TO GATURER with all and singulars the Rights, Members, Recollements and Apparameters to the end Premises belonging, or in anyonic incident or apparentation to the AMU AND TO HOLD all and singulars the said Premises used the said	G.R.E.M.—2-a	
TOORTHIES with all and singular the Hight, Ecohers, Licevitaneous and Apparenances to the and Promises belonging, or in anywas incident or superstaining TO NAVE AND TO HOLD all and singular the said Promises such the said. The GAROLINA SECOND. Heir, Restrictors and Arientecture to warrant and convey of the Comment of the Second S		
TOOTHEER with all and dispoler the Rights, Municon, Hooditaments and Apparlaments to the end Position belonging, or in any size incident or apparations to Have AND TO HOLD all and singuise the end Position who and Apparation of the Control of the		
TOGETHEE with all and singular the Night, Members, Receilments and Appartaments to the said Prematics belonging, or in anywise findions or appare labeling to HAVE AND TO HOLD all and singular the said behavior on the wait. This. Services held all Singular, S.R.R., Services and Administrators to warrant an access defected all and singular the said Prematices under the and. The Cartolian Haldon Haldon Singular, Ale. Society Services. **Receivers, Administrators and Adaptan and every person whemevers have high chaining as to claim the same or any part thread. **And the said meriganew agree to insure the hours and includes on said that in the access or any part thread. **And the said meriganew agree to insure the hours he includes on the said meriganew. The said that the access that the same and receivers. Administrators to the same or any part thread. **And the said meriganew agree to insure the hours he includes on the said meriganew. The said that the access that the same and receivers. The said is any time and a continued to all the said meriganew.		
TOGITHER with all and singular the Rights, MonDow, Recreitments and Apparameters to the said Premises belonging, or in anywha Buckland or apportaining TO HAVE AND TO HOLD all and singular the said Premises unto the said. The Sarolina, Richard Link, Like, Successors and Administrators to warrant an interest defined all and simplier the said Premises unto the said. The Carolina, National, Bank, 1ks, Successors, Administrators and Antique and overy person whomeover include planning or in claim the same or say past thread. **Rock and Antique, form and against. Impact Link, 2ks, Successors, Administrators and Antique and overy person whomeover include canning or in claim the same or say past thread. **Rock the said management. agreem. In course the house and mininges or and in in a case not be the management. Stages. Implicate A. Ino/10 Dallars, In a company or empastic satisfactory to the management. Stages and the same of the interest the said management and the same of an interest the house of damage by fire, and antique the policy of incommon to the said management and the same of an interest the link. The company or empastic satisfactory to the management, and long the same and ordered from house or damage by fire, and antique the policy of incommon to the said management and explanation. The said management and the same and profess of the said profess of the companies and explanate of an interest the said management. The said management and explanation and the said and profess of the said profess o		
TOGETHER with all and singular the Rights, Kembers, Revertifications and Apparametes to the said Frenches and supports incident or apparent into the NATE AND TO MOLD all and singular the said supports the said Frenches unto the said. TO MAYE AND TO MOLD all and singular the said supports the said Frenches unto the said. The Carlot Line, National, Banks, 1ks. Bancoc 688078. Hourse dident all said impulse the said Frenches unto the said. The Carlot Line, National, Banks, 1ks. Bancoc 688079. Kanda and Ansigns forever. And. L. do harday bird. Ny Said. Kanda and Ansigns forever. And. L. do harday bird. Ny Said. Kanda and Ansigns forever. And. L. do harday bird. Ny Said. Kanda and Ansigns from and signifest. Nation. Executions, Administrators and Ansigns and overy presson whemever tractifyed classing or to think the same or any part theory. And the east questions, Administrators and Ansigns and overy presson whemever tractifyed classing or to think the same or any part of the other. And the east questions, Administrators and Ansigns and overy presson whemever tractifyed classing or to think the same or any part of the other. And the east question laws of the same of the control of the control of the control of and the same or any part of and debt, or interest theorem, but an any part of and debt, or interest theorem, but an any part of and debt, or interest theorem, but an any part of and debt in the most the control of an any part of and debt in the most theorem, and the same of any part of an any part of and debt in the most theorem, and the same of any part of and debt in the same of an any part of and debt of the same of any and and any part of an any part of and debt in the same of any any part of an any part of and debt in the same of any any part of an any par		
TOROTHER with all and singular the Rights, Kembers, Receditaments and Apparenances to the stail Fremies helonging, or in anywho incident or appartuning TO BAYE AND TO BOLD all and singular the stail Fremies unto the stail. The Carolina, National Burks, 150, 8100885078. **Rings and Antique forever. And	<u> </u>	
TO HAVE AND TO HOLD all and singular the said Promises unto the said. The. Garcolina. Maticanal. Essaid. 160. Service and Administrators to surrent an interest defend all and singular the said Promises unto the said. The Garcolina. Maticanal Security. Administrators and part of the Administrators and Administrators		
