TOGETHER with all and impairs the Bulton, Members, Hindelmanns and Apparaturements to the said Faculties belonging, or in empiric insident or approximately. OF HAVE AND TO HOLD all and decapes the said Promises made the made and the said state of the said and decapits the said Promises made that all the said to said the said together the said Promises made that all the said together the said Promises made that all the said together the said Promises made that all the said together the said Promises made that all the said together the said Promises made that all the said Andreas, force and regions and Administrators and Administrator	G.R.E.M2-A	
TO HAVE AND TO HOLD all and singular the still Premises uses the useful Premises belonging or in account further at appendix the still Premises uses the useful Premises and Asymptomeses in the still Premises belonging or in account further at appendix the still regarded to the still regarded to the still premises uses the still Premises uses the useful Premises uses the still premises the still premises the premises the premises and publishing on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on the still acceptor of the Crown Crown of still Premises the still acceptor of the Crown Crown of still Premises the still acceptor of the Crown Crown of still Premises of the still acceptor of the Crown Crown of still Premises of the still acceptor of the Crown Crown of still Premises and the still in the true intent and accessing of the parties to the Premises the still premises still access the still acceptor of the Crown Crown of still Premises and the still in the true intent and accessing of the parties to the Premises the still access the still premise still access the still acc		
TO HAVE AND TO HOLD all and singular the still Premises uses the useful Premises belonging or in account further at appendix the still Premises uses the useful Premises and Asymptomeses in the still Premises belonging or in account further at appendix the still regarded to the still regarded to the still premises uses the still Premises uses the useful Premises uses the still premises the still premises the premises the premises and publishing on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on the still acceptor of the Crown Crown of still Premises the still acceptor of the Crown Crown of still Premises the still acceptor of the Crown Crown of still Premises of the still acceptor of the Crown Crown of still Premises of the still acceptor of the Crown Crown of still Premises and the still in the true intent and accessing of the parties to the Premises the still premises still access the still acceptor of the Crown Crown of still Premises and the still in the true intent and accessing of the parties to the Premises the still access the still premise still access the still acc		
TO HAVE AND TO HOLD all and singular the still Premises uses the useful Premises belonging or in account further at appendix the still Premises uses the useful Premises and Asymptomeses in the still Premises belonging or in account further at appendix the still regarded to the still regarded to the still premises uses the still Premises uses the useful Premises uses the still premises the still premises the premises the premises and publishing on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on made for in some not been than X.  And the still acceptor—agree not instant the locus and buildings on the still acceptor of the Crown Crown of still Premises the still acceptor of the Crown Crown of still Premises the still acceptor of the Crown Crown of still Premises of the still acceptor of the Crown Crown of still Premises of the still acceptor of the Crown Crown of still Premises and the still in the true intent and accessing of the parties to the Premises the still premises still access the still acceptor of the Crown Crown of still Premises and the still in the true intent and accessing of the parties to the Premises the still access the still premise still access the still acc		
TOCHTHEN with all and stepcher the Rights, Members, Harolineacus and Aquatementes to the said Premitter to the said and premitter to the said and stepcher the Rights, Members, Harolineacus and Aquatementes to the said Premitter and Administrators to worman and severe defend all and singular the said Premitter unto the said Thomas L. Smith and his  Heirs and Assigns forces: And I do shouly black Thomas L. Smith and his  Heirs and Assigns forces and a said creey posens absorate behavior. He said materials and creey posens absorate behavior in a same not be about 2.  And the said conceptages sare on forces the house and buildings on said in in a same not be about 2.  And the said conceptage sare on forces the house and buildings on said in in a same not be about 2.  And the said conceptages sare on force the house and buildings on said in in a same not be about 2.  And if a say time and professory may show the buildings of the said of the said conceptage said that in the enter that the more gapes shall at up the word of said data, or house thereon house, but the said materiages and that in the enter that the more gapes A shall at any flow fail to do so, that the said materiages		
