Dollars (in a company or companies satisfactory to the mortgages	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Winnie Lindsey and her	
its and Anajum forever. And. I do hereby bind. Its Recents and Administrators to warrant and forever defend of and alonging the said Premises were only on administrator. And Dan Hereby and Anajum		
in, Pecontors and Administrators to warrant and forcers defend all and singular the sold Premises unto the sail many in and may be send that the sail Administrators and Avaigant and every period whomesers baveling chaining from and against many and active period whomesers baveling chaining or to dain the sail of the same of any part thereof. And the sail Martingore agers to insure the lowes and brillings on add to in a sum and test than A property of the same insured from loss or dama for, and assign the policy of insurance to said Mortgagets and that in the error that the mortgaget that all at any time fail to do so, then the said more than my cause the same to be insured in X and the said more than the error than the mortgaget All all at any time fail to do so, then the said more than the premium and expenses of medicine transcore while this mortgagets Y and the said mortgagets X And if at any time any part of said debt, or interest thereon, be past that and unpublic. X And if at any time any part of said debt, or interest thereon, be past that and unpublic. X And if at any time any part of said debt, or interest thereon, be past that and unpublic. X And if at any time any part of said debt, or interest thereon, be past that and unpublic. X And if at any time any part of said debt, or interest thereon, be past that any subject of the Chronic Coart. of said Sate may, at chandres or otherwise, appeared to the control of said Sate may, at chandres or otherwise, appeared, the coart and profine graphing the set proceeds the set of the principle of the chronic Coart. A said Sate may, at chandres or otherwise, appeared to the coart. A said Sate may, at chandres or otherwise, appeared to the coart. A said said of the Chronic Coart. A said Sate may, at chandres or otherwise, and the coart of the coart of the coart. A said said said said said said said said		
And he call Mortgoon agree to insure the bose and beliefling on and long as to delian the same or any year thereof. And the call Mortgoon agree to insure the bose and beliefling on and lot in a sum not less than Deliar in a company or companie activities to the nortgoon) and levery the same insured from loss or dama for, and assign the solicy of insurance to and Mortgoon, and that in the creat that the mortgoon) and levery the same insured from loss or dama for, and assign the policy of insurance to and Mortgoon		
ting. Execution, Administrators and Assignes and every person whomosever having) coloring or to claim the state or any purt thereof. And the said Mongagor agers to insure the bases and buildings or sold he in a man and less than		ma and my
And it as and Mortgagor agree to insure the bases and buildings on said but in a man root less than X Dollars (in a company or companies antifications to be constructed) and became learned from laws or damage for, and assign the policy of invarances to said Mortgagor and that in the count that the mentagor askall at any time fail to do so, then the said more generally and the policy of invarances to said Mortgagor and that in the count that the mentagor Askall at any time fail to do so, then the said more generally and the provided of the said more generally asked the reason and profits of the said deck, or interest thereon, he part due and unputil. X And if at any time any part of said deck, or interest thereon, he part due and unputil. X And if a two time any part of said deck, or interest thereon, he part due and unputil. X And if a two time any part of said deck, or interest thereon, he part due and unputil. X And if a two time any part of said deck, or interest thereon, he part due and unputil. X And if a two time any part of said deck, or interest thereon, he part due and unputil. X And if a two times and profits of the said deck of the said due to said mortgagor and the said that the said due to said of the said due to said of the said due to said of more generally and the said that the said due to said of more general, that if X And if it is two the said between the said parties that said mortgagor. AND IT ITS AGREED by and between the said parties that said mortgagor. And if it is they are done to the said due to said mortgagor. And it is they are banded and and the said parties that said mortgagor. And it is they are done to the said parties that said mortgagor. And it is they are of our to are thousand, thus banded and a said mortgagor. And the Said Ponties many and the said and the said mortgagor. And the Said Ponties and the said of the said said mortgagor. And the Said Ponties and the said of the said parties that said mortgagor. And the Said Ponties and the		
Dollars (in a company or companies satisfactory to the mortgages	en e	
fire, and assign the policy of insurance to said Marragayer—and that in the overal that the marragager—shall at any time fail to do so, then the said more gave, may cause the same to be histored in. ****X*******************************	and the state of the	ou said for in a sain not ross than a sain
The premium and expenses of such fearures under this mortrage, with interest 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, 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, 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 contents on the co		