Interest and Anzigus forever. And. I. do hereby bind EUSR IT. SRIER EUY. Note: A present of the state of the state of the state. Yell. Garcalina Kallonal Scales, 158. 8000-8280178. Note: A present of the state o	TO HAVE AND TO HOLD all and singular the said Premises unto the saidTh	e Carolina National Bank, its successors
Heirs, Executors, Administrators and Assigns and every person whomeover lawfully choicing or to claim the same or any part thereof. And the said martingar agree to inserve the home and buildings on said to it as some to the them E14ft. Hundrud 2. no/10 And the said martingar agree to inserve the home and buildings on said to it as some not less than E14ft. Hundrud 2. no/10 Inserved from loss or demage by fire, and assign the policy of hostmore to the said mortgages and that in the event table the martingare may cause the same to be inserved in At8 and that in the event table the martingare and it is any time and reinhouse At8	Heirs and Assigns forever. And	YHeirs, Executors and Administrators to warrant and
Richer, Executors, Administrators and Assigns and every person whomeover hereinly chinning or to claim the same or any part threat. And the said mortgagor—serves—to insure the same and shillings on and led in a same or the less than—Expir. Hundrard. 8. no./10 Dilars, in a company or companies satisfactory to the mortgager—and allow of the same and shillings or the said mortgager—and the mortgager—and a less than the same and articles and mortgager—and the mortgager—and a less than the same and articles are the mortgager—and a less than the same and articles are the said mortgager—and a less than the same and articles are the said mortgager—and and a less than the same and articles are the said and the same and articles. And if a say there are the said mortgager—and the same and articles thereon, be part due and unpaid. I hereby sesign the reds and profits of the above described and and the same and articles are the said and the same and articles and the same articles and the same and articles are the said and the same and articles are the said and the same articles are the said articl		
Heise, Exceptions, Administrations and Assigns and every person whomesever having claiming or to olish the same or any part therest. And the said mortagars—agrees—to insure the house and buildings on said but in a sum not less than. Eight, Einhard at . Do/Lo ——————————————————————————————————		·
Dollars, in a company or companies estimated by its starting the policy of instruction to the sand mortgages and shall not event that the manages and shall not be received that the manages and that in the event that the manages and that in the event that the manages and that in the event that the manages and that are starting to the policy of instruction to be forested. In the sand expense of each instruction to be more than and unpaid I. bereby sessing the rents and profits of the above described. And if at any plage of the Chrotic Court of and start starting and september to said mortgages or 12.5. SIGCOSSIDES Advention of the above described by the sand profits of the above described by the sand profits of the above described by the sand profits actually collected, scene of collection) upon said date, interest, coats or expenses, without liability and the said profits actually collected, scene of collection) upon said date, interest, coats or expenses, without liability and the said profits actually collected, scene of collection) upon said add, the said and that it is the true intent and montaine of the parties to these Presents, that if. I the true intent and montaine of the parties to these Presents, that if. I the true intent and montaine of the parties to these Presents, that if. I the true intent and montaine of the parties to these Presents, that if. I the true intent and montaine of the parties to these Presents, that if. I the true intent and montaine of the parties to these Presents, that if. I the true intent and montaine of the parties to these Presents that the said mortgage. It is partied into the said mortgage the date of said of the parties of the said mortgage		- · · · · · · · · · · · · · · · · · · ·
Dollars, in a company or companies estimately to the mortgage and keep the same insured from less or damage by lies, and assign the policy of insurance to the same tone the insurance and expense of such insurance under this mortgage with insurance and expense of such insurance under this mortgage, with insurance and expense of such insurance under this mortgage, with insurance. And if at any giane of the control of the source of the such and unpaid, Indeedy assign the rents and profits of the above described and any paige of the Occur. Clear of and State may, a data and submary or otherwise, appoint a receiver, with entheirty on the possession of the above described and any paige of the Occur. Clear of and State may, a data and state and expense of the pair of the parties to these presents to the possession of collection) upon said debt, interest, onto or expenses, without liability of the parties to these Presents, that if,	And the said mortgagor agree to insure the house and buildings on sa	id lot in a sum not less thanEight_Hundred & no/100
And if at any time any part of said debt, or interest thereon, he past due and unpaid, I hereby assign the resits and profits of the above describe, and if at any time any part of said debt, or interest thereon, he past due and unpaid, I hereby assign the resits and profits of the above describe, premises to said mortizages. or interest thereon, he past due and unpaid, I hereby assign the resits and profits of the above described any part of said for the profits of the above described any page of the Crewit Court of said State may, at chambres or observed, supplied a receiver, with authority to the prosession of and profits actually collected, when the collection years and debt, interest, coats or expresses, without liability or action of the page of the part of the parties to the page of the parties of the parties to the page of the parties of the parties to the page of the parties of the parties to the page of the parties of the parties to the page of the parties of the page of the pag		
