Bictory bland.  Disciplination.  Bictory bland.  Disciplination.  Disciplination.  Disciplination.  Bictory bland.  Bictor	merchy timed.  **Polity and forever district, it and singular the end permittes must the soil.  **Bully and Audigue, from and regions.  **Polity and Audigue, the polity of intersace to and Morragere.  **Polity and audigue the polity of intersace to and Morragere.  **Polity and Audigue.  **Po					well, h	,
Letter Execution, Administrations and Analysis, and every crosses whomesseer blackly the chaining to to chain the same, or any gard threated.  And the said Mortgages	ince, Execution, Administrators and Assigns, and every person whomeover ideality chining or to claim be same, or any part hartest.  And the said Markgapor agree to insure the boses and buildings on said in a time on less than						
Letter Execution, Administrations and Analysis, and every crosses whomesseer blackly the chaining to to chain the same, or any gard threated.  And the said Mortgages	ince, Execution, Administrators and Assigns, and every person whomeover ideality chining or to claim be same, or any part hartest.  And the said Markgapor agree to insure the boses and buildings on said in a time on less than	o hereby bind	mysely, my	9 21	B. 1. 1	Ieirs, Executors and Admir	nistrators,
deep Exercision Administrators and Assigns, and every person whomeseer swally chaining or to claim the same, or any past thereof.  And the said Moregager— agree, to here the houses and building, or and all ris a sum on test without the Line Line Michael	in, Recently, Administrators and Assistan, and every parton with measurement reliefully delimine or to claim the same, or any port thereof.  And this hald Morragoon agree, no there the throwe and solvinger on add its in a same not be the more the form and solvinger on add its in a same not be the more than the contraction.  Dollars (in a company or companies satisfactory to the morragon), and text pute same instance from house or discovered in a same and articular and the same instance from house or discovered in the contract of the same and designed the policy of instances under this morragon, with interest.  And if as any time any part of said dock or interest thereon, be past the south southern and experted of president to said mortagon.  And if as any time any part of said dock or interest thereon, be past the south of the same time of the same part of the						
And the said Mortgagor serve to insure the house and buildings on said bot in a sun met less than	And the said Mortgager— to irrore the brook and brildings on said tot in a sum not less than. In the All Additionary — Dollars (in a company or congonine statistactory to the mortgage—), and keep the same internal fress has a change fine, and online the policy of internace to and Mortgager— and that in the event that the mortgage—), and keep the same internal fresh has a change fine, and online the policy of internace to all Mortgager— and that in the event that the mortgage—), and keep the same internal fresh has a change fine, and reinfluents—  And if at any time any part of soil dols, or internal thereon, he past due and suggist.  And if at any time any part of soil dols, or internal thereon, he past due and suggist.  And if at any time any part of soil dols, or internal thereon, he past due and suggist.  And if at any time any part of soil dols, or internal thereon, he past due and suggist.  And if at any time any part of soil dols, or internal thereon, he past due and suggist.  And if at any time any part of soil dols, or internal thereon, he past due and suggist.  And if at any time any part of soil dols, or internal thereon, he past due to extend the past of head of the soil and the soil and past of head of the soil and the soil and past of head of the soil and the soil and past of head of the soil and the soil and past of head of the soil and the soil and past of the soil and past of the soil and soil and the soil an						my
Dollars (in a company or companies unificatory to the martinges.) and less the same insured from two or durings from, and assign the policy of insurance to ask Metagazes, and that is the wever that the more game, and it as up time that to be as, then the said more gree many cannot the same to be insured in.  **Reference of the same and reinhouse.  **All at any time any part of said debt, or inserted thereon, be post down and sugaid.  **Described provides to said debt, or inserted thereon, be post down and sugaid.  **Described provides to said marriages.  **And II at any time any part of said debt, or inserted thereon, be post down and sugaid.  **And II at any time any part of said debt, or inserted thereon, be post down and sugaid.  **And II at any time any part of said debt, or inserted thereon, be post down and sugaid.  **And II at any time any part of said debt, or inserted thereon, be post down and sugaid.  **And II at any time any part of said debt, or inserted the said to said the said to	Dollars (in a company or companies statistically to the morrage), and least the same invented from two or durage for, and soliga the polity of invariance to and Mortage, and that in the event that the mort gare, and all or up the fill to so, then the said mortage, and mortage in the promises that the promises the same to be incored in Mortage, and that in the event that the mortage is a fill or up the fill of so, then the said mortage, and the promises that some and reinburse.  **Mortage of said insurance under this corregae, with interest.**  **And if a say time say mart of said dots, or interest thereon, be good the and sapad.**  **And if a say time say mart of said dots, or interest thereon, be good the and sapad.**  **And if a say time say mart of said dots, or interest thereon, be good the and sapad.**  **And if a say time say mart of said dots, or interest thereon, be good the said says the say the said says the say the say the says the say the says the say the says the say the says the say the said says the say the says the	•		•			. 1
And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past doe and upstate.  And if at may time any part of said dish, or interest thereon, he past does not upstate to the said dish, or any orders of the may be a does not upstate to the said dish, or any orders of the said dish, or any orders or the said dish, or any orders of the said dish, or any orders or the said dish, or any orders or the said dish, or any orders orders orders orders or any orders or the said dish, or any orders	for, mit stage, the policy of insurance to aid Morgages and that in the event that the mortgagor that is any time full to do so, there the said mortgage may cause the same to be incared in ***Like*********************************	And the said Mortgagor	agree to insure the house and buildings	on said lot in a sum not	less than Can	e Hundle	0
the premium and expresses of anch insurance under this martigage, with intrees.  And if at any time any pair of taid delt, or interest thereon, he yant due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yant due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yant due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yant due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yant due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yant due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yant due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yant due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yat due and sugaid.  And if at any time any pair of taid delt, or interest thereon, he yat due and sugaid.  And the sugaid and the control and pair of the sugaid and sugaid	the premium and expenses of such insurance under this muritage, with increas.  And if at any time any part of said delts, or increase thereon, he part due and unpubl.  Berry described premium to a sid muritage.  And if at any time any part of said delts, or increase thereon, he part due and unpubl.  Berry described premium to a sid muritage.  Berry described to remain in full force and virtue.  Berry described premium to full force and virtue.  Berry described by some the sid particin, that the sid muritage, that the sid muritage and side side of barragia and sale shall exact, which we side muritage and side side of barragia and sale shall exact, which side of the sale muritage and sale shall exact, which side of the sale shall be sale shall b		Dollars (in a company or company	nies satisfactory to the m	nortgage), and keep t	he same insured from loss o	or damage
the premium and esperies of such intercance order this merigane, with interest.  And if at any time any part of said delts, or interest thereon, he past due and unpubl.  And if at any time any part of said delts, or interest thereon, he past due and unpubl.  Beachthal promotes to ask mentanese.  And if at any time any part of said delts, or interest thereon, he past due and unpubl.  Beachthal promotes to said mentanese.  And if at any time any part of said delts, or interest thereon, he past due and unpublic to the parties of said services of any past of the parties of the said delt, interest, contained any decision of the parties of the parties to these Personals, that it is the past of the contained of the parties to these Personals, that it is the past of the contained of the parties to these Personals, that it is decision in full interest and virtue.  AND IT IS AGREED, by and between the said parties, that the said morngager.  To hold and only the said understand the past of the said work of the said work of the parties to retain in full interest and virtue.  AND IT IS AGREED, by and between the said parties, that the said morngager.  To hold and only the said understand the past of the said work of the said work of the said work of the parties to retain in full interest and virtue.  AND IT IS AGREED, by and between the said parties, that the said morngager.  To hold and only the said understand and the said of the said work of the said wor	the premium and experses of such insurance under this mortgage, with increas.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said of the past due and unpaid.  And II at any time any past of said on the past due and unpaid.  And III at any time any past default of the past due and unpaid.  And III at any time any past default of the past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due to the past due and unpaid.  And III at a said dobt, or increast thereon, he past due to the past due to the past due and unpaid.  And III at a said dobt, or increast and eratife, that the does increas, and the United States of America.  Seco						
