TOGETER with all and singular the Rights, Members, Resellments and Apparticusates in the said Promises become in anythin Indicated on experionising TO HAVA AND TO MOLD of ant designation the said Promises and Apparticusation for the said Promises and Apparticus And Antiques Secret. And I. do brooky load. SURSELL SIGH SEC. Library, Alexanders, 20, 218-21800582073.  ***MEMORY Adaptes from the said Promises unto the said CORRESPONDER F. Filingtone, Compacting J. Ext., Signorers and Apparatus	G.R.E.M.—2-a	
TOURTHER with all and singular the Right's Romakers, Hawailleament and Approximates to the soid Promises belonging or in anyone backers or apportability and analysis for and singular the soid Promises canto the soid. COMMENTARIA, FLANKING. CO. 152, 8100030078  EXEC and Analysis forever. And. I. the hardly blad. EXPS-17 SING. EXP. Hairs, December and Administrators to warrant an interest of singular through the soid. COMMENTARIA ANALYSIS of the soil and singular the soil Promises could be soil. COMMENTARIA ANALYSIS of them and application. X.  Helps, Revenuers, Administrators and Analysis and vary presses administrators in small for in a some of these them.  X. Dictives, the company of company of the soil contribution of the soil months seed to an angeling or in claim the sense or any part in the soil months seed to an angeling or in claim to be sense or any part in the soil months seed to a string of the policy of immunes to the soil months seed to contribute the soil of the soil months seed to the contribution of the soil of the soil months seed to the contribution of the soil months seed to the contribution of the soil months seed to the contribution of the soil months seed the soil months seed the soil months seed the soil months seed to the soil months seed to the soil months seed the soil months seed to the soil months seed		
TOGETHER with all and despoint the Rights, Assistent, Maraditionates and Appurteements to the sold Previous belonging, or in anywise inclining are apparatually and the property of the sold Previous belonging, or in anywise inclining are apparatually appared to the sold of the sold		
TOGETHER with all and singular too Sights, Members, Hereitmenties and Appuntaments to the said Premises tolorising, or in suprate holdest in appearanting TO HAVE AND TO HOLD all and singular the said in the hereby limit. BYS-11, SH3, BYS-11, FADAROS G. A. E SH5G-9890FS.  SAME and Audigs forever. And. I do hereby limit. BYS-11, SH3, BYS-11, FADAROS G. C. A. E SH5G-9890FS.  SAME and Audigs forever. And. I do hereby limit. BYS-11, SH3, BYS-11, FADAROS G. COMPANY, A. E SH5G-9890FS.  SAME and Audigs forever. And. I do hereby limit. BYS-11, SH3, BYS-11, SH3, SH5G-9800FS.  SAME and Audigs forever. And. I do hereby limit. BYS-11, SH3, BYS-11, SH3, SH5G-9800FS.  SAME and Audigs forever. And. I do hereby limit. BYS-11, SH3, BYS-11, SH3, SH5G-9800FS.  SAME and Audigs forever. And and premises unbot be said.  SAME and Audigs, from and augustat. X.  SAME and Audigs, from and augustat. X.  SAME and Audigs, from and sugalest. X.  SAME and Audigs, from and su		
TOGETHER with all and singular the highen Members, investiments and Apparlimenton to the said Premises telenging, or in supress holdest or apperentially TO HAVE AND TO HOLD all and eighplate the said Premises unto the said		
TOGETHER with all and ninguise the Rights Meminer, Recollisements and Apparlmentors to the cold Prominer belonging, or in suppose incident or agent attention to Market and Antiques forever, Acad. I do hereby bind RYSELF, BRIG. BY		$\cdot$
TOGETHER with all and singular the Rights, Numbers, Remiliares into the saidCommerced to the said Promises belonging or in suppose brishes or appereix line of ILAVE AND TO HOLD all and singular the said Premises must the saidCommerced allCommerced allCommercedComm		
