_		-	7764 3									
И	M	RT	$^{\circ}GA$	GE.	OF	RE.	AT.	EST	ATE.	_C T	MIST S	0.

AND IT IS COUNNAYING AND AND ACTIVED by and between the meritary broad that all use and electric factors, relations between meritary in the property of the pr	TOGETHER with all and singular the Rights, Members, Hereditaments, and Appurtenances t pertaining.	to the said Premises belonging, or in anywise incident or ap-
And I no hearby blod. By 20.1. By 1.	AND IT IS COVENANTED AND AGREED by and between the parties hereto that all gas at hoilers, ranges, elevators, and motors, bath-tubs, sinks, water-closets, basins, pipes, faucets and of frigerating plant and ice-boxes, cooking apparatus and appurtenances, and such other goods and in letting or operating an unfurnished building, similar to the one herein described and referred screws, bolts, pipe connections, masonry, or in any other manner, are and shall be deemed to be fixt	other plumbing and heating fixtures, mirrors, mantels, re- chattels and personal property as are furnished by a landlord to, which are or shall be attached to said building by nails, tures and an accession to the freehold and a part of the realty
any such cheesed. Heller, Kanceller, Administrations and Assigns, and every person whomesever layerlity classings or to climb them. And the sets morragene agreed. to insure and loss formward the houses and buildings on said in the name and peace than. PATO. Throughand And Mo/100 Dollars in a company or companies activitatory to the sourispaces from loss or damage by from and the man of FAN manufaced. Dollars in a company or companies activitatory to the sourispaces from loss or damage by from and the man of FAN manufaced. Dollars in a company or companies activitatory to the sourispaces from loss or damage by from a few persons which the do so the loss or surpaces on great and the species be insurant to the said sourispaces. But the companies of the sourispaces of the sou	20 mills 10 mons an and singular the said fremises unto the said Thomas has	A A A A A A A A A A A A A A A A A A A
any such cheesed. Heller, Kanceller, Administrations and Assigns, and every person whomesever layerlity classings or to climb them. And the sets morragene agreed. to insure and loss formward the houses and buildings on said in the name and peace than. PATO. Throughand And Mo/100 Dollars in a company or companies activitatory to the sourispaces from loss or damage by from and the man of FAN manufaced. Dollars in a company or companies activitatory to the sourispaces from loss or damage by from and the man of FAN manufaced. Dollars in a company or companies activitatory to the sourispaces from loss or damage by from a few persons which the do so the loss or surpaces on great and the species be insurant to the said sourispaces. But the companies of the sourispaces of the sou	Anddo hereby bindmyself, my Heirs, Executors and	Administrators to warrant and forever defend all and singular
And the spit contractive. And the spit contract	the said Premises unto the said Sport Response to the said Premises unto the said Sport Response to the said Sport Resport Response to the said Sport Response to the said Sport Respon	s and Assigns, from and against me and my
THE STATE OF SOUTH CAROLINA Delians in a company or companies estimated by the mortgager from into or distance by five, and the sum of 11 interests in the event for the mortgager. And of the event for the mortgager. And the event for transit to the said well and to do so then the mortgager to be hanced and claimare into fine the presents, we have the mortgager. And the event for transit to the said and said unlike or buildings, and the mortgager. And the shade the Mortgagers, by reason of any one, increase any and the mortgager or the same case be paid over, their wholly or in pair, to the said Mortgager. And the shade the paid over, their wholly or in pair, to the said Mortgager. And the shade the paid over, their wholly or in pair, to the said Mortgager. The shade the paid over, their wholly or in pair, to the said Mortgager. The shade the paid over, their wholly or in pair, to the said Mortgager. The shade the paid over, their wholly or in pair, to the said Mortgager. The shade the paid over, their wholly or in pair, to the said Mortgager. The shade the paid over, their wholly or in pair, to the said Mortgager. The shade the paid over, the paid over, the paid over the paid of the shade the said of the shade the paid to the paid over the paid of the said of the shade of the paid of the said of the paid	any part thereof.	erson whomsoever lawfully claiming or to claim thhe same or
Debtar from los or demage by corrole, and assign and deliver the polices of immage by the corrole, and assign and deliver the polices of immage by the corrole, and assign and deliver the police and immage by the corrole of the correct the processor of the correct the processor of the correct of the correc	of the state of th	said lot in a sum not less than Five Thousand Fi