the premium and esperies of such intercance order this merigane, with interest.  And if at any time any part of said delts, or interest thereon, he past due and unpubl.  And if at any time any part of said delts, or interest thereon, he past due and unpubl.  Beachthal promotes to ask mentanese.  And if at any time any part of said delts, or interest thereon, he past due and unpubl.  Beachthal promotes to said mentanese.  And if at any time any part of said delts, or interest thereon, he past due and unpublic to the parties of said services of any past of the parties of the said delt, interest, contained any decision of the parties of the parties to these Personals, that it is the past of the contained of the parties to these Personals, that it is the past of the contained of the parties to these Personals, that it is decision in full interest and virtue.  AND IT IS AGREED, by and between the said parties, that the said morngager.  To hold and only the said understand the past of the said work of the said work of the parties to retain in full interest and virtue.  AND IT IS AGREED, by and between the said parties, that the said morngager.  To hold and only the said understand the past of the said work of the said work of the said work of the parties to retain in full interest and virtue.  AND IT IS AGREED, by and between the said parties, that the said morngager.  To hold and only the said understand and the said of the said work of the said wor	the premium and experses of such insurance under this mortgage, with increas.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any part of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said dobt, or increast thereon, he past due and unpaid.  And II at any time any past of said of the past due and unpaid.  And II at any time any past of said on the past due and unpaid.  And III at any time any past default of the past due and unpaid.  And III at any time any past default of the past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due and unpaid.  And III at a said dobt, or increast thereon, he past due to the past due and unpaid.  And III at a said dobt, or increast thereon, he past due to the past due to the past due and unpaid.  And III at a said dobt, or increast and eratife, that the does increas, and the United States of America.  Seco	gee may cause the sam	e to be insured in	name a	and reimburse	himself	<b></b>
And if at any time any part of said dult, or interest thereon, be poss doe and suspaid.  And if at any time any part of said dult, or interest thereon, be poss doe and suspaid.  And if at any time any part of said dult, or interest thereon, be poss doe and suspaid.  And if at any time any part of said dult, or interest thereon, be poss doe and suspaid.  And If at any time any part of said dult, or interest thereon, be possed on the parties to a dimension of any page of the parties to a dimension of any page of the said and the said interests and profits actually called.  PROVIDED ALWAYS, REVERTIBLESS, and is is the true intent and meaning of the parties to these Presents, that if a said and and and and arrive pay or cause to be paid unto the daid not request, without statistic or common and training and its said continues. And the said interests and meaning of the parties to these Presents, that if a said and training and its said continues, destruction, and be strictly only to disturbive to common and asks shall come, destruction, and be strictly only to disturbive to common and asks shall come, destruction, and be strictly only to said understand and the said and training and the said and sa	And if at any time any part of said debt, or interest thereon, be part due and unpaid.  And if at any time any part of said debt, or interest thereon, be part due and unpaid.  And if at any time any part of said debt, or interest thereon, be part due and unpaid.  And if at any time any part of said debt, or interest thereon, be part due and unpaid.  And if at any time any part of said debt, or interest thereon, be part due and unpaid.  And if at any time any part of said debt, or interest and profits of allowed searched premises to aid mortgages.  All profits a training of the parties to the part of the real said parties, and agree that any judge of the said said and the said unergages.  And DIT IS AGREED, by and between the said parties, that the said mortgages.  AND IT IS AGREED, by and between the said parties, that the said mortgages.  AND IT IS AGREED, by and between the said parties, that the said mortgages.  AND IT IS AGREED, by and between the said parties, that the said mortgages.  AND IT IS AGREED, by and between the said parties, that the said mortgages.  AND IT IS AGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and between the said parties, that the said mortgages.  AND IT SAGREED, by and the said sadre said the said parties, that the said mortgages.  AND IT SAGREED, by and the said said said the said mortgages.  AND IT SAGREED, by and the said said said said the said said					<i>V</i>	