And if a my time any part of said debt, or interest thereon, he past doe and unpublic. I. J. Javesty assign the vents and profits of the show describer presents to had not respect to the above describer. The said of the Crewit Court of said State may at Annahors or therein, applied a receive, with analysis of the Crewit Court of said State may at Annahors or therein, applied a receive, with analysis of the crewit of the court of said State may at Annahors or therein, applied as receive, with analysis of the above describer. PROVIDED ALWAYS, nevertheless, and that it is the tree intent and meaning of the parties to these Presents, that if the main moragement of the parties to these Presents, that if the main moragement of the parties to these these that if	insured from loss or damage by fire, and assign the policy of insurance to the said m	nortgagee; and that in the event that the mortgagor shall at any time
And if a my time any part of said debt, or interest thereon, he past doe and unpublic. I. J. Javesty assign the vents and profits of the show describer presents to had not respect to the above describer. The said of the Crewit Court of said State may at Annahors or therein, applied a receive, with analysis of the Crewit Court of said State may at Annahors or therein, applied a receive, with analysis of the crewit of the court of said State may at Annahors or therein, applied as receive, with analysis of the above describer. PROVIDED ALWAYS, nevertheless, and that it is the tree intent and meaning of the parties to these Presents, that if the main moragement of the parties to these Presents, that if the main moragement of the parties to these these that if	fail to do so, then the said mortgagee_ may cause the same to be insured inits	name and reimburseitselffor the
that any Judge of the Circuit Court of and State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said greenies an collect and event and profits, applying more than the rems and profits actually elected, possession for anything more than the rems and profits actually elected, possession for anything more than the rems and profits actually elected, possession for anything more than the rems and profits actually elected, possession for anything more than the rems and profits actually elected, possession for anything more than the rems and profits actually elected, possession for anything more than the rems and profits actually elected, possession for anything more than the rems and profits actually elected to be profit to the true intent and more against the possession of the parties to these Presents, that if		
collect sink and profits, applying the rest proceeds thereafters (after paying costs of collection) upon and dots, interest, cast are expenses; without liability to account for a supplying caree that the rests and prefits accessly objected. PROVIDED ALWAYS, accessibles, and that is is the true intent and meaning of the parties to these Presents, that ifI = if. and the collection of the said materiages	premises to said mortgagee_, orits_successors	
to be paid unto the said mortgages the debt or sum of money aforesaid, with interest thereon, if any he dis, according to the true intent and meaning of ADD IS ACHIGO by and between she said parties that said out, then this does not shappen and said shall coare, according, and he utinity mill and void; otherwise to remain in full force and without. ADD IS ACHIGO by and between shall be made with the said out, the said out of the said ou	collect said rents and profits, applying the net proceeds thereafter (after paying costs of	oint a receiver, with authority to take possession of said premises and collection) upon said debt, interest, costs or expenses; without liability
to be paid unto the said mortgages	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of	the parties to these Presents, that if, the said mortgagor
Witness WY. band and seal., this 13th day of September in the year of our Lord one thousand, nine hundred and forty	to be paid unto the said mortgagee the debt or sum of money aforesaid, with inter	rest thereon, if any he due, according to the true intent and meaning of
year of our Lord one thousand, nine hundred and		
of America. Signed, sealed and delivered in the presence of Margaret Calder. J. W. Norwood, Jr. (L. S. J. W. Norwood, Jr. (L. S. (L. S.		
Signed, sealed and delivered in the presence of Margaret Calder J. E. Gosnell (I. S. J. W. Norwood, Jr. (I. S. J. W. Norwood, Jr. (I. S. Cash) Mortgage of Real Estate. THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Margaret Calder and made eath that. g he saw the within named. J. E. Gosnell sign, seal and as. hts. act and deed deliver the within written deed, and that. A he with J. W. Norwood, Jr. witnessed the execution thereof. SWORN TO before me this. 15th day of September A. D. 1910 Margaret. Calder Marga		
Margaret Calder J. E. Gosnell (I. S. J. W. Norwood, Jr. (L. S. Cheereby cartify unto all whom it may concern that Mrs. Elizabeth M. Gosnell the wife of the within named. J. E. Gosnell the wife of the within named. J. E. Gosnell the wife of the within named. J. E. Gosnell the wife of the within named. September A. D. 19140 Margaret. Calder Marga		
J. W. Norwood, Jr	I	T F Gognell (T.g.)
(L. S. THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Margarat Calder. and made cath thats he saw the within named. J. E. Gosnall sign, seal and as. his		
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me		
MORTGAGE OF REAL ESTATE. Greenville County. Personally appeared before me. Margarat Calder. and made oath thatg he saw the within named. J. W. Norwood, Jr. SWORN TO before me this. John Margarat Calder. Margarat Calder. Witnessed the execution thereof. SWORN TO before me this. John Margarat Calder. Mar		
Greenville County. Personally appeared before me		(L. S.)
