this. Justin day of Jusq. In the year of our Lord one thousand nine hundred and Justinity with and in the one hundred and Justinity with and in the one hundred and year of our Lord one thousand nine hundred and Justinity with and in the one hundred and in the one hund	AND IT IS AGREED, by and between the said parties, that the said meremises until default of payment shall be made.	ortgagorto hold and enjoy the said
Signed, Sealed and Delivered in the Presence of A. A. A. A. Greenville County. DESTATE OF SOUTH CAROLINA, Correction of the saw the within named. A. A. D. 19.29 A. D. 19.		2/st. day of alice
Signed, Saled and Delivered in the Presence of I. S. II. S. III. S. III	the year of our Lord one thousand nine hundred and	Tentra Minel
Signed, Sealed and Delivered in the Presence of A. A. A. A. Greenville County. DESTATE OF SOUTH CAROLINA, Correction of the saw the within named. A. A. D. 19.29 A. D. 19.	Sourth vear of the Sovereignty and I	Independence of the United States of America
G. S. C. S.		Adependence of the Officer States of America.
ESTATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made oath that he saw the within named. Estable Fruiler Baquell. m, seal, and as held and deed, deliver the within written Deed; and that he, with Wy Addid. witnessed the execution thereof. SWORN to before me, this. you describe the same and forever carolina. ESTATE OF SOUTH CAROLINA, Greenville County. I. I. Hereby certify unto all whom it may concern, that Mrs. a of the within named. It did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or recons whomsoever, renounce, release and forever relinquish unto the within named. Heire and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this	J. Hussigons.	Ethel Towler Bagwell (L. S.
IE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	12V. J. Stiddle.	(L. S.)
Greenville County. BESTATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. I made cath that he saw the within named. GABLE FUNDER Bagwell. In, seal, and as All	······································	(L. S.)
Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named. Ethel Joules Baquell, m, seal, and as	/	(L. S.)
Ethics Fowler Requests Min, seal, and as	PERSONALLY appeared before me	H. Runyone
m, seal, and as held act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this 2	id made oath thatne saw the within named	·
SWORN to before me, this	0	//
SWORN to before me, this	n, seal, and ashllact and deed, deliver the within wri	itten Deed; and thathe, with
A. D. 19-29 A. D. 19-29 Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	21. J. Riddle	witnessed the execution thereof.
A. D. 19-29 A. D. 19-29 Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	SWORN to before me, this	
Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. (SEAL) RENUNCIATION OF DOWER Greenville County. I, hereby certify unto all whom it may concern, that Mrs	v of A D 19 29	
IE STATE OF SOUTH CAROLINA, Greenville County. I,	IN Q. Riddle (SEAL)	J. H. Jungone
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,		
I,	Ma Salar	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern, that Mrs	<u>-</u>	
The of the within named did this day appear before me, did 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 resons whomsoever, renounce, release and forever relinquish unto the within named	·	
d 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 resons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released.		did this day annear before me
Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released.	·	
Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released.	rsons whomsoever, renounce, release and forever relinquish unto the within	named
CIVEN under my hand and seal, this	·	
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest and estate, athin mentioned and released.	and all her right and claim of dower, of, in or to all and singular, the premises
y ofA. D. 19 (SEAL) Notary Public of South Carolina.	CIVEN under my hand and seel this	
Notary Public of South Carolina.	GIVEN under my hand and sear, this	
Notary Public of South Carolina. /	y ofA. D. 19	
	y ofA. D. 19	