TOCETHER with all and singular the Rights, Members, Hereditacrate and Appuntonment in the tail Premier belonging, or in anywers incident or experimining. TO HAVE AND TO HOLD all and singular for well Premier more the tail.  Thomas L. Smith and high forever. And I do bready bind Myself and my Heirs, Econous and Administratus to warrant and movement defend all and singular the sail Premiers uses the well Thomas L. Smith and high the ment of the sail Premiers uses the well Thomas L. Smith and high the sail of the sail and myself the sail Premiers are the well as the sail and singular from and pulsars.  Heirs and Adades, from and appears the and my the sail and my the sail and singular form and pulsars.  And the sail correspons — square — to insure the horse and buildings or as dains the same or any per decreed.  And the sail amenages — may cross the same to be interest in the sail and simplests — and that in the error that the manager — shall as any time fad to do so, that the sail amenages — may cross the same to be the sail amenages — and that in the cross the tree the terminage — shall as any time fad to do so, that the sail amenages — may cross the same to be interested by the sail and simplests — and sail delay, or instead thereous, by the sail amenages — my cross the same to be interested by the sail amenages — may cross the same to be interested by the sail amenages — may cross the same to be sail amenages — and that in the cross the sail amenages — and sail amenages — and will delay to instead thereous by the sail amenages — and the sail amenages — the capture of the sail amenages — the capture of the sail amenages — the sail amenages — the sail amenages — the sail amenages — the capture of the sail amenages — t		
TOGSTHER with all and simples the Rights, Member, Heralizamous and Agustramonous to the said Pecunics belonging or in anywhic hecklan or appendixing TO HAVE AND TO HOLD all and simples the said remarks of the said Pecunics who the said.  Thomas L. Smith and M. Smit		
TOGSTHER with all and simples the Rights, Member, Heralizamous and Agustramonous to the said Pecunics belonging or in anywhic hecklan or appendixing TO HAVE AND TO HOLD all and simples the said remarks of the said Pecunics who the said.  Thomas L. Smith and M. Smit		
TO HAVE AND TO HOLD all and singular the said Premises more the said.    Mayor   Mayor   Mayor   Main   Mayor   Main   Mayor   Main   Mayor   Main   Mayor   Main		
TO HAVE AND TO HOLD all and singular the said Premises more the said.    Mayor   Mayor   Mayor   Main   Mayor   Main   Mayor   Main   Mayor   Main   Mayor   Main		
These and Anisgas frever. And I do hereby bind Thomas L. Smith and his inverse defend all and singular the said Pennises unto the said Thomas L. Smith and his  Heis and Anisgas from and appins. The Smith and his  Heis and Anisgas from and appins. The Smith and his  Heis and Anisgas from and appins. The Smith and his  Heis and Anisgas from and appins. The Smith and his  And the said anaregase agree to instruct the beame and buildings on said his is a sum not for them.  Dullan, its company or computes saidfactory to the mortgage and keep the summander from his or dismays by the and assign the polley of inscrance to the said moutages and has to the event that the mortgage and keep the summander from his or dismays by the and assign the polley of inscrance to the said moutages and has to the event that the mortgage and here yet a said slebt, or inscrance his mortgage, with historia.  And if at any time say year of said slebt, or inscrance his mortgage, with historia.  And if at any time said the said moutages of the said moutages and he will covered the said moutages the said moutages of the Creat Court of said State may at chambers or coherence segment a sectore, with antibody to this personage of said provises and of said state and garden said periods underther districts printing can of declaration you and add that inscrete the respect without historial to account for a historial creat point of said declaration you and delath inscrete the respect without historial to account for any be the, according to the total moutages of the late to said periods when the provise his said moutages. As no half and only to second to adult of the rest and meaning of the purities to these Provises, that if I and the rest included the said said periods.  PROVIDED ALWAYS, novertheless, and that it is the true induced and meaning of the purities to these threads in fall provises and said and adult and may be great and a said said the said and the said and the said and the purities to decay the fall		