And if at sizy time any part of said delay or interest thereon, be past due and unpaid, *** **And if at sizy time any part of said delay or interest thereon, be past due and unpaid, *** *** *** *** **Anising the rents and profile of the above described premises to said mortagers, or *** *** *** *** *** *** ***		
And if at any time say 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, he past due and unpuid, Triby assign the rents and predict of the above described premises to said mortgagee— or		
And if at any time any part of said debt, or interest thereon, he past due and unpuid, Triby assign the rents and predict of the above described premises to said mortgagee— or		
reby assign the rents and grufits of the above described premises to said mortgages. or		
this Executors, Administrators or Assigns and agree that may Judge of the Circuit Court of mid Saite may, at chambers or otherwise, appoint a receiv in authority to take possession of and promises and collect said remains and profits, applying the new processed, believed (after paying cost of calbedian) upon as bi, interest, costs or expenses; without liability to account for anothing more than the creats and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. X, the raid mortgagor are shall well and truly pay or cause to be paid unto the said Mortgage. the said dath or sum of money aforesaid, with interest thereon, if any be decoding to the true intent and meaning of said note, then this deed of bargain and sale shall crease, determine, and be utterly null and void; otherwise to run fall force and victore. AND IT IS AGREED by and between the said parties that said mortgagor		
oand shall well and truly pay or cause to be paid unto the said Morgagee the said debt or sum of money aforesaid, with interest thereon, if any be decording to the true intent and meaning of said note, then this deed of hargain and sale shall cease, determine, and be utterly null and void; otherwise to rem full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor 18. AND THESS MY band and seal, this 9 day of April in the year of our Lord one thousand, nine hundred and 12. in the year of our Lord one thousand, nine hundred and 12. in the one handred and X year of the Sovereignty and Independence of the United States of Ameri Signed, sealed and delivered in the presence of Sallie Phillips (L. L. L	eirs, Executors, Administrators or Assigns and agree that any Judge of ith authority to take possession of said premises and collect said rents and	the Circuit Court of said State may, at chambers or otherwise, appoint a receive profits, applying the net proceeds thereof (after paying cost of collection) upon said
AND IT IS AGREED by and between the said parties that said mortgagor. AND IT IS AGREED by and between the said parties that said mortgagor. AND IT IS AGREED by and between the said parties that said mortgagor. Is hold and edgive the said Fremises until default of payment shall be made. TINESS. EY. hand and seal, this. 9. day of April in the year of our Lord one thousand, nine bundred and. L. year of the Sovereignty and Independence of the United States of Ameri Signed, sealed and delivered in the presence of Sallie Phillips	o and shall well and truly pay or cause to be paid unto the said Mortgage	ee the said debt or sum of money aforesaid, with interest thereon, if any be du
TINESS MY hand and seal, this. 9 day of April in the year of our Lord one thousand, hine hundred and. 12 in the one hundred and. 2 year of the Sovereignty and Independence of the United States of American Signed, sealed and delivered in the presence of Sallie Fhillips (L.) G. V. Fhillips (L.) G. V. Fhillips (L.) HE STATE OF Sauth CAROLINA, Greenville County (Sallie Fhillips and made of Sallie Fhillips (L.) B. he saw the within named John Emory (Sallie Fhillips and made of Sallie Fhillips (Sallie Fhillip	n full force and virtue.	
in the year of our Lord one thousand, nine hundred and. 42 in the one hundred and. 7 in the one hundred and. 7 is the one hundred and. 7 is the one hundred and. 12 in the one hundred and. 12 in the one hundred and. 12 in the one hundred and. 13 in the one hundred and. 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of American, 15 in the one hundred and Independence of the United States of the United States of the United States of American, 15 in the one hundred and Independence of the United States		tgagor, 18
in the year of our Lord one thousand, nine hundred and		Anril
in the one hundred and		
Signed, sealed and delivered in the presence of Sallie Phillips G. V. Phillips (L. (L. (L. (L. (L. (L. (L. (L	and the second of the second o	
Sallie Phillips (L. G. V. Phillips (L. G. V. Phillips (L. GENTH CAROLINA) (L. MORTGAGE OF REAL ESTATE PERSONALLY appeared before me. Sallie Phillips and made of sal. S. his are and deed deliver the within written deed, and that She, with G. V. Phillips (M. S.) Magnery Sallie Phillips (L. S.) Magnery Sallie Phillips (M. S.) Greenville County (L. S.) Magnery Sallie Phillips (M. S.) Mag		year of the Sovereignty and Independence of the United States of America
G. V. Phillips (L.		John Emery
HE STATE OF SQUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Sallie Phillips and made of the saw the within named. John Emory gn, seal and as his act and deed deliver the within written deed, and that she, with G. V. Phillips interested the execution thereof. WORN TO before me this 9 day of April April A. D. 1942. G. V. Phillips Magistrate Greenville County, S. C. THE STATE OF SOUTH CAROLINA Greenville County, S. C. THE STATE OF SOUTH CAROLINA Greenville County images and the state of the st		(L.