And if at any time any part of said debt, or interest thereon, be past due and unpaid.  And if at any time any part of said debt, or interest thereon, be past due and unpaid.  Being Koenners, Administrators or Assigns, and agree that any Judge of the more Count of said stars may at Chamber or interests and profits actually collected.  Being County and Said stars may at Chamber or interest and collection upon the said shits interest, coats or agreement, without highly to account for agrithme more unit the rests and profits actually collected.  Being County and Administration of the said collection of the said substance, onto or agreement, without highly to account for agrithme, more unit the rests and profits actually collected.  Being County and the said collected of the said said that the said mortgager the said debt, or said of the said said that the said mortgager the said debt, or said of the said said collected of burgain and said said of the said of the said said collected of burgain and said said of the said o	And if a say time any part of said debt, or increast thereon, be past due and unguid.    Little, Execution, Administrators or Assigns, and agree that any Judge of the allowed described premises to said mortgages. or collection should be add dark interest, one or expenses, whiches the said collect and for and profits of the creates and profits actually collected.   Little, Execution, Administrators or Assigns, and agree that any Judge of the narries to travel and collect and for and profits on the createst and profits actually collected.   Collection in the createst and profits actually collected.   Collection in the createst and profits of the actual collection of said mortgages.   Collection in the createst and profits of the and not, then the deed of barrian and value and said with an administration of the and not, then the deed of barrian and value and said collection of the createst and profits of the and not, then the deed of barrian and value and said collection in the createst and profits of the and not, then the deed of barrian and value and and easily the said mortgages.   Collection in the createst and profits of the and not, then the deed of barrian and value and said collection in the createst and profits of the and not, then the deed of barrian and value and said collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and profits of the said mortgages.   Collection in the createst and collection in the createst and collection in the createst and calculated by th	r the premium and expense	es of such insurance under this mortgage, with ir	nterest.			
There is been been proceed the red face of the process of the rows, agoint a receiver will anabody to take posterious and collect and red may a complete of the proceed thereof clater paying costs of collection upon the said debt, interest, costs or expenses; without liability to account for anything more to the rests and proteix security collected clater paying costs of collection upon the said debt, interest, costs or expenses; without liability to account for anything more to the rests and proteix costs of expenses; without liability to account for anything more to the rests and make a caperding to the parties of the parties to those Presents, that if	Signed, Seal and believed me, the said movingues or common the said states of America and society that explain for the content of the said content						<del>-</del>
The property of said State may, et chambers or otherwise, appoint a receiver with authority to take possession of and premises and collect and metal and metal and provided in the rests and protes actually collected. Of the supplies and the rests and protes actually collected of the supplies in the rests and protes actually collected of anything more and the rests and protes actually collected of anything more action of the protest of the actual mortgager. The said don't can do and stail we had afterly pay or case to be paid and the beat indertinger, the said mortgager. The said mortgager, the said mortgager. The said collected of the protest of the protest of the said mortgager. The said collected of the protest of the protest of the said mortgager. The said collected of the protest of the protest of the said mortgager. The said collected of the protest of the protest of the said mortgager. The said collected of the protest of the said mortgager. The said collected of the protest of the protest of the said mortgager. The said collected of the protest of