Thomas L. Smith and high forever. And I do bendy bold Thomas L. Smith and his  never defend all and singular the said Pomies who he said I Thomas L. Smith and his  Hein and Asigos from and against 180 and 187.  Hein, Saccutes, Administrators and Asigos and every person whomesomer lawfully claiming or to claim the tume or any purt thereof.  And the said managem agree to immer the house and buildings on said let in a sum not less than X.  Dallan, in a company or companies satisfactory to the moretager. and lawfull of using the foreign and company or companies satisfactory to the moretager. and lawfull of the said managemer and cognition of said business of the said managemer. The said the said of the covert that the more gaper. And at any time fail to do so, how the total congregor, may create the same to be located in X.  For the recedum and cognition of said businesses. X. for the recedum and cognition of said posterous customers and cognition of said posterous customers. X. for the recedum and cognition of said posterous customers and profession of said posterous customers. X. for the recedum and cognition of said posterous customers and profession of said posterous customers. X. for the recedum and cognition of said posterous customers and profession of said posterous or the said and cognition of said posterous customers. X. for the recedum and cognition of said posterous customers and cognition of said posterous customers. X.  For the recedum and cognition of said business customers and profession of said posterous or Assignment and the said customers of said posterous customers. X.  For the recedum and cognition of said business of the said control of said said cognition of said posterous customers and cognition of said posterous customers and cognition of said cognition of said customers and cognition of said	TO HAVE AND TO HOLD all and singular the said Premises unto the said	Smith and his
Thomas L. Smith and his  Here and Ausgray, from and spelous. Be and my  Here and Ausgray, from and spelous. Be and my  Here and Ausgray, from and spelous. Be and my  Here and Ausgray, from and spelous. Be and my  Here and Ausgray, from and spelous. Be and my  Here and Ausgray, from and spelous. Be and my  Here and Ausgray, from and spelous. Be and my  Here and Ausgray, from and spelous. Be and my  Here and Ausgray, from and spelous. Be and my  And the said mortgager. agree to manner the home and buildings on mid lee in a sum not loss than X.  Dollars, in a company or conscribed substitution and the policy of immurance to the said mortgager, and that in the event that the metagear. And learn the top to the bill to do by,  In the said mortgager. The and the same to be lossed in X.  And if a ray time any pure of said debt. or therete thereon, be part that send supposed. In these there are any pure of said debt. In the entered the mortgage and the said mortgager. And if a my time said the said send the said mortgage and the said mortgage and proceeds therether (or feet processes of electronic types and proceeds therether (or feet processes of electronic types and debt, interest, one or expenses, which allow to second to a subject of the flow of electronic types and debt, interest, one or expenses, which allow to second to a subject of the flow of the said of entered and proceeds therether (or man and the said and order to a secondary processes and collect ray of errors and processes. The said and subject of the flower debt and order to a secondary process. The said and the said and order to a secondary process. The said and said and order to a secondary process. The said and said		
Heins and Antigo, from and against	Heirs and Assigns forever. And I do hereby bind myself and m	Heirs, Executors and Administrators to warrant and
Heirs and Asings, from and against Mo and Asings and every person whoseover lawfully claiming at the claim the state of any part thereof.  And the said mortgager agree in incare the house and buildings on said let in a sum part loss than X.  Dollars, in a company or companies satisfactory to the mortgages—and keep the state material form hose of damage by fire, and assign the policy of hotsacree to the said mortgages—in the certain the the mortgages—that at any time full to do so, Arry he state in the course of the the mortgages—and at any time full to do so, Arry he state in the course of the mortgages—and at any time full to do so, Arry he state in the course of the state of the stat	orever defend all and singular the said Premises unto the said Thomas L. Smith and his	3
And the said contragon — agree — to issues the house and buildings on aid be rin a sum not less than — Bollers, in a sum not less than — Bollers, in a company or computes sufficiency to the motispace — and keep the same manuel from how or thomage by firs, and amign the policy of inscrance to the said mortgagee —; and that in the event that the mortgagee — and up time fall to do to, for the said mortgagee — may cause the same to be insured by a first the said mortgagee —; and that in the event that the mortgagee — shall at any time fall to do to, for the said mortgagee — may cause the same to be insured by a first the said mortgagee — and the said in any time only part of said debt. or instruct theses, be part due and unpath. — Levely assign the reuts and profits of the shore described presents on and mortgage.  On and mortgagee — or company the said debt. or instruct theses, be part due and unpath. — Levely assign the reuts and profits of the shore described presents on all profits actually delicitations for said said said and the said mortgage.  FROVIDED ALWAYS, nevertheless, and that it is the true insent and meaning of the parties to these Process, that if		
And the said mortgager — agree — to issue the house and buildings on said her in a sum not less than —	Line and Assimo from	and assingt me and my