TOUTHER with all and singular the highest the sights, Members, liceredinaments and Appardoments to the said Promises belingting, or in anywise locidant or appearitation TO INVE AND TO NOID all and singular the said Promises unto the said. Commercial, Planaros, So. 158, 510005826078.  NEWS and Assigns forever. And. I do hereby bind. INVESTA AND. SY. Meter, Decesters and Administration to warran an atterver defend all and singular the said Promises who the said. Commercial Sylvanor and Administration and Administration and Assigns and every protect whosesever tarrible, prove and against. X.  Touther, Receiver, Administrators and Assigns and every protect whosesever tarrible, delating or to claim the same or any part thereof.  And the said mortragers, specific and said raise and according to the same and applications. X.  Touther, in a company or companies statisfactory to the mortragers, and keep the same through the same changes by fire, and assign the policy of insurance to the said and company. In the said the recent the same and protein said and the same of sub-insurance and applications. And if a say that any time any part of said debt, or interest thereon, be past due and important. I be religiously and says that any part of the Creat Court of said State may at sharphers or otherwise, appelled a protein, with saidurely to take possession of and protein said by the same and incoming and the parties to these Prosession, that if i. I. the said mortrager.  And if it is say that any time any part of said State and protein said the claim of collections upon and debt, interest, each of collection of the said state and protein said the parties of collections and an addition, interest collection and the said and collection and the said of the said true parties and the said true parties and more and more appeared to the said true parties and more and more appeared to the said true parties and more and more appeared to the said true parties and more and true and appeared to the said true parties and an administrat		
TO RAVE AND TO ROLD all sed singular the naid Premises muon the naid Commercial, Finance, Sp. 158, 505088078.  See and Assigns forever. And . I. do boreby bind		
EXECUTE And Aurigns forever. And	TOGETHER with all and singular the Rights, Members, H	ereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining
There is a Assigns forever. And it is a hereby bank. MySelf SRC. MY. Infer. Executors and Administrators to warrent and forever defend all and chaptabe the said Promines unto the said.  GOMMERCAR PIRAINS, OUNDAMY, 152, 910.0888078	TO HAVE AND TO HOLD all and singular the said Pre	emises unto the said Commercial Finance Co its successors
There is a series of the said presence and a significant the said Presentes not to the said.  **COUNDEPT_SAID_PINEST_SAID_SAID_SAID_SAID_SAID_SAID_SAID_SAID		
THE PRINCE COMPANY, A 152 SHOULD AND THE ABOUT PROBLEM UNIT HE SHALL PROBLEM UNITS AND	•	
Eleirs, Executes, Attaidatestors and Analyse and every power whomeover lawfully chineling or to visin the same or any jury thereof.  And the said mortgager agree to insure the house and buildings on said let in a sum me inest than the name or any jury thereof.  And the said mortgager agree to insure the house and buildings on said let in a sum me inest than the mortgager and keep the animal properties of the said mortgager and keep the animal properties and expense of seal insurance mortgager may cause the sums to be insured in X to me and reliminare X for the properties and expense of seal insurance more than insurance, with instruction of seal insurance more fresh insurance, and the seal mortgager. The seal mortgager. The seal of the seal mortgager. The seal mortgager. The seal mortgager. The seal mortgager of the Creek Country of said dich, or interest thereon, by used due and suppoid. Liberty andign the reads and profiles of the shows described the seal of the	· · · · · · · · · · · · · · · · · · ·	
TREES AND Arsigns, from and against.  A. And the smill uncertagage		
Rich, Decembers, Administrators and Assigns and every person whomsever leavily defining or to chish the same or any part thereof.  And the said mortgager agree to interest the house and intifidings on said bot in a sum not less than  *********************************		
And the said mortgager ugree to insure the home and buildings on said lot in a cam not less than  *********************************		
Dollars, in a company or companies actionactory to the mortgages, and leep the same instructor from loss or damage by few, and accign the policy of insurance to the and mortgages and that in the event that the nortgages and a second in the policy of insurance to the said mortgages and that in the event that the mortgages The presented of the same of expense of each insurance tuder that mortgage, with interest.  And if at any time of the Origotic Gent of documents of the same of the same of the presented to said mortgages or		
interest from less or damage by free, and assign the policy of humanes to be increased to the said mortgages		