the said mortgager. The said collected of the protest of the said mortgager. The said collected of the protest of the said collected of the protest of the said mortgager. The said collected of the said protest of the said collected of the said protest of the said collected of the said collected of the said protest of the said collected of th	quit Court of said State may, it chambers or etherwise, appoint a receiver with authority to take possession of said premises and collect said ented and protein to the rests and protest actually collected, eachs of collection byson the said delth, interval, each of company, without actually collected, eachs of collection byson the said delth, interval control or expense; without actually collected or saything more more actually collected, eachs of the protein to the protein of the said and the protein of the said more and treating of the parties to these Presents, that if.  **BOVIDED ALMANS, NUVERTHELESS, and it is the true intered and treating of the parties to these Presents, that if.  **BOVIDED ALMANS, NUVERTHELESS, and it is the true intered and treating of the parties, that the said more control is a said possession of the said parties, that the said mortgager.  **AND IT IS AGREED, by and between the said parties, that the said mortgager.  **AND IT IS AGREED, by and between the said parties, that the said mortgager.  **AND IT IS AGREED, by and between the said parties, that the said mortgager.  **AND IT IS AGREED, by and between the said search, that is said mortgager.  **AND IT IS AGREED, by and between the said search, that is said mortgager.  **AND IT IS AGREED, by and between the said search, that is said mortgager.  **AND IT IS AGREED, by and between the said search, that is said mortgager.  **AND IT IS AGREED, by and between the said search, that is said mortgager.  **AND IT IS AGREED, by and between the said search, that is said mortgager.  **AND IT IS AGREED, by and between the said search, that the said mortgager.  **AND IT IS AGREED, by and between the said search, that the said mortgager.  **AND IT IS AGREED, by and between the said search, that the said mortgager.  **AND IT IS AGREED, by and between the said search, that the said mortgager.  **AND IT IS AGREED, by and the said parties, that the said mortgager.  **AND IT IS AGREED, by and the said parties, that the said mortgager.  **AND IT IS A	And if at any time any p	part of said debt, or interest thereon, be past due	and unpaid	h	ereby assign the rents and	profits of
PREVIDED ALWAYS REFERENCES and it is the true intent and meaning of the sperie to these Provise, the if seek and more provise, the one of the speries of the	PROTURED ALMAYS, NEVERTHELESS, and is in the true intere and meaning of the courtee to theer Presents, that it is add others and one of that the wind at troph payer cause to be paid among the seath meritassers, the said desire, and and said and treatments and the payer state to be paid among the said meritassers, the said short cases, determine, and be utterly notlined (aboveries to remain in full force and origin) and of aboveries to remain in full force and of treatment of the said meritassers, the said spatial, with interest meritasses with interest the said apprent in the said morrage to the said meritassers. In a hold and only the said mines with infant in the systems shall be made.  WITKESS. Play. Hand, and seel, this. ALL	rcuit Court of said State manual plying the net proceeds the	ray, at chambers or otherwise, appoint a receiver ereof (after paying costs of collection) upon the s	with authority to take p	ossession of said premi	ses and collect said rents ar	id profits,
e side mortgagor	and mortgager			meaning of the parties t	o these Presents that	if 4	
WITNESS DWG Hand, and Seal, this. Additional private shall be made.  WITNESS BOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Additional deed, deliver the within awriten Deed; and that She, with.  WITNESS WIT	WITNESS PLAY Hand and Seal, this Afflic day of Award and seal this witten pending of the Sovereignty and Independence of the United States of America.  Segund, Saided and Delivered in the Presence of A. D. Miller and Seal (Seal)  Segund, Sealed and Delivered in the Presence of A. D. Miller and Seal (Seal)  Segund, Sealed and Delivered in the Presence of A. D. Miller and Seal (Seal)  Seal (Seal)  Seal (Seal)  E STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  All Miller and Seal (Seal)  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ES	le said mortgagor, do an lereon, if any be due, accore	nd shall well and truly pay or cause to be paid un ding to the true intent and meaning of the said no	nto the said mortgagee	the said debt, or su	un of money aforesaid, with	h interest null and