And the said mortgager agree to insure the house and buildings on said lot in a sum not less than  Dalles, in a company or companies astifiation by the mortgagee, and keep the same nonzerod firms lots or damage by firs, and assign the policy of insurance to the said mortgagee sign of the mortgagee of such insurance trade this manager, with interest.  And if a surface of such insurance trade this manager, with interest.  And if a surface of creater Court of said State may an chamber or orthorology on the property of the showed described premises any ludge of the Creater Court of said State may an chamber or orthorology on the property of the property of the showed described premises any ludge of the Creater Court of said State may an chamber or orthorology on the property of the property of the state of the state of the state of said state may a ludge of the court of said state of the state of property of the state of th		
Dallar, in a company or composites satisfactory to the mortgages—and leep the same stands from loss or durange by fire, and session the policy of insurance to the said mortgages—and that is the event that the mortgages—thall it any time fail to do so, the continue and expressed of such insurance under this mortgage, with insures.  And if if any time can year of said docts, or insurest thereon, be past due and unput.  I beredy assign the rests and profess of the above described promises that are continued to the above described promises. This is an arrange of the close of each flow ever, a chambers or observable, and agree socks, againing the one processed thereafter (after paying costs of collection) upon said debt, intensit, costs or expresses, without liability to accutant for anything assoc than the exist of profits scalarly collected.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Persents, that if I , the said mortgager of the said mortgager is the debt or sum of money aforessid, with interest thereon, if may be due, according to the two insurant and meaning of the parties to these Persents, that if I , the said mortgager is developed and a said parties that said parties the said among the said parties and an area as a said as a continue of the said another than the said and truly per or cause to be guid unto the fail mortgager. The debt or sum of money aforessid, with interest thereon, if may be due, according to the two insurance and an assain of the said another than the said parties that said parties the said mortgager. The hold and enjoy the said Persents and meaning of the said another than the said another than the said parties that said mortgager. The hold and enjoy the said Persents until default of payment after the said another than the said another		
neared from loss or change by fire, and assign the policy of insurance to the said mortgages— and that in the event that the mortgages— thall at any time full to do so, then the said mortgages— may cause the same to be insured in		
the the said mortagene may cause the same to be issuared in A name and refrabutes. A few the reculation and express of such instrumes under this nortage, with interest.  And if a say three or put of an aid able, or interest thereon, be past due and unusual. I hereby assign the rems and profits of the above described premises and interest thereon, in an aid of the control of aid Since may, at chambers or otherwise, appoint a receiver, with authority to take posteration of Assigns, and agree that any lugles of the Cruck Court of said Since may, at chambers or otherwise, appoint a proceiver, with authority to take posteration of assignment of the posteration of the said and any pulged of the Cruck Court of said Since may, at chambers or otherwise, appoint a proceiver, with authority to take posteration of the posteration		
And if at any time any part of such insurance under this protegue, with interest thereon, be past due and unpaid.  In hearby assign the renns and profits of the above described premises and stages and any time any part of said dob, to interest thereon, be past due and unpaid.  In the protection of said dispenses and called colors, applying the creme and profits of the Circuit Court of said Same may, at chambers or otherwise, applied a receiver, with authority to take protection of said grommens and called colors, applying the net proceeds thereafter (after paying control collection) upon said debt, interest, costs or expenses; without liability to secount for anything more than the rent and profits of the Circuit Court of said Same may, at chambers or otherwise and meaning of the parties to these Presents, that if.  I, the said mortgager  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if.  I, the said mortgager  to be paid unto the fact mortgager.  AND IT IS AGREED by and between the said promise than unit mortgager. As to hold and entry the said Premises until default of payment shall be made.  AND IT IS AGREED by and between the said promise than unit mortgager. As to hold and entry the said Premises until default of payment shall be made.  AND IT IS AGREED by and between the said promise than unit mortgager. As to hold and entry the said Premises until default of payment shall be made.  AND IT IS AGREED by and between the said promise than unit mortgager. As to had and entry the said Premises until default of payment shall be made.  AND IT IS AGREED by and between the said promise and units		
14.10  14	remium and expense of such insurance under this mortgage, with interest.	
THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENWILLE  AD. Hawkins  MORTCAGE OF REAL ESTATE  Percoally oppeade before me.  James M. Paris  MORTCAGE OF REAL ESTATE  Percoally oppeade before me.  James M. Paris  MORTCAGE OF REAL ESTATE  SWORN TO before me this  James M. Paris  MORTCAGE OF REAL ESTATE  AD. Hawkins  MORTCAGE OF REAL ESTATE  James M. Paris  MORTCAGE OF REAL ESTATE  AD. Hawkins  MORTCAGE OF REAL ESTATE  MORTCAGE OF REAL ESTATE  AD. Hawkins  MORTCAGE OF REAL ESTATE  AD. Hawkins  MORTCAGE OF REAL ESTATE  MORTCAGE OF REAL ESTATE  AD. Hawkins  MORTCAGE OF REAL ESTATE  AD. Hawkins  MORTCAGE OF REAL ESTATE  MORTCAGE OF REAL ESTATE  AD. Hawkins  MORTCAGE OF REAL ESTATE  MORTCAGE OF REAL ESTATE  AD. Hawkins  MORTCAGE OF REAL ESTATE  MORTCAGE OF REA	And if at any time any part of said debt, or interest thereon, be past due and unpaid,	ereby assign the rents and profits of the above described premises
provides, applying the net proceeds thereafter (after paying costs of collection) upon said debt, increast, costs or expenses without liability to account for anything more than the zens of problems.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if  I, the said mergaged  do and shall well and truly pay or cause the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then his deed of bargain and sale shall ceaps, determine, and be utterly and and void, otherwise to remain in full force and virtue.  AND IT IS ACREED by and between the said parties that said mortgaged. 13. to hold and enjoy the said Premises until default of payment shall be made.  Witness My hand do do seal , this 13th do you for November.  and in the one hundred and  FORTY-three.  and in the one hundred and  ALXY-sighth  year of the Independence of the United States Signed, scaled and delivered in the presence of  James M. Faris  I.da O. Paris  (LS)  THE STATE OF SOUTH CAROLINA.  County or Gainswille  James M. Paris  MORITGAGE OF REAL ESTATE  James M. Paris  and made outh that he saw the within named  Tda O. Paris  ign, seal and as her  November  AD, 1943  H. D. Hawkins  SWORN TO before me this  James M. Paris  H. D. Hawkins  Notary Public for South Carolina  I.S.  THE STATE OF SOUTH CAROLINA.  COUNTY OF GRIENWILLE  Year of CRIENWILLE  RENUNCIATION OF DOWER  L. Notary Public for S. C., be within named  The state of SOUTH CAROLINA.  COUNTY OF GRIENWILLE  RENUNCIATION OF DOWER  L. Notary Public for S. C., be within named  L. Notary Public for S. C., be within named  he wise of the within named	said mortgagee , or his	Heirs, Executors, Administrators or Assigns, and agree
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	rofits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expension	to take possession of said premises and conect said rems and
, do and shall well and truly pay or cause be paid unto the skid morspages. the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then is deed of baragin and sale shall close, determine, and be utterfy null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgager. 13 to hold and enjoy the said Premises until default of payment shall be made.  Witness my hand and seal , chis 13th day of Movember in the art of our Lord one thousand, nine, hundred and for ty-threse and in the one hundred and  Sakty-slighth year of the Independence of the United States  Signed, sealed and delivered in the presence of  James M. Paris (LS)  H. D. Hawkins (LS)  HE STATE OF SOUTH CAROLINA,  COUNTY OF GRADINIAL ADD.  COUNTY OF GRADINIAL BE ADD.  ADD. 19 43  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 15 th  Notary Public for South Carolina  Notary Public for South Carolina  COUNTY OF GREENILE STATE  FRINDICIATION OF DOWER  L. O. Detecty certify unso all whom it may concern that Ms.  The With of the within named  RENUNCIATION OF DOWER  to observe wettify unso all whom it may concern that Ms.  The wife of the within named.		