Personally appeared before me. Margarat Calder and made oath that she saw the within named. J. E. Gosnall. sign, seal and as. his. act and deed deliver the within written deed, and that She with J. W. Norwood, Jr. witnessed the execution thereof. SWORN TO before me this. 13th day of. September A. D. 19 10 Mabel G. Lynn (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. I, J. W. NORWOOD, Jr. Notary Public for South Carolina. Fig. Cosnall the wife of the within named. J. E. Cosnall 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. The Carolina National Bank, its successors Fidus 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. 13th September A. D. 19 10 Notary Public, S. C. (Seal)	> MORTGAGE OF REAL ESTATI	E.
and made oath that _s he saw the within named		der
sign, seal and as		
J. W. Norwood, Jr. witnessed the execution thereof. SWORN TO before me this 13th day of September A. D. 1949 Mabel G. Lynn (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. I, J. W. Norwood, Jr. Notary Public for South Carolina. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. Elizabeth M. Gosnell the wife of the within named J. E. Gosnell 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 The Carolina National Bank, its successors The Garolina National Bank, its successors Stodes 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 13th Lay of September A. D. 19 40 Elizabeth M. Gosnell J. W. Norwood, Jr. (Seal) Notary Public, S. C. (Seal)		
SWORN TO before me this	J. W. Norwood, Jr.	witnessed the execution thereof.
day of September A. D. 19 10 Margaret Calder. Mabel G. Lynn (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. I, J. W. Norwood, Jr. (Seal) The wife of the within named J. E. Gosnell Given under my hand and seal, this 125th (Seal) Notary Public, S. C. (Seal) Notary Public, S. C. (Seal)	SWORN TO before me this 13th	
Mabel G. Lynn Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I,	Sentember	
THE STATE OF SOUTH CAROLINA, Greenville County. I, J. W. NOTWOOL, Jr. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. Elizabeth M. Gosnell the wife of the within named. J. E. Gosnell 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. The Garolina National Bank, its successors Thus 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 13th Lay of September A. D. 19 L. Elizabeth M. Gosnell J. W. Norwood, Jr. (Seal) Notary Public, S. C. (Seal)	· · · · · · · · · · · · · · · · · · ·	Margaret Calder
Greenville County. I,	Notary Public for South Carolina.	
I, J. W. Norwood, Jr. do hereby certify unto all whom it may concern that Mrs. Elizabeth M. Gosnell the wife of the within named J. E. Gosnell 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 The Carolina National Bank, its successors ### More 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 13th ay of September A. D. 19 40 Felizabeth M. Gosnell Lizabeth M. Gosnell Flizabeth M. Gosnell	RENUNCIATION OF DOWER.	
do hereby certify unto all whom it may concern that Mrs. Elizabeth M. Gosnell J. E. Gosnell 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 The Carolina National Bank, its successors The Carolina National Bank, its successors Given under my hand and seal, this 13th September A. D. 19 14 Elizabeth M. Gosnell J. W. Norwood, Jr. (Seal) Notary Public, S. C.		Notary Public for S. C
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		
The Carolina National Bank, its successors Given under my hand and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. September A. D. 19 Elizabeth M. Gosnell J. W. Norwood, Jr. Notary Public, S. C. (Seal)		
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, release and forever relia	nquish unto the within named
Given under my hand and seal, this	The Carolina National Bank, its s	uccessors
Given under my hand and seal, this 13th September A. D. 19 J. W. Norwood, Jr. (Seal) Notary Public, S. C.		
September A. D. 19 Geal) J. W. Norwood, Jr. Notary Public, S. C. Elizabeth M. Gosnell Elizabeth M. Gosnell		f, in or to all and singular the Premises within mentioned and released.
J. W. Norwood, Jr. Notary Public, S. C.		
J. W. Norwood, Jr. Notary Public, S. C. September 13th	September A. D. 19	Clizabeth M. Gosnell
Notary rubic, a. O. /	J. W. Norwood, Jr. (Seal)	
* * * 1.003.1110.00.00.11	Notary rubic, S. C. /	7•72. A RV-T /