Can be done the reid operators. The cannot be some the sum to be idented in the contract of the adverse with indexent.  And if at any time any part of said debt, or interest thereon, be past due and unpaid, I hereby sarign the rotts and profits of the above described and in the contract of the adverse of the adverse of the contract of the adverse of the adverse of the contract of the adverse o		
And if a my time any part of said debt, or interest thereon, he past due and unpaid. I hereby assign the vents and profits of the above describe promises to nois mortgages, or		
premises to said mortgages, or  Illoirs, Exceutors, Administrators or Assigns, and agree that any Jodge of the Circuit Court of said State may, at characters or otherwise, appoint a receiver with authority to take pessession of said greenies and to account for neighbing starre bint like sents and praisits actually calletted, a costs of collection) upon said dobs, inderest, codes are requested without habity to account for neighbing starre bint like sents and praisits actually calletted, and the parties to these Presents, that if  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if  I be said mortgages the debt or sum of meancy aforesaid, with interest thereon, if any he day, according to the trunts and meaning to the past and the said mortgages the debt or sum of meancy aforesaid, with interest thereon, if any he day, according to the trunts and meaning to the past and the said mortgages the debt or sum of meancy aforesaid, with interest thereon, if any he day, according to the trunts and meaning to the past and the said mortgages the debt or sum of meancy aforesaid, with interest thereon, if any he day, according to the trunts and meaning to the past and the said mortgages and the said mortgages and the said mortgages are said to the said and said and supply characteristics and said trunts.  AND ITS AGMEED by and between the said parties that said mortgages and a said said trunts.  AND ITS AGMEED by and between the said parties with the said to the said and said and said and said and said the said and said that he say the within named.  AND ITS AGMEED by and between the said and said and said and said and said and said and said that he say the within named.  AND ITS AGMEED by and between the said and said and said and said and said that the said and said and said and said that and said and said the said and said and s		····
that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect and urate and profile, applying the net proceeds the restrict of the profile and the restrict of the restr	And if at any time any part of said debt, or interest the	reon, be past due and unpaid,hereby assign the rents and profits of the above described
sollect and even and profile, applying the new proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without lability or accurate to account for mything more than the twents and profile accurate the season of the parties to these Presents, that if the said mortgage.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if the said mortgage.  It is doll not the said mortgage.  It is doll to end mortgage.  It is doll to end mortgage.  It is doll to end and shall will and truly pay or cause to be paid unto the said mortgage.  It is doll and endy the said Premises until default of paymost shall be made Witness.  Witness.  What is a doll and endy the said Premises until default of paymost shall be made Witness.  MINE ACREED by and between the said parties that said mortgage.  And the said mortgage.  Thirty Seven  and in the one hondred and witness.  Signed, sealed and delivered in the presence of Anties.  Signed, sealed and delivered in the presence of Anties.  Signed, sealed and delivered in the presence of Anties.  Signed, sealed and delivered in the presence of Anties.  Realph. Cox  (I. S.  THE STATE OF SOUTH CAROLINA.)  Greenville County.  MORTGAGE OF REAL ESTATE.  Perronally appeared before me.  Anties. Campbell  Relia. Samphell  Relia. Camphell  Relia. Camphell  Relia. Camphell  Relia. Camphell  Anties. Camphell  Relia. Camphell  Relia. Camphell  Relia. Camphell  Mortary Public for South Carolina.  Notary Public for South Carolina.  Renunciation of Dower.  Greenville County.  Renunciation of Dower.  Renunciation 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.  And the contract the Premises within mentioned and released.  Given under my hand and seal, this.  A. D. 19.		