Le paid unto the Sid mortgages the debt or sum of money aforestid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then its deed of bargain and sale shall come, determine, and be unterly nell and void; otherwise to remain in full force and virue.  AND IT IS AGREED by and between the said parties that said mortgager. 13. to hold and enjoy the said Premises until default of payment shall be made.  Witnes my hand ind seal this 13th day of November in the car of our Lord one thousand, mine, hundred and forty—thr.ee and four the car of our Lord one thousand, mine, hundred and forty—thr.ee and four the car of our Lord one thousand, mine, hundred and forty—thr.ee and in the one hundred and slaves.  Signed, scaled and delivered in the presence of James M. Paris (LS)  H. D. Hawkins (LS)  H. D. Hawkins (LS)  MORTGAGE OF REAL ESTATE  Personally appeared before me. James M. Paris  and made cath that he saw the within named I.3a. O. Paris  gp, seal and as her act and deed deliver the within written deed, and that he with H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13th AD, 1943  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13th AD, 1943  H. D. Hawkins Witnessed the execution thereof.  SWORN TO before me this 12th AD, 1943  H. STATE OF SOUTH CAROLINA, COUNTY of GREENVILE 1, Notary Public for S. C., to be early certify unto all whom it may concern that Mes. the wife of the within named  RENUNCIATION OF DOWER 1, Observe for the within named the within the w		
is deed of hargain and sale shall cease, decremine, and be uttenty null and void; otherwise to remain in full force and virtue.  AND IT IS ACREED by and between the said parties that said mortgager. 15 to hold and enjoy the said Premises until default of payment shall be made.  Witness my hand sind seal this 13th day of November in the rar of our Lord one thousand, nino, hundred and forty-three and in the one hundred and Saxty-sighth year of the Independence of the United States America.  Signed, sealed and delivered in the presence of James M. Paris (LS)  H. D. Hawkins (LS)  HE STATE OF SOUTH CAROLINA.)  COUNTY OF GREENVILE James M. Paris act and deed deliver the within named James M. Paris act and deed deliver the within written deed, and that be with H. D. Hawkins (LS)  SWORN TO before me this 13th witnessed the execution thereof.  SWORN TO before me this 13th November A.D., 19 43  H. D. Hawkins (LS)  HE STATE OF SOUTH CAROLINA.)  COUNTY OF GREENVILE James M. Paris  AD., 19 43  H. D. Hawkins (LS)  H. STATE OF SOUTH CAROLINA.)  COUNTY OF GREENVILE James M. Paris  Notary Public for South Carolina  (LS)  HE STATE OF SOUTH CAROLINA.)  COUNTY OF GREENVILE James M. Paris  Notary Public for South Carolina  RENUNCIATION OF DOWER  Notary Public for S. C., o hereby certify unto all whom it may cencern that Mrs.		
Wimes My hand and seal , this 13th day of November in the ar of our Lord one thousand, nine,hundred and for ty-three and in the one hundred and Sixty-elghth year of the Independence of the United States Signed, sealed and delivered in the presence of James M. Paris Ida O. Paris (LS.)  H. D. Hawkins (LS.)  HE STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE James M. Paris act and deed deliver the within named Jda C. Paris  MORTGAGE OF REAL ESTATE  Personally appeared before me James M. Paris  and made out that be saw the within named Ida C. Paris  SWORN TO before me this 13th  November AD, 1943  H. D. Hawkins  SWORN TO before me this 13th  Notary Public for South Carolina  November AD, 1943  H. D. Hawkins  Notary Public for South Carolina  RENUNCIATION OF DOWER  I. Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs.  we wife of the within named	be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due is deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full for	e, according to the true intent and meaning of the said note, then ce and virtue.
Winess my hand and seal this 13th day of November in the ar of our Lord one thousand, nine, hundred and forty-three and in the one hundred and slavered in the presence of James M. Paris [LS.]  H. D. Hawkins [LS.]  HE STATE OF SOUTH CAROLINA, COUNTY OF GREENVILE James M. Paris act and deed deliver the within named ladd on the within source of James M. Paris act and deed deliver the within written deed, and that be with H. D. Hawkins [LS.]  MORTGAGE OF REAL ESTATE SWORN TO before me this 13th M. Paris act and deed deliver the within written deed, and that be with H. D. Hawkins [LS.]  SWORN TO before me this 13th M. Paris [LS.]  H. D. Hawkins [LS.]  Winness M. Paris [LS.]  James M. Paris [LS.]  James M. Paris [LS.]  H. D. Hawkins [LS.]  Winnessed the execution thereof.  SWORN TO before me this 13th M. Paris [LS.]  H. D. Hawkins [LS.]  RENUNCIATION OF DOWER [LS.]  Country of GREENVILE [LS.]  Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs. he wife of the within named [LS.]	AND IT IS AGREED by and between the said parties that said mortgagor	ne said Premises until default of payment shall be made.