is the event the morticancer		· · · · · · · · · · · · · · · · · ·
AND should the Mergrape, by reason of any each hormanic space and was be retained and applied by it immediately greater of the building or buildings, such another may be retained and applied by it immediately seems or the name may be paid once, afther wholly or in such that such the party of the propose of copies administory to the Mortace, which affecting the not the bright of the buildings of the propose of copies administory to the Mortace, which affecting the not the bright of the bright of the buildings of the propose of copies administory to the Mortace, which affecting the not the bright of the buildings of the propose of the buildings of the propose of copies administory to the buildings of the propose of the	usand Five Hundred Dollars from loss or damage by tornado, and assign and delivered	ver the polices of insurance to the said mortgagee, and that
or the same was be publicated and control the wholly or in part to the cité Morigane. All 8		
Discrete of designation of the control of the pulses of any part of the principal individuous, or of any part of the mortifacts of the mor		
come of tuning to deep myself are the bessels of the searcy according to the control of the search o	Billiaings of to erect new billiaings in their blace or for entry other burnage on chical caticfactours to	the Mantagage without offection the lieu of this western
menting from for Willey Gard. Or in Burgles or taking any has between, we changing in any way the laws now in force for the traction of motivates or desired and the season, and any and any and does hereby assign the rents and profits arising or to any any and the protection promises as additional security for this born, and agree. S. to and does hereby assign the rents and greats arising or to any any and the protection promises as additional security for this born, and agree. S. to and does hereby assign the rents and greats arising or to arrive from the protection provided promises as additional security for this born, and agree. S. to and does hereby assign the rents and greats arising or to arrive from the protection provided provided and the provided of the security of the provided provided and the provide	case of failure to keep insured for the benefit of the mortgagee the houses and buildings on the pre-	mises against fire and tormado risks as heroin provided or in
And in case proceedings for foredcourse shall be instituted, the mortagor	secured by mortgage for State or local purposes, or the manner of the collection of any such taxe sum secured by this mortgage, together with the interest due thereon, shall, at the option of the said N	the laws now in force for the taxation of mortgages or debts
from the mortegued premises as additional security for this joun, and agrees, but any Judge of jurisdiction may, at chambers or otherwise, appoints exercise of the mortegued premises, with that almostic to take possession of the premises, and collect the rents and profits actually the processed of receivership) upon said deet, interests, cots and expenses, without a profit and profits actually the processed of the profits	아프로바이트 회사 이 보이 하는 사람들과 회사는 사람들이 가장 아니는 사람들이 되었다. 그는 사람들이 가장 하는 것이 되었다. 그는 사람들이 가장 하는 것이다. 그는 사람들이 다른 사람들이 되었다.	d does hereby assign the rents and profits arising or to arise
the and unrigager	from the mortgaged premises as additional security for this loan, and agree_S_that any Judge receiver of the mortgaged premises, with full authority to take possession of the premises, and paying costs of receivership) upon said debt, interests, costs and expenses, without liability to accompany to the premise of the pr	e of jurisdiction may, at chambers or otherwise, appoint a
rear of our Lord one thousand, nine hundred and forty war of the Independence of the United States of America. Signed, sealed and delivered in the Presence of: Harriet R. Wright Marion Brawley, Jr. (L. S. THE STATE OF SOUTH CAROLINA, Greenville. County PERSONALLY appeared before me Harriet R. Wright James F. Howard, Jr. sign, seal and as his execution thereof. Worn to before me, this 5th day December 10 140 Marion Brawley, Jr. Notary Public for South Carolina 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 THE STATE OF SOUTH CAROLINA Greenville County A British Harriet R. Wright Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA Greenville County A British Harriet R. Wright Kathleen Beeks Howard Market Market Research	the said mortgagor, do and shall well and truly pay or cause to be paid unto the said mortgaged f any be due according to the true intent and meaning of the said note, and any and all other sum hereby granted shall cease, determine and be utterly null and void; otherwise to remain in full form. AND IT IS AGREED by and between the said parties that said mortgagor, shall be entitled.	e the debt or sum of money aforesaid, with interest thereon, as which may become due and payable hereunder, the estate ce and virtue.