do and shall well and truly pay or cause to be paid unto the mid mortgages. the debt or sum of money aforesaid, with interest thereat, if any he due, according to the true hirent and meaning of the AND IT is AGREED by and between the said parties that said mortgager. AS in held and enjoy the said Premies mill default of payment shall be made and Witness. MRY hand, and seal, this. 26 th. day of. August. in the year of our Lord one thousand, nine hundred and. Thirty Seven and in the one hundred and August. In the year of our Lord one thousand, nine hundred and. Thirty Seven and in the one hundred and of America. Signad, sealed and delivered in the presence of Anita Campbell. Katie Berry (I. S. Ralph. Sox. (I. S. Ralph. Sox. (I. S. C. Ralphell).  THE STATE OF SOUTH CAROLINA, Greenville County. MORTGAGE OF REAL ESTATE.  FRESHATE OF SOUTH CAROLINA, Sox witnessed the execution thereof. SWORN TO before me this. 26 th. day of. August. A. D. 1677. Relph. Cox. Witnessed the execution thereof.  THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER.  I,	collect said rents and profits, applying the net proceeds therea	after (after paying costs of collection) upon said debt, interest, costs or expenses; without liability
to be upid unto the said mortragese. The debt or sum of meany aforesaid, with introrest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of the sprain and said said cases, determine, and be upterly not all and void, otherwise to remain in full forces and virtue.  AND IT IS AGREED by and between the said parties that said mergagor. 48. to hold and enby the said Premises until default of payment shall be made with the said parties that said mergagor. 48. to hold and enby the said Premises until default of payment shall be made with the said parties that said mergagor. 48. to hold and enby the said Premises until default of payment shall be made with the said parties that said mergagor. 48. to hold and enby the said Premises until default of payment shall be made of Angusta.  AND IT IS AGREED by and between the said parties that said mergagor. 48. to hold and enby the said Premises until default of payment shall be made of Angusta. And in the one hundred and the year of our Lord one hundred and the control of Angusta. Signed, sealed and delivered in the presence of Angusta shall be made of Angusta. Signed, sealed and delivered in the presence of Angusta shall be made of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said to the Independence of the United State of Angusta shall be said the Independence of the United State of Angusta shall be said the Independ	PROVIDED ALWAYS, nevertheless, and that it is the t	rue intent and meaning of the parties to these Presents, that ifI, the said mortgago
the and note, then this deed of bargari and als shall cease, determine, and be quirely null and void; otherwise to the said note and Premises until default of payment shall be made.  Witness. MY. hand. and seal., this. 26 th. day of August in the year of the Lord one thousand, nine hundred and.  Thirty Seven and in the one hundred and.  Sold. year of the Independence of the United State of America.  Signed, sealed and delivered in the presence of  Anita Campbell Katie Berry (I. S. Ralph Cox (I. S. Greenville County.)  MORTGAGE OF REAL ESTATE.  Fersonally appeared before me. Anita Campbell and made oath that he saw the within named.  Katie Berry sign, seal and as half Cox witnessed the execution thereof.  SWORN TO before me this. 26 th. A. D. 127.  Ralph Cox (L. S. Notary Public for South Carellina.  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER.  Greenville County.  RENUNCIATION OF DOWER.  Greenville County.  RENUNCIATION OF DOWER.  Greenville County.  Notary Public for South Carellina.  Notary Public for South Carellina.  Notary Public for South Carellina.  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 within mentioned and released. Given under my hand and seal, this.  A. D. 19.		, do and shall well and truly pay or caus
Witness MY hand and seal this 26th day of August in the year of our Lord one thousand, nine hundred and Thirty Soven and in the one hundred and famerica.  52rd year of the Independence of the United State of Annets.  Signed, scaled and delivered in the presence of Anita Campbell Katic Berry (I. S. Ralph Cox (I. S. Ralph Cox)  THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. Anita Campbell Anita Campbell Sale and made oath that he saw the within named Katic Berry sign, scal and as his and made oath that he saw the within named Katic Berry sign, scal and as his and made oath that he within the within sign, scal and as his and scale and the scale of the care of the Campbell Sale of August A. D. 157.  Ralph Cox witnessed the execution thereof.  THE STATE OF SOUTH CAROLINA, Greenville County.  Renunciation of Dower.  THE STATE OF SOUTH CAROLINA, Greenville County.  Renunciation of Dower.  The STATE OF SOUTH CAROLINA, Greenville County.  Renunciation of Dower.  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.  A. D. 19.—	to be paid unto the said mortgagee the debt or sum of the said note, then this deed of bargain and sale shall cease,	money aforesaid, with interest thereon, if any be due, according to the true intent and meaning o determine, and be utterly null and void; otherwise to remain in full force and virtue.