WITNESS Prof. Hand and Seal. this. Add the presence of the presence of the sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Seal of Source (SEAL)  Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Add Signed, Sealed and Delivered in the Presence of Add Signed, Sealed and Delivered in the Presence of Add Signed, Sealed Add Signed, Sealed Add Signed, Sealed Add Signed, Sealed Add Signed, and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Add Signed, Sealed Add Signed, and Independence of the United States of America.  Signed, Sealed Add Signed, Sealed Add Sealed Add Sealed Add Sealed Add Signed, and Independence of the United States of America.  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL EST	WITNESS PHOP Hand and Seal , this Add the pear of our Lord one thousand nine hundred and			tgagor	<u> </u>	to hold and enjoy	the said
Signed, Scaled and Delivered in the Presence of  AD Modern to the Presence of  AD Modern to the Presence of  Signed, Scaled and Delivered in the Presence of  AD Modern to the Presence of  Comp.  Signed, Scaled and Delivered in the Presence of  Comp.  Com	Signed, Sated and Delivered in the Presence of the United States of America.  Signed, Scala and Delivered in the Presence of the United States of America.  Signed, Scala and Delivered in the Presence of Advanced Seal.  (Scal.)  Seal.  (Scal.)  E STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  MORTGAGE OF REAL ESTATE.  MORTGAG	- •		211 1		Ourne	
Signed, Scale and Delivered in the Presence of  A A Modern the Presence of  A A Modern the Presence of  A A Modern the Presence of  Butti Gillath Musuluscen.)  (Seal.)  (Seal	Signed, Sated and Delivered in the Presence of the United States of America.  Signed, Scala and Delivered in the Presence of the United States of America.  Signed, Scala and Delivered in the Presence of Advanced Seal.  (Scal.)  Seal.  (Scal.)  E STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  MORTGAGE OF REAL ESTATE.  MORTGAG	WITNESS	Hand and Seal, this		day of	juin	
Signed, Scale and Delivered in the Presence of  AD MANUAL MANUAL MANUAL MANUAL MANUAL MORTGAGE OF REAL ESTATE  (Seal.)	Signed, Saled and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of Advances.  Signed, Scaled and Delivered in the Presence of Advances.  (Seal.)  (Seal.)  (Seal.)  E STATE OF SOUTH CAROLINA, (Seal.)  FERSONALLY appeared before me.  MORTGAGE OF REAL ESTATE  FOR County.  FERSONALLY appeared before me.  Mortgage of Real Estate	in the year of our Lord	one thousand nine hundred and	Mussing	and in the	one hundred and	
Signed, Scaled and Delivered in the Presence of  A A Market Marke	Signed, Scated and Delivered in the Presence of A A Modern and Deliver and Del	Sytiet	year of the Sovereignty as	nd Independence of the	United States of Ameri	ca.	
SELLAL M. SEAL (SEAL)	E STATE OF SOUTH CAROLINA,  Greenville County.  SWORN to before me, this.  J. J	Signed, Sealed and	Delivered in the Presence of	4	1		
(Seal.)  (Se	E STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  Sulfate State Sta	ZN D. ZN	orknun )	Ber	til Gilr	eath messe	A∕(Seal.)
(Seal.)   (Sea	E STATE OF SOUTH CAROLINA, Greenville County.  DERSONALLY appeared before me.  Seed, and as.  Se	Lila 2	1. Lendrich				(Seal.)
IE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE  MORTGAGE  MOR	E STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE						` ,
IE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Silve Members M	E STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me.  Selan Sela						,
Greenville County.  PERSONALLY appeared before me.  I made oath that S. he saw the within named.  Blattle William Minimum Mini	PERSONALLY appeared before me. Solution and coath that S.he saw the within named. Solution Military Public for South Carolina.  Description of the within named. Solution and declare that she does freely, voluntarily and without compulsion, dread or fear of any person or person 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 nises within mentioned and released.  GIVEN under my hand and seal, this.  Of. A. D. 19.  Notary Public for South (SEAL).  Notary Public for South Carolina.		/				(Seal.)
n, seal, and as	A. D. 19-36  SWORN to before me, this	Greenville Count	(		MC	ORIGAGE OF REAL EST	ATE
SWORN to before me, this	SWORN to before me, this 3.4 Tat of	PERSONALLY appeare	d before me	M. Kens Gilreat	wich to me	uls	
SWORN to before me, this	SWORN to before me, this	d made oath that _S_he sav	w the within named	Gilreat	t me	als	
y of June 1. A. D. 1926  Notary Public for South Carolina.	of. June 1. A. D. 1936  J. J. J. Lemman (SEAL) Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I,	d made oath that .She sav	w the within named <u>Blattl</u>	Silteat  vritten Deed; and that	E INLC	uls.	
ME STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs	E STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs	d made oath that She sav	w the within named Blattle  act and deed, deliver the within w  M. M. M. Sharkm	Silteat  vritten Deed; and that	E INLC	uls.	
IE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs	E STATE OF SOUTH CAROLINA, Greenville County.  I,	d made oath that She saven, seal, and as SWORN to before me, t	w the within named Blattle  act and deed, deliver the within w  his 34 Tw	yilleat vritten Deed; and that	£ TNL.c.  ≥he, withwitnessed the	execution thereof.	