Signed, sealed and delivered in the Presence of: Harriet R. Wright Marion Brawley, Jr. (L. S. (L. S. (L. S. THE STATE OF SOUTH CARGLINA, Greenville County PERSONALLY appeared before me Harriet R. Wright James F. Howard, Jr. (L. S. (L. S. THE STATE OF SOUTH CARGLINA, Greenville James F. Howard, Jr. Marion Brawley, Jr. Witnesses execution thereof. Worn to before me, this 5th Adv December 1940 Marion Brawley, Jr. Witnesses Herriet R. Wright Herriet R. Wright Herriet R. Wright Marion Brawley, Jr. Notary Fublic for South Carolina THE STATE OF SOUTH CAROLINA Greenville County I. Marion Brawley, Jr. N. P. for S. C. do herebertify unto all whom it may concern that Mrs. L. Marion Brawley, Jr. N. P. for S. C. do herebertify unto all whom it may concern that Mrs. L. Marion Brawley, Jr., Mrs. did this day appeared the one and, upon being privately and separately examined by mc, did declare that she does freely, voluntarily, and without any compulsion, dread or face concessors and assign, all her interest and estate and also all her right and claim of Hower, in, or to all she within named the second of the county of the property of the prope	WITNESS hand and seal this 5th	day of in the
Signed, sealed and delivered in the Presence of: Harriet R. Wright Marion Brawley, Jr. (L. S. THE STATE OF SOUTH CAROLINA, Greenville County PERSONALLY appeared before me Harriet R. Wright James F. Howard, Jr. sign, seal and as his and deed deliver the within written deed, and that he with the execution thereof. Sown to before me, this 5th Marion Brawley, Jr. Marion Brawley, Jr. Witness Marion Brawley, Jr. Witness Marion Brawley, Jr. Witness Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA Greenville County I. Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA Greenville County I. Marion Brawley, Jr. No person whomever, sealers, elease and force or, and, upon being privately and separately examined by me, did declare that the does freely, voluntarily, and without any computation, dread or fee day persons of persons whomever, remones, release and force or, and, upon being privately and separately examined by me, did declare that the does freely, voluntarily, and without any computation, dread or fee day persons or persons whomever, remones, release and force or, and, upon being privately and separately examined by me, did declare that the does freely, voluntarily, and without any computation, dread or fee day persons or persons whomever, remones, release and force or reliagation that the within named (MCOCORE NEW NEW NEW NEW NEW NEW NEW NEW NEW NE	year of our Lord one thousand, nine hundred and forty and in the one hund	red and sixty-fifth
THE STATE OF SOUTH CAROLINA. Greenville County PERSONALLY appeared before me Harriet R. Wright James F. Howard, Jr. sign, seal and as his and deed deliver the within written deed, and that he with Marion Brawley, Jr. witness the execution thereof. Sworn to before me, this 5th day of December 19 40 Marion Brawley, Jr. Harriet R. Wright THE STATE OF SOUTH CAROLINA Greenville County THE STATE OF SOUTH CAROLINA Greenville County RENUNCIATION OF DOWER I. Marion Brawley, Jr. N. P. for S. C. do herebert within named with the start and also all declare that she does freely, voluntarily, and without any compulsion, dread or he of any person or persons whomsoever, renounce, release and forever relinquish unto the within named understand state and also all her right and claim of Dower, in, or to all marioular the NAMEN CONTRICTION AND STATE STATE AND AND ALL SHOWN AND A	Marion Brawley, Jr.	77.00
THE STATE OF SOUTH CAROLINA, Greenville County PERSONALLY appeared before me Harriet R. Wright and made cath that he saw the within named James F. Howard, Jr. sign, seal and as. his and deed deliver the within written deed, and that he with Marion Brawley, Jr. witnesses When to before me, this 5th day December 19-40 Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA Greenville County I. Marion Brawley, Jr. N. P. for S. C. did this day appeared before me, and upon being privately and separately examined by me, did declare that she dees freely, voluntarily, and without any compulsion, dread or its of any person or persons whomsoever, renounce, release and forewer relinquish unto the within named MARION SECTION AND AND AND AND AND AND AND AND AND AN		(L. 3.)
PERSONALLY appeared before me Harriet R. Wright		(L. S.)