ar of our Lord one thousand, nine, hundred and forty-three and in the one hundred and shares.  Signed, sealed and delivered in the presence of James M. Paris Ida Q. Paris (LS)  H. D. Hawkins (LS)  HE STATE OF SOUTH CAROLINA. And that he saw the within named Table Q. Paris act and deed deliver the within written deed, and that he with the D. Hawkins (LS)  SWORN TO before me this 13 th Notary Public for South Carolina (LS)  HE STATE OF SOUTH CAROLINA. And D. 19 43 And D. Hawkins (LS)  SWORN TO BEENVILLE TO BE SOUTH CAROLINA. And D. 19 43 And D. Hawkins (LS)  H. D. Hawkins (LS)  THE STATE OF SOUTH CAROLINA. And D. 19 43 And D. Hawkins (LS)  Where the state of South Carolina (LS)  The STATE OF SOUTH CAROLINA. And D. Hawkins (LS)  The STATE	어떤 사람들이 가장 하는 사람들이 되었다. 그 사람들이 되었다. 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	
FAMERICA.  Signed, scaled and delivered in the presence of  James M. Paris  H. D. Hawkins  (LS)  THE STATE OF SOUTH CAROLINA.  COUNTY OF GENERVILLE  Personally appeared before me.  James M. Paris  MORTGAGE OF REAL ESTATE  Personally appeared before me.  James M. Paris  act and deed deliver the within varieten deed, and thatbe with  H. D. Hawkins  SWORN TO before me this15 th		
Signed, sealed and delivered in the presence of  James M. Paris (L.S.)  H. D. Hawkins (L.S.)  (L.S.)  THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILLE SPESSOR M. Paris  and made oath that he saw the within named Ida C. Paris  sign, seal and as her act and deed deliver the within written deed, and that he with  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13 th  November A.D., 19.43  H. D. Hawkins (L.S.)  THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILLE RENUNCIATION OF DOWER  I. Notary Public for South Carolins  RENUNCIATION OF DOWER  I. Notary Public for S. C., the wife of the within named	car of our Lord one thousand, nine hundred and IOrty-Unree	and in the one hundred and
Signed, sealed and delivered in the presence of  James M. Paris  L.S.)  H. D. Hawkins  (L.S.)  (L.S.)  HE STATE OF SOUTH CAROLINA.)  COUNTY OF GREENVILLE  Personally appeared before me James M. Paris  and made cath that he saw the within named Ida C. Paris  gn, seal and as her act and deed deliver the within written deed, and that he with  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13 th  And November A.D., 1943  H. D. Hawkins  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA.)  COUNTY OF GREENVILLE  I. Notary Public for S. C., ohereby certify unto all whom it may concern that Mrs. he wife of the within named	Slxty-eighth America.	year of the Independence of the United States
H. D. Hawkins  (LS.)  (LS.)  (LS.)  HE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILLE  Personally appeared before me. James M. Paris  and made oath that he saw the within named Ida C. Paris  gn, seal and as her act and deed deliver the within written deed, and that he with  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13 th witnessed the execution thereof.  SWORN TO before me this Notary Public for South Carolina  H. D. Hawkins  (LS.)  James M. Paris  H. D. Hawkins  Countr of Greenville  I. Notary Public for South Carolina  RENUNCIATION OF DOWER  L. Notary Public for S. C., obereby certify unto all whom it may concern that Mrs. he wife of the within named		
HE STATE OF SOUTH CAROLINA.  County of Greenville  Personally appeared before me.  James M. Paris  act and deed deliver the within written deed, and thathe with  H. D. Hawkins  SWORN TO before me this. 13 th  ay of November AD., 19 43  H. D. Hawkins  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA.  County of Greenville  I. Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs.  The wife of the within named.	James M. Paris Ida O.	Paris (L.S.)