IE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs	E STATE OF SOUTH CAROLINA,  Greenville County.  I,	d made oath that She saven, seal, and as SWORN to before me, t	w the within named Blattle  act and deed, deliver the within w  his 34 Tw	yilleat vritten Deed; and that	£ TNL.c.  ≥he, withwitnessed the	execution thereof.	
I,	Greenville County.  I,	d made oath that She saven, seal, and as SWORN to before me, t	w the within named Blattle  act and deed, deliver the within w  A. D. 1936  Walking and (SEAL)	yilleat vritten Deed; and that	£ TNL.c.  ≥he, withwitnessed the	execution thereof.	
I,	Greenville County.  I,	d made oath that She saven, seal, and as SWORN to before me, t	w the within named Blattle  act and deed, deliver the within w  A. D. 1936  Walking and (SEAL)	yilleat vritten Deed; and that	£ TNL.c.  ≥he, withwitnessed the	execution thereof.	
Greenville County.  I,	Greenville County.  I,	d made oath that She say	w the within named Blattle  act and deed, deliver the within w  A. D. 1936  Walking and (SEAL)	yilleat vritten Deed; and that	£ TNL.c.  ≥he, withwitnessed the	execution thereof.	
did this day appear before me di upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever renounce, release and forever relinquish unto the within named	of the within named	sm, seal, and as	act and deed, deliver the within white this at the series of the series	yilleat vritten Deed; and that	E Me.  She, with  witnessed the	execution thereof.	ich
did this day appear before me di upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or person whomsoever renounce, release and forever relinquish unto the within named	of the within named	sworn to before me, to the state of South C	w the within named 3 lettle  act and deed, deliver the within w  his 3 4 Tw  A. D. 1936  Verland (SEAL)  Notary Public for South Carolina.	yilleat vritten Deed; and that	E Me.  She, with  witnessed the	execution thereof.	ich
e of the within named	of the within named	i made oath that She say	w the within named 3 lettle  act and deed, deliver the within w  his 3 4 Tw  A. D. 1936  Verland (SEAL)  Notary Public for South Carolina.	yilleat vritten Deed; and that	E Me.  She, with  witnessed the	execution thereof.	ich
I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever renounce, release and forever relinquish unto the within named	upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or person whomsoever renounce, release and forever relinquish unto the within named	sworn to before me, to start of South Control of South Co	act and deed, deliver the within white this at the series of the series	yritten Deed; and that	E Me.	execution thereof.  A. Aenda  RENUNCIATION OF DOV	ich
S whomsoever renounce, release and forever relinquish unto the within named	s whomsoever renounce, release and forever relinquish unto the within named	sworn to before me, to start of South Control of South Co	act and deed, deliver the within white this at the series of the series	yritten Deed; and that	E Me.	execution thereof.  A. Aenda  RENUNCIATION OF DOV	ich
GIVEN under my hand and seal, this	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 nises within mentioned and released.  GIVEN under my hand and seal, this	sworn to before me, to stand as such that She say and as such that She say and as such that She say a such	w the within named 3lstle  act and deed, deliver the within w  A. D. 1936  Whis A. D. 1936  Notary Public for South Carolina.  CAROLINA,  y.  om it may concern, that Mrs.	yritten Deed; and that	E me.  She, with  witnessed the  Cila  J	execution thereof.  A Alexan  RENUNCIATION OF DOV	WER
GIVEN under my hand and seal, this	of(SEAL)  Notary Public for South Carolina.	SWORN to before me, to save the save to see the service of the within named and a save to see the service of the within named and to see the service of the within named and to see the service of the within named and to see the service of the serv	w the within named Blattle  act and deed, deliver the within w  A. D. 1936  Walkman (SEAL)  Notary Public for South Carolina.  CAROLINA,  y.  separately examined by me, did declare that she	vritten Deed; and that	E me.  She, withwitnessed the  Cila J  Ind without compulsion	execution thereof.  A Lewdon  RENUNCIATION OF DOV did this day appear b  dread or fear of any person	WER efore me
