AND IT IS AGREED by one all between the sold parties, that the said mandgagor, the sum mines until dates of consumers shall be made.  WITNESS Hand and Seal this description of the sum of the said mandgagor.  In the year of our Londone thomand nine hundred and.  Year of the Soverrighty and Independence of the United States of America.  Signed, Saded and Delivered the Presence of the Soverrighty and Independence of the United States of America.  Signed, Saded and Delivered the Presence of Soverrighty and Independence of the United States of America.  (L. S.		+ 2 1 1 121 00 1
Indicated and the second and an impact the sold generics much to make.  **Actional Artificial All and ingular the sold generics much to make.  **Actional Artificial All and ingular the sold generics much to make.  **Actional Artificial All and ingular the sold generics much to make.  **Actional Artificial All and ingular the sold generics much to make an action of the sold and action the source or any great them.  **Act the sold Districtures and Artificial All and action the source or any great them.  **Act the sold Districtures are sold and action of the sold and action the source or any great them.  **Act the sold districtures are sold and action of the sold and action the sold action of the sold and action the sold action of the sold action	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	2 a mees
In Exercises, Administrators and Augings, and every pursus administrators to climb the same or any part threed.  And the soil Nodespare agree to income the bosses and inclinings on said but in a sum not been than the state of the same in the process of the same of the other than the same and inclining and said per the same in the same and inclining and said per the same and inclining and said per the same and inclining and said per the same and said per the same in the same and said per the said and said per the said said said said per per or said said said per per said said said per per said said said per per said said said said per per said said said said per per said said said said said said said said		Heirs and Assigns, forever. And QX
In Exercises, Administrators and Augings, and every pursus administrators to climb the same or any part threed.  And the soil Nodespare agree to income the bosses and inclinings on said but in a sum not been than the state of the same in the process of the same of the other than the same and inclining and said per the same in the same and inclining and said per the same and inclining and said per the same and inclining and said per the same and said per the same in the same and said per the said and said per the said said said said per per or said said said per per said said said per per said said said per per said said said said per per said said said said per per said said said said said said said said	hereby bind mpelf - 7124	Heirs, Executors and Administrator
Date the said Morlayers agree to insome this boose and buildings on said ter in a sum not her than the said Morlayers are summaticed and feedings on the gentragens, and the pilicy of instruction in said Morlayers, and of the three works to be immersor. The said of any time to be the said and managers and the pilicy of instruction to make the said of the said and the pilicy of instruction to the said and managers. The said of the said instruction of the pilicy of the pilicy of the said instruction of the pilicy of t	warrant and forever defend, all and singular the said premises unto the said	- a mels
Date the said Morlayers agree to insome this boose and buildings on said ter in a sum not her than the said Morlayers are summaticed and feedings on the gentragens, and the pilicy of instruction in said Morlayers, and of the three works to be immersor. The said of any time to be the said and managers and the pilicy of instruction to make the said of the said and the pilicy of instruction to the said and managers. The said of the said instruction of the pilicy of the pilicy of the said instruction of the pilicy of t	his ,	Heirs and Assigns, from and against me and my
the and awage the pulses of insurance to unit Philogoges. and that is the cerest that the mortgages that against the first for its or the main mortgages. The second of the contract of the mortgage of the second of the contract of the mortgage. The second of the contract of the mortgage of the contract	irs, Executors, Administrators and Assigns, and every person whomsoever lawfully cla	iming or to claim the same, or any part thereof.