HE STATE OF SOUTH CAROLINA.  County of Greenville  Personally appeared before me.  James M. Paris  act and deed deliver the within written deed, and thathe with  H. D. Hawkins  SWORN TO before me this. 13 th  ay of November AD., 19 43  H. D. Hawkins  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA.  County of Greenville  I. Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs.  The wife of the within named.	H. D. Hawkins	$(\mathbf{L}\mathbf{S})$
HE STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE Personally appeared before me.  James M. Paris  and made coath that he saw the within named  James M. Paris  act and deed deliver the within written deed, and that he with  H. D. Hawkins  SWORN TO before me this 13 th  AD, 19 43  H. D. Hawkins  Tober Movember  AD, 19 43  H. D. Hawkins  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  I. Notary Public for S. C., To hereby certify unto all whom it may concern that Mrs.  The wife of the within named  MORTGAGE OF REAL ESTATE  James M. Paris  Act and deed deliver the within written deed, and that he with  H. D. Hawkins  Witnessed the execution thereof.  James M. Paris  RENUNCIATION OF DOWER  I. Notary Public for S. C., The wife of the within named		
HE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  Personally appeared before me  James M. Paris  and made oath that he saw the within named  James M. Paris  and made oath that he saw the within named  James M. Paris  and made oath that he saw the within named  James M. Paris  And, 19 43  James M. Paris  James M. Paris  Witnessed the execution thereof.  SWORN TO before me this  November  AD., 19 43  James M. Paris  H. D. Hawkins  Notary Public for South Carolina  HE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  James M. Paris  RENUNCIATION OF DOWER  County of Greenville  James M. Paris  RENUNCIATION OF DOWER  Notary Public for S. C.,  of hereby certify unto all whom it may concern that Mrs.  we wife of the within named		
Country of Greenville  Personally appeared before me. James M. Paris  and made oath that he saw the within named Ida C. Paris  gn, seal and as her act and deed deliver the within written deed, and that he with  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13 th  November A.D., 19 43  H. D. Hawkins  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Country of Greenville  I, Notary Public for S. C.,  o hereby certify unto all whom it may concern that Mrs.  he wife of the within named		(L.S.)
County of Greenville  Personally appeared before me  James M. Paris  Ida C. Paris  Ida	THE STATE OF SOUTH CAROLINA	
Personally appeared before me James M. Paris  Ida C. Paris  gn, seal and as her act and deed deliver the within written deed, and that he with  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13 th  ay of November A.D., 19 43  H. D. Hawkins (L.S.)  THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  I, Notary Public for S. C., to hereby certify unto all whom it may concern that Mrs.  The wife of the within named	MORTGAGE OF REAL ESTATE	
and made oath that he saw the within named Ida C. Paris  gn, seal and as her act and deed deliver the within written deed, and that he with  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13 th  ay of November AD., 19 43  H. D. Hawkins (L.S.)  THE STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  I, Notary Public for S. C., on hereby certify unto all whom it may concern that Mrs.  The wife of the within named		
gn, seal and as her act and deed deliver the within written deed, and that he with  H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13 th  Bay of November A.D., 19 43  H. D. Hawkins (L.S.)  THE STATE OF SOUTH CAROLINA,  Country of Greenville  I, Notary Public for South Mrs.  Notary Public for S. C.,  o hereby certify unto all whom it may concern that Mrs.  The wife of the within named		
H. D. Hawkins witnessed the execution thereof.  SWORN TO before me this 13 th  ay of November A.D., 19 43  H. D. Hawkins (L.S.)  Notary Public for South Carolina  HE STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  I. Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs. ne wife of the within named	·	
SWORN TO before me this 13th  ay of November A.D., 19 43  H. D. Hawkins  Notary Public for South Carolina  RENUNCIATION OF DOWER  I, Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs.  ne wife of the within named		
A.D., 19 43  H. D. Hawkins  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Country of Greenville  I,  Notary Public for S. C.,  hereby certify unto all whom it may concern that Mrs.  ne wife of the within named	H. D. Hawkins	witnessed the execution thereof.
A.D., 19 43  H. D. Hawkins Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, County of Greenville I, Ohereby certify unto all whom it may concern that Mrs.  The wife of the within named  James M. Paris  RENUNCIATION OF DOWER  Notary Public for S. C.,	SWORN TO before me this	
H. D. Hawkins  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  I,  Notary Public for S. C.,  o hereby certify unto all whom it may concern that Mrs.  ne wife of the within named		Paris
Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  I,  Notary Public for S. C.,  he wife of the within named	A.D., 19.4.	<del>二</del>
COUNTY OF GREENVILLE  I,		
Country of Greenville RENUNCIATION OF DOWER  I,		
County of Greenville  I,  Notary Public for S. C., hereby certify unto all whom it may concern that Mrs.  we wife of the within named	HE STATE OF SOUTH CAROLINA,	
hereby certify unto all whom it may concern that Mrs.	County of Greenville	
e wife of the within named		
,		
ny person or persons whomsoever, renounce, release and forever relinquish unto the within named	• • •	
, peace or peace.		
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.		lar the Premises within mentioned and released.
Given under my hand and seal, this	Ieirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singu	
ay of	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
Notary Public, S. C.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	

November 17th

1.52