of (SEAL)  Notary Public for South Carolina.	of(SEAL)  Notary Public for South Carolina.	sworn to before me, to the STATE OF SOUTH Control of the within named and upon being privately and	w the within named Blattle  act and deed, deliver the within w  A. D. 1936  Walkman (SEAL)  Notary Public for South Carolina.  CAROLINA,  y.  separately examined by me, did declare that she	vritten Deed; and that	E me.  She, withwitnessed the  Cila J  Ind without compulsion	execution thereof.  A Lewdon  RENUNCIATION OF DOV did this day appear b  dread or fear of any person	WER efore me
GIVEN under my hand and seal, this	of(SEAL)  Notary Public for South Carolina.	SWORN to before me, to save the state of the within named and dupon being privately and	w the within named Blattle  act and deed, deliver the within w  A. D. 1936  Walkman (SEAL)  Notary Public for South Carolina.  CAROLINA,  y.  separately examined by me, did declare that she	vritten Deed; and that	E me.  She, withwitnessed the  Cila J  Ind without compulsion	execution thereof.  A Lewdon  RENUNCIATION OF DOV did this day appear b  dread or fear of any person	WER efore me
of	of	SWORN to before me, to some state of the within namediupon being privately and as whomsoever renounce, respectively.	act and deed, deliver the within we have a separately examined by me, did declare that she elease and forever relinquish unto the within name a separately examined by me, did declare that she elease and forever relinquish unto the within name	vritten Deed; and that	£ me.  ≥he, withwitnessed the  eila J	execution thereof.  A. A. C.	WER
of	of	SWORN to before me, to save the save to seal, and as  SWORN to before me, to seal, and as  SWORN to before me, to seal, and as  Greenville Count  I,  hereby certify unto all while of the within named  I upon being privately and as whomsoever renounce, r	w the within named	vritten Deed; and that	£ me.  ≥he, withwitnessed the  eila J	execution thereof.  A. A. C.	WER
Notary Public for South Carolina.	Notary Public for South Carolina.	sworn to before me, to y of	act and deed, deliver the within we have a separately examined by me, did declare that she elease and forever relinquish unto the within named and released.	vritten Deed; and that	£ me.  ≥he, withwitnessed the  eila J	execution thereof.  A. A. C.	WER
		SWORN to before me, to save the state of the within named and upon being privately and the swhomsoever renounce, remises within mentioned and GIVEN under my hand a state of the save that save the save that save the save	act and deed, deliver the within we have a separately examined by me, did declare that she elease and forever relinquish unto the within name and released.  Act and deed, deliver the within we have a separately examined by me, did declare that she elease and forever relinquish unto the within name and released.  Act and deed, deliver the within we have a separately examined by me, did declare that she elease and forever relinquish unto the within name and released.	vritten Deed; and that	E me.  ind without compulsion  right and claim of down	execution thereof.  A Conduction of Dovernment of this day appear be dread or fear of any person wer, of, in or to all and sing	WER efore me n or per-
		d made oath that She say  gn, seal, and as SWORN to before me, to  y of SWORN to before me, to  greenville Count  I, State OF SOUTH Count  I, Stat	act and deed, deliver the within we have a separately examined by me, did declare that she elease and forever relinquish unto the within name and released.  Act and deed, deliver the within we have a separately examined by me, did declare that she elease and forever relinquish unto the within name and released.  Act and deed, deliver the within we have a separately examined by me, did declare that she elease and forever relinquish unto the within name and released.	vritten Deed; and that	E me.  ind without compulsion  right and claim of down	execution thereof.  A Conduction of Dovernment of this day appear be dread or fear of any person wer, of, in or to all and sing	WER efore me n or per-
	Recorded 1 11 19 6 at	d made oath that She say  gn, seal, and as SWORN to before me, to  y of STATE OF SOUTH OF  Greenville Count  I, Shereby certify unto all white of the within named and dupon being privately and ms whomsoever renounce, remises within mentioned and GIVEN under my hand and of sof	act and deed, deliver the within we have a concern, that Mrs	vritten Deed; and that	E me.  ind without compulsion  right and claim of down	execution thereof.  A Conduction of Dovernment of this day appear be dread or fear of any person wer, of, in or to all and sing	WER efore me n or per-