the premium and accessed of such increases under this modegage, with interest  And if at any time any year of said delds, or induced thereos be past due and myssis.  And if at any time any year of said delds, or induced thereos be past due and myssis.  And if at any time any year of said delds, or induced thereos be past due and myssis.  And if at any time to said minutes.  And if at any time any year of said delds, or induced the said delt, interest, out or requires, which industry to account for anything more than the rests and profits actual rectific.  PROVIDED ALWAYS, INVERTHIFLESS, and it is the true induced and managere,, the said delds, or said any looks a delt in the said minutes and any industry to the industry of the said and the said minutes and industry to the rests and investigate.  PROVIDED ALWAYS, INVERTHIFLESS, and it is the true industry and interests, and industry to the rests and investigate in the property of the interests and investigate in the property of the interests and investigate in the property of the interest and outside in the property of the interest and outside in the property of the interest and outside in the right and claim in dower, of, in or to all and impaler, the premium of the wi	And the said Mortgagor agree to insure the house and buildings on said l	ot in a sum not less than
the premium and accessed of such increases under this modegage, with interest  And if at any time any year of said delds, or induced thereos be past due and myssis.  And if at any time any year of said delds, or induced thereos be past due and myssis.  And if at any time any year of said delds, or induced thereos be past due and myssis.  And if at any time to said minutes.  And if at any time any year of said delds, or induced the said delt, interest, out or requires, which industry to account for anything more than the rests and profits actual rectific.  PROVIDED ALWAYS, INVERTHIFLESS, and it is the true induced and managere,, the said delds, or said any looks a delt in the said minutes and any industry to the industry of the said and the said minutes and industry to the rests and investigate.  PROVIDED ALWAYS, INVERTHIFLESS, and it is the true industry and interests, and industry to the rests and investigate in the property of the interests and investigate in the property of the interests and investigate in the property of the interest and outside in the property of the interest and outside in the property of the interest and outside in the right and claim in dower, of, in or to all and impaler, the premium of the wi		
the passions and expresses of such insuzance vinder this merigang, with intenset  And if at any time any part of suid-fields, or interest thereon be post the and surpaid.  Interior passing the control passing to soil meritary to the passing of the passing of suid-fields may, of changes on otherwise, appear in the passing of suid-fields may, of changes on otherwise, appear in the passing of suid-fields may and changes on otherwise, appear in the passing of suid-fields may are fined fields for many close the delta district, don't or operation, when the passing of the passing of the first passing of the pass	fire, and assign the policy of insurance to said Mortgagee, and that in the even	t that the mortgagor shall at any time fail to do so, then the said mortgagee ma
the premium and exposure of such insurance under this merchange, with interest  And if at any time any part of vail dubt, or interest thereon he part does not surprise.  And if at any time any part of vail dubt, or interest thereon he part does not surprise.  And if at any time any part of vail dubt, or interest thereon he part does not surprise.  And if at any time any part of vail dubt, or interest thereon is part does not surprise the records there of the policy may be a considered to the policy unique to the policy unique to a constant of profits a profit of the policy can be a constant of profits a profit of the policy can be a constant of profits and the records that the policy can be a constant of profits and the part of the policy can be a constant of profits and the part of the		
And if it a my time any part of and dobt, or inferent thereon he past due and unpublic.  Abore Aberriche progressive to min unsurgage, or the second court of add faller may, of changes on otherwise, agency a receiver with authority to the progressive of and promises and capter that each policy of the control of add faller may, of changes on otherwise, agency a receiver with authority to the progressive of and promises and capter that each policy in the control of add faller may on the and the control of add faller may on the and the control of add faller may on the control of add faller may on the control of add faller professive the control of add faller may on the control of add faller may on the control of add faller may only the second for add faller or that it were the control of add faller may only the second faller may be and only the seco		