PERSONALLY appeared before me Harriet R. Wright		
PERSONALLY appeared before me Harriet R. Wright and made oath that he saw the within named James F. Howard, Jr. sign, seal and as his a and deed deliver the within written deed, and that he with Marion Brawley, Jr. witnesses be execution thereof. Sworn to before me, this 5th Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA Greenville County I. Marion Brawley, Jr. N. P. for S. C. do hereb ertify unto all whom it may concern that Mrs. Le wife of the within named James F. Howard, Jr. the wife of the within named James F. Howard, Jr. far persons or persons whomseever, renounce, release of force reliquish unto the within named to recessors and assigns, all her interest and estate and also all her right and chaim of Dower, in, or to all and singular the Fremises within mentioned and released five under my hand and seal, this 5th Mass Mollie A. Brown, her	THE STATE OF SOUTH CAROLINA, PROBATE PROBATE	
James F. Howard, Jr. sign, seal and as his sign, seal and seal and seal and seal seal seal seal seal seal seal seal		
worn to before me, this	·	·
worn to before me, this	学供教練的//	
THE STATE OF SOUTH CAROLINA Greenville County I, Marion Brawley, Jr. N. P. for S. C. Settify unto all whom it may concern that Mrs. Entify unto all whom it may concern that Mrs. Is wife of the within named Stroke me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear fany person or persons whomsoever, renounce, release and forever relinquish unto the within named the stroke of the within manual than the stroke of the within the within manual than the stroke of the within the wi	and deed deliver the within written deed, and that he with he execution thereof.	** witnessed
Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA Greenville County I, Marion Brawley, Jr. N. P. for S. C. , do herebertify unto all whom it may concern that Mrs. We wife of the within named James F. Howard, Jr., did this day appearance fore me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear any person or persons whomsoever, renounce, release and forever relinquish unto the within named Main separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear any person or persons whomsoever, renounce, release and forever relinquish unto the within named Main seals all her interest and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released iven under my hand and seal, this 5th Miss Mollie A. Brown, her	worn to before me, thisday	
Marion Brawley, Jr. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA Greenville County I, Marion Brawley, Jr. N. P. for S. C. , do herebertify unto all whom it may concern that Mrs. We wife of the within named James F. Howard, Jr., did this day appearance fore me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear any person or persons whomsoever, renounce, release and forever relinquish unto the within named Main separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear any person or persons whomsoever, renounce, release and forever relinquish unto the within named Main seals all her interest and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released iven under my hand and seal, this 5th Miss Mollie A. Brown, her	December 19 40 Harr	iet R. Wright
THE STATE OF SOUTH CAROLINA Greenville County I, Marion Brawley, Jr. N. P. for S. C. ,, do herebertify unto all whom it may concern that Mrs. Exercise wife of the within named James F. Howard, Jr., did this day appearance of the me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear fany person or persons whomsoever, renounce, release and forever relinquish unto the within named ROUTE PRIVATE AND	Marion Brawley, Jr.	
RENUNCIATION OF DOWER I, Marion Brawley, Jr. N. P. for S. C. , do herebertify unto all whom it may concern that Mrs. In wife of the within named James F. Howard, Jr., did this day appearance after me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear any person or persons whomsoever, renounce, release and forever relinquish unto the within named Korsenas Korsena	Notary Public for South Carolina	
RENUNCIATION OF DOWER I, Marion Brawley, Jr. N. P. for S. C. , do herebertify unto all whom it may concern that Mrs. The wife of the within named James F. Howard, Jr., did this day appear appearance of any person or persons whomsoever, renounce, release and forever relinquish unto the within named ROFE CONTROLLE AND EXCORPANCE TO A D. 19 40 Kathleen Beeks Howard Kathleen Beeks Howard		
I, Marion Brawley, Jr. N. P. for S. C	RENUNCIATION OF D	OOWER
he wife of the within named James F. Howard, Jr.	County	
did this day appeare efore me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear fany person or persons whomsoever, renounce, release and forever relinquish unto the within named the premises within mentioned and released successors and assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released liven under my hand and seal, this December A. D. 19 40 Kathleen Beeks Howard		-1 . The second -1 is -1 and -1 is -1 and -1 is -1 and -1 is -1 and -1 is -1 .
tany person or persons whomsoever, renounce, release and forever relinquish unto the within named knows as the first product of the forever relinquish unto the within named knows as the first product of the first product of the persons whomsoever, renounce, release and forever relinquish unto the within named knows as the first product of the	he wife of the within named James F. Howard, Jr.	did this day appear
ay ofA. D. 19 40 Kathleen Beeks Howard	any person or persons whomsoever, renounce, release and forever relinquish unto the within name uccessors and assigns, all her interest and estate and also all her right and claim of Dower, in, or to	all and singular the Premises within mentioned and released.
ay ofA. D. 19 40 Kathleen Beeks Howard		- migo muitia w. Drown, ner
/	ay ofA. D. 19 40 (athleen Beeks Howard
Marion Brawley, Jr. (L. S.)	· · · · · · · · · · · · · · · · · · ·	