year of our Lord one thousand, nine hundred and		· ·
62nd year of the Independence of the United State of America.  Signed, sealed and delivered in the presence of  Anita Campbell Katie Berry (L. S. Ralph Cox (L. S. Ralph Cox)  FRAIDH COMMUNICATION AND ANITAGE OF REAL ESTATE.  THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE.  Greenville County.  Personally appeared before me. Anita Campbell and made oath that. he saw the within named. Katie Berry sign, seal and as. his		. •
Signed, sealed and delivered in the presence of  Anita Campbell Katie Berry (I. S. Ralph Gox (I. S. CL S. C. C. C. S. C. C. C. S. C. C. C. S. C. C. C. C. S. C. C. C. C. C. C. S. C.	year of our Lord one thousand, nine hundred and	Thirty Seven and in the one hundred and
Signed, sealed and delivered in the presence of  Anita Campbell (L. S.  Ralph Cox (L. S.  (L. S.  (L. S.  THE STATE OF SOUTH CAROLINA, Greenville County.)  Personally appeared before me Anita Campbell and made cath that he saw the within named.  Katie Berry  Anita Campbell and made and that he saw the within named.  Katie Berry  sign, seal and as.  his.  act and deed deliver the within written deed, and that he within sign, seal and as.  Ealph Cox  witnessed the execution thereof.  SWORN TO before me this.  26th  day of Aligust A. D. 1677.  Falph Cox  Notary Fublic for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  RENUNCIATION OF DOWER.  I	62nd	year of the Independence of the United State
Anita Campbell Katio Berry (L. S. Ralph Gox (L. S. (L. S. (L. S. (L. S. (L. S. Greenville County. ) MORTGAGE OF REAL ESTATE.  THE STATE OF SOUTH CAROLINA, Greenville Goath & Anita Campbell and made oath that he saw the within named Katie Berry sign, seal and as. his and made oath that he saw the within named Katie Berry sign, seal and as. his act and deed deliver the within written deed, and that he with Ralph Gox witnessed the execution thereof.  SWORN TO before me this 26th day of August A. D. 127 Anita Campbell Ralph Gox  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER.  I, Notary Public for S. C. de 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.  A. D. 19 day of	***	
Ralph Cox		Kotie Benny
(I. S.  THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me		
MORTGAGE OF REAL ESTATE.  Personally appeared before me	Ralph Cox	(L. S.
THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me		(L. S.
Greenville County.  Personally appeared before me		(L. S.
Greenville County.  Personally appeared before me	THE COLUMN CAROLINA	
Personally appeared before me	) MOR7	TGAGE OF REAL ESTATE.
and made eath that he saw the within named	·	-a Camphell
sign, seal and as		
Ralph Cox witnessed the execution thereof.  SWORN TO before me this		
SWORN TO before me this		
day ofAugust	_	
Ralph Cox Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I,	SWORN TO before me this26th	)
Ralph Cox Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I,	day of August A. D.	197-
THE STATE OF SOUTH CAROLINA, Greenville County.  I,		/
Greenville County.  I,	Notary Public for South Caroli	(L. S.)
Greenville County.  I,		
I,	RENU	NCIATION OF DOWER.
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	do hereby certify unto all whom it may concern that Mrs	
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	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
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	dread or fear of any person or persons whomsoever, renounce	e, 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		
Given under my hand and seal, thisA. D. 19		
day ofA. D. 19		
Notary Public S. C.	day ofA. D.	19
INDICATE PRODUCT AS A C.	Notary Dublic C C	(Seal)
	Recorded August 27th	219_37, at1\$58o'clockP_ M.