And if at any time any part of aid oleds, or indevent thereon be past the and unpubl.  Above the collection presented to min mortgage.  Or collection of additional mortgages.  Or collection of an objective programs of the collection provides and mortgages.  Or collection of an objective programs and or otherwise, regional is receiver with authority to take programs of an objective and an opposite the receiver of the collection provides and an objective programs and or otherwise programs and or otherwise and provides and provides and an opposite of the receiver of the collection of the collection provides and an objective and mortgages.  An ord all all will will study be part or case to be paid unto it be eat on otherwise and mortgage.  An ord all all will will study be part or case to be paid unto it be eat on otherwise and mortgage.  An ord all all will will study be part or case to be paid unto it be eat on otherwise and mortgage.  An ord all all will will study be part or case to be paid unto it be eat of the collection of the case of ordered and an objective and mortgage.  An order of the collection of a case of the case of the case of ordered and an objective and mortgages.  An order of the collection of a case of the	- · · · · · · · · · · · · · · · · · · ·	
AND IT ENTREED, and attered the soft persons of the solid section of the Sovereight and Independence of the United States of America.  **NORT IT SARGED, as and there are the solid persons of the Sovereight and Independence of the United States of America.  **STATE OF SOUTH CAROLINA.**  Greenville County.**  **PERSONALLY appeared before me.**  **Long and and Delivered in the Piersons of Sarah Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **PERSONALLY appeared before me.**  **Long and and that See are the within camed.**  **A. D. 19 57.  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **PERSONALLY appeared before me.**  **Long and out the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **PERSONALLY appeared before me.**  **Long and out the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **PERSONALLY appeared before me.**  **Long and out the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **PERSONALLY appeared before me.**  **Long and out the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **PERSONALLY appeared before me.**  **Long and out the South Carolina.**  **SEALLY ADDITIONALY Appeared before me.**  **Long and out the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **PERSONALLY appeared before me.**  **Long and out the South Carolina.**  **SEALLY ADDITIONALY Appeared before one.**  **Long and the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **Long and the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **Long and the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **Long and the South Carolina.**  **ESTATE OF SOUTH CAROLINA.**  **Greenville County.**  **Long and Assigns, all her indeest and estate, and also all her right and claim of downer, of, in or to all and singular, the premin this mentioned and released and released.**  **Long and Carolina.**  **Long and Carolina.**		
could cover of said State may, at the shoulders on etherolice, argonic arrespond with addinately to said particles within famility to account for mylogia cash of chefron, you go the said should be interest, or other enteriors, within famility to account for mylogia cash of the chefron of the control of the property of the chefron of the control of the property of the chefron of the property of the chefron of the property of th	And if at any time any part of said debt, or interest thereon be past due and u	npaidhereby assign the rents and profits of
PROVIDED ALWAYS, NEVERTIFELESS, and it is the true intent and meaning of the posters to these Possents, that if, and continued the provision of the provision o	rcuit Court of said State may, at chambers or otherwise, appoint a receiver with authoceeds thereof (after paying costs of collection) upon the said debt, interest, costs or e	ority to take possession of said premises and collect said rents and prolits applying the ne
askil mertipager		g of the parties to these Presents, that if
and virtue.  AND IT S ACREED, by and but records the said parties, that the said mortgager—to be held and enjoy the an interest of the said parties, that the said mortgager—to be held and enjoy the an interest of the said to prepare shall be made.  WITINESS.  Hand. not Seal, this day of July 18 the said and the condition of the said mortgager—to be held and enjoy the an interest of the year of our Loutheen thousand nine hondred and the said mortgager—and in the year of the Sovereighty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of July 18 the said of the Sovereighty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of July 18 the said of the United States of America.  Signed, Sealed and Delivered in the Presence of July 18 the said of the United States of America.  Signed, Sealed and Delivered in the Presence of July 18 the said of the United States of America.  Signed, Sealed and Delivered in the Presence of July 18 the said of the United States of America.  (L. S. July 18 the States of America.  A D. 19 July 18 the States of America.  SWORN by before me, this.  A D. 19 July 18 the States of America.  July 18 July 18 the States of America.  July 18 July 18 July 18 the States of America.  July 18 July	1 1 1 1 Il Il Il trada man an acusa to be poid upto the coid	d montgages the said debt or sum of money aforesaid, with interest thereon, if any b
WITNESS. WIT	e, according to the true intent and meaning of the said note, then this deed of bargaince and virtue.	n and sale shall cease, determine, and be utterly null and void; otherwise to remain in fu
WITNESS. WIT	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the sai
Signed, Seeled and Delivered in the Presence of		
Signed, Sealed and Delivered in the Presence of  (L. S.  (L. S	WITNESS Hand and Seal this	day of January
Signed, Sealed and Delivered in the Presence of    Compared to the Compared to	in the year of our Lord one thousand nine hundred and	1 - One and in the one hundred and
Signed, Sealed and Delivered in the Presence of	55 2k year of the Sovereign	ty and Independence of the United States of America.