HE STATE OF South CAROLINA. Greenville County. PERSONALLY appeared before me Sallie Phillips and made of at 8 he saw the within named John Emory go, seal and as Al8 act and deed deliver the within written deed, and that 8 he, with 6 v. V. Phillips itnessed the execution thereof. WORN TO before me this. G. V. Phillips G. V. Phillips G. V. Phillips G. V. Phillips C. V. Phillips G. V. Phillips C. V. Phillips G. V. Phillips Greenville County S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C. HE STATE OF SOUTH CAROLINA Greenville County, S. C.		
HE STATE OF SAUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Sallie Phillips. and made of John Emory gg, seal and as. Als. act and deed deliver the within written deed, and that She, with G. V. Phillips. itnessed the execution thereof. SWORN TO before me this. A D. 1942 G. V. Phillips. G. V. Phillips. (L. S.) Magistrate of Greenwill County, S. C. HE STATE OF SOUTH CAROLINA Greeaville County I, , do hereby certify u Il whom it may concern that Mrs. the wife of orithin named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of a cross or persons whomsoever, renounce, release and forever relinquish unto the within named Leirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release the state of the cross of the county of the premises within mentioned and release the cross of the cross of the county of the premises within mentioned and release the cross of th		
PERSONALLY appeared before me Sallie Phillips	•	(L. S
PERSONALLY appeared before me Sallie Phillips		
gn, seal and as has act and deed deliver the within written deed, and that She, with G. V. Phillips day of April A. D. 1042 Sallie Phillips G. V. Phillips (L. S.) Notary Public for South Carolina Magistrate Greenville County, S. C. THE STATE OF SOUTH CAROLINA Greenville County I,	THE STATE OF SOUTH CAROLINA, Greenville County.	MORTGAGE OF REAL ESTATE
gn, seal and as	🗸 - Carallel Caralle	
gn, seal and as	at S. he saw the within named John Emor	Y
SWORN TO before me this 9 day of April , A. D. 1942. G. V. Phillips (L. S.) Notary Public for South Carolina. Magistrate Greenville County, S. C. THE STATE OF SOUTH CAROLINA Greenville County I, , do hereby certify use the wife of the wife of the properties o		
April , A. D. 1942 Sallie Phillips G. V. Phillips (L. S.) Magistrate Greenville County, S. C. THE STATE OF SOUTH CAROLINA Greenville County I, , do hereby certify use the wife of the wife of the privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the sand Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release and release and forever relinquish unto the within named	ign, seal and asact and deed deliver the within written witnessed the execution thereof.	deed, and thatShe, withG.V. Phillips
G. V. Phillips Notary Public for South Excime. Magistrate Greenville County, S. C. THE STATE OF SOUTH CAROLINA Greenville County I,	WORN TO before me thisday of	
THE STATE OF SOUTH CAROLINA Greenville County I,	April , A. D. 1942.	Sallie Phillips
THE STATE OF SOUTH CAROLINA Greenville County I,	G. V. Phillips (L.S.)	
THE STATE OF SOUTH CAROLINA Greenville County I,, do hereby certify use the wife of printing named, did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of serson or persons whomsoever, renounce, release and forever relinquish unto the within named	Magistrate Greenville County, S. C.	
Il whom it may concern that Mrs, do hereby certify untithin named, did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of serson or persons whomsoever, renounce, release and forever relinquish unto the within named	THE STATE OF SOUTH CAROLINA	
Il whom it may concern that Mrs, the wife of rithin named, did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of serson or persons whomsoever, renounce, release and forever relinquish unto the within named	· · · · · · · · · · · · · · · · · · ·	do hereby certify the
rithin named, did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of serson or persons whomsoever, renounce, release and forever relinquish unto the within named		
erson or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release		
erson or persons whomsoever, renounce, release and forever relinquish unto the within named	rithin named	that she does freely, voluntarily and without any compulsion, dread or fear of a
Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release	erson or persons whomsoever, renounce, release and forever relinquish unt	o the within named
GIVEN under my hand and seal, thisday	Heirs and Assigns, all her interest and estate, and also all her rights and c	claim of Dower of, in or to all and singular the Premises within mentioned and releas
	GIVEN under my hand and seal, thisday	
f, A. D. 19		