E STATE OF SOUTH CAROLINA.  Greeaville County.  PERSONALLY appeared before me  Joseph and as	Signed, Sealed and Delivered in the Presence of	
E STATE OF SOUTH CAROLINA.  Greeaville County.  PERSONALLY appeared before me  Joseph and as	go: 1 et Felsen	Simon Davis "
E STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  Jack and as.  Act and deed, deliver the within written Dord; and that She, with.  Jack and as.  Act and deed, deliver the within written Dord; and that She, with.  Jack and as.  SWORN to before me, thin.  Of Manager Fublic for South Carolina.  SEALD  Notary Fublic for South Carolina.  RENUNCIATION OF DOWE Greenville County.  L.  Hereby certify unto all whom it may concern, that Mrs.  of the within named.  Jack and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premithin mentioned and released.  GIVEN under my hand and seal, this.  OF SEALD  A. D. 19.  SEALD  A. D. 19.  SEALD  A. D. 19.  SEALD  A. D. 19.  SEALD  SEAL		•
E STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  July July July July July July July July	a Om ackman	(L. S
E STATE OF SOUTH CAROLINA.  Greenville County.  MORTGAGE OF REAL ESTATE  MORTGAGE  MOR		(L. S
Greenville County.  PERSONALLY appeared before me.  I made oath that She saw the within named.  A. D. 1987  What are shall be seed the execution thereof.  SWORN to before me, this.  A. D. 1987  A. D. 1988  A. D	· <i>)</i>	(L. S
Greenville County.  PERSONALLY appeared before me		
PERSONALLY appeared before me	E STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
act and deed, deliver the within written Deed; and that	Greenville County.	
act and deed, deliver the within written Deed; and that	$\sigma$	
act and deed, deliver the within written Deed; and that	PERSONALLY appeared before me. Oliza	beth Lelker
act and deed, deliver the within written Deed; and that	PERSONALLY appeared before me	beth Lelkei
SWORN to before me, this.  A. D. 1937  Of. A. D. 1937  ILI STATE OF SOUTH CAROLINA, Greenville County.  I,	PERSONALLY appeared before me	beth Lelkei Davis
SWORN to before me, this.  A. D. 1937  Of. A. D. 1937  ILI STATE OF SOUTH CAROLINA, Greenville County.  I,	PERSONALLY appeared before me	beth Lelkei Davis
SWORN to before me, this	PERSONALLY appeared before me	
A. D. 192/  Motary Public for South Carolina.  RENUNCIATION OF DOWN  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs  for the within named	PERSONALLY appeared before me. Coling a made oath that She saw the within named Survivor and seal, and as act and deed, deliver the within written	Deed; and that≲he, with
of	PERSONALLY appeared before me. Survivor of made oath that She saw the within named Survivor of the saw that saw the within named and saw the within named and saw that saw that saw that saw the within named and saw that saw th	Deed; and that≲he, with
RESTATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  de of the within named.  dupon being privately and separately examined by me, did fleclare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoev nounce, 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 premise thin mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  (SEAL)  (SEAL)	PERSONALLY appeared before me	Deed; and that≲he, with
HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  de of the within named	personally appeared before me.  d made oath that She saw the within named  n, seal, and as act and deed, deliver the within written  G. M. Rickman	Deed; and thatShe, withwitnessed the execution thereof.
RESTATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs	PERSONALLY appeared before me.  I made oath that _She saw the within named	Deed; and thathe, withwitnessed the execution thereof.
Greenville County.  I,	PERSONALLY appeared before me.  I made oath that She saw the within named Similar  In, seal, and as act and deed, deliver the within written  G. M. Rickman  SWORN to before me, this  of Rickman (SEAL)	Deed; and thathe, withwitnessed the execution thereof.
Greenville County.  I,	PERSONALLY appeared before me.  I made oath that She saw the within named  A. She saw the within named  A. D. 193/	Deed; and thathe, withwitnessed the execution thereof.
Greenville County.  I,	PERSONALLY appeared before me.  I made oath that She saw the within named Similar  In, seal, and as act and deed, deliver the within written  G. M. Rickman  SWORN to before me, this  of Rickman (SEAL)	Deed; and thathe, withwitnessed the execution thereof.
hereby certify unto all whom it may concern, that Mrs	PERSONALLY appeared before me.  I made oath that She saw the within named  A. She saw the within named  A. D. 193/  A. D. 193/  Notary Public for South Carolina.	Deed; and that _She, withwitnessed the execution thereof.  Elizabeth Felker
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 premitthin mentioned and released.  GIVEN under my hand and seal, this  SEAL  Neters Public for South Caroling.	PERSONALLY appeared before me.  I made oath that She saw the within named  A made oath that She saw that She s	Deed; and that _She, withwitnessed the execution thereof.  Elizabeth Felker
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 premi hin mentioned and released.  GIVEN under my hand and seal, this  Of.  ORAL  Notare Public for South Correling.	personally appeared before me deligated and as the within named before me act and deed, deliver the within written act and deed, deliver the writen act and deed, deliver the written act and deed, deliver the writen act and deed,	Deed; and that _She, withwitnessed the execution thereof.  Bligabeth Lebker  RENUNCIATION OF DOWN
d upon being privately and separately examined by me, did fleclare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever ounce, release and forever relinquish unto the within named	PERSONALLY appeared before me.    made oath that   She saw the within named   Summer of the saw the saw the within named   Summer of the saw the saw the saw the within named   Summer of the saw the	Deed; and that _She, with
ounce, 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 premise thin mentioned and released.  GIVEN under my hand and seal, this  Outcome Public for South Corpling	PERSONALLY appeared before me	Deed; and that _She, withwitnessed the execution thereof.  Bligabeth Felker  RENUNCIATION OF DOWE
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 premise thin mentioned and released.  GIVEN under my hand and seal, this	PERSONALLY appeared before me	Deed; and that
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 premis distribution of the pre	PERSONALLY appeared before me	Deed; and that
GIVEN under my hand and seal, this	PERSONALLY appeared before me.  I made oath that She saw the within named  A. She saw the within named  A. D. 193/  A. D. 193/  Notary Public for South Carolina.  BE STATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  e of the within named  I upon being privately and separately examined by me, did fleclare that she does free ounce, release and forever relinquish unto the within named	Deed; and that _She, with
GIVEN under my hand and seal, this	PERSONALLY appeared before me	Deed; and thatShe, with
y of	PERSONALLY appeared before me	Deed; and thatShe, with
Notan Bublia for South Carolina	PERSONALLY appeared before me	Deed; and thatShe, with
Notana Bublia for South Carolina	PERSONALLY appeared before me	Deed; and that _She, with
Notary Public for South Carolina  Recorded Cannage 5 193/, at 4/15 o'clock F. M.	PERSONALLY appeared before me	Deed; and that
Recorded Carmany 5 193/, at 4:15 o'clock P. M.	PERSONALLY appeared before me	Deed; and that
	PERSONALLY appeared before me	Deed; and that
	PERSONALLY appeared before me	Deed; and that