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TOGETHER with all and singular for Rights, Members, Herothements and Apputationnes to the with Premises belogates are in agreed and the property of the part of th	
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licine and Analigus forces: And. I do hereby bind. MRTY F. Goldsmith, Der  Ille's and Analigus forces: And an singular the soid Promises into the taid.  MRTY F. Goldsmith, Der  Ille's and Analigus, from and an singular the soid Promises that the taid.  MRTY F. Goldsmith, Der  Ille's and Analigus, from and analigus and every parton whosesever lawfully delining or to chian the same or as part a recol.  And the said mortuges	TO HAVE AND TO HOLD attend to the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertain
forew defend all and singular the said Premises more the said.  MATY F. GOLISantth, Bor  He're and Antique, from and against.  MATY F. GOLISantth, Bor  He're and Antique, from and against.  MATY F. GOLISantth, Bor  He're and Antique, from and against.  MATY F. GOLISantth, Bor  He're and Antique, from and against.  MATY F. GOLISantth, Bor  He're and Antique, from and against.  MATY F. GOLISantth, Bor  He're and Antique, from and against.  MATY F. GOLISantth, Bor  And the said martingque.  And the said the said martingque.  And the said the said martingque.  And the said martingque.  And the said the sa	The roll an and singular the said Premises unto the said Mary F. Goldsmith, her
Helies, Execution, Administrators and Assigns and every person whomesever brothly chaining on to clein the same or any port threed.  And the said mortragor agree, \$\frac{1}{2}\$ to insure the house and shallings on the lost in a most of such the same or any port threed.  And the said mortragor agree, \$\frac{1}{2}\$ to insure the house and shallings on the lost in a most of the time. \$\textit{PLEPMINITY of \$\frac{1}{2}\$ \textit{E550V.}}\$  mattered from low or damage by far, and satign the policy of immunese to the said mortgages and this in the over that the mortgages and the said mortgages	Heirs and Assigns forever And I myself my
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insured from loss or denage by fire, and savigo the policy of insurance to the sulf mortgages	And the said mortgagor agrees to insure the house and buildings on said lot in a sum not less thanFifteen Hundred (\$1500)
fail to do so, then the said morrogane may cause the annual by impared in. 1627  And if at any time any part of said debt, or interest thereon, he past due and unpaid. I hereby assign the reast and profits of the above described and the said of the Creat of said debt, or interest thereon, he past due and unpaid. I hereby assign the reast and profits of the above described and the control of the Creat of said debt, or interest thereon, he past due and unpaid. I hereby assign the reast and profits of the above described and profits and profits against and any as desimbles or otherwise, appoint a receiver, with authority to take postession of said grounds and profits against and profits against and any as desimbles or otherwise, appoint a receiver, with authority to take postession of said grounds and profits against the said profits against the said profits against the control of said that it is the true interest and meaning of the parties to these Presents, that if I he said more profits against the said more profits and the said and the said profits against the said more profits and the said and the said profits against the said profits against the said profits and the said profits and that and meaning of the parties to these Presents, that if I he said more profits and the said profits	To 11
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premises to said mortgages. or X  That ary Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with all services of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take conscious of chambers and profits actually collected.  **Recorded Forest Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take conscious of chambers and profits actually collected.  **Recorded Forest Court of Court of State State may, at chambers or otherwise, appoint a receiver, with authority to take conscious of chambers and an expensive profits actually collected.  **Recorded Forest Court of Court of State State may, at chambers or otherwise, appoint and the court of court of the cou	premium and expense of such insured in the same to be insured in the s
that any pulses of the Circuit Court of sail Shase may, at chambers or observate, appoint a receiver, with authority to take possession of said profits applying the next and profits activately collected. The profits and any possession of collection) uson said debt, interest, costs or exponent; without highly to second for saything core than the rests and profits actually collected. The profits of collected profits and the rests and profits actually collected. The profits of collected profits are considered by the profits actually collected profits and the said mercanged. The debt or sum of money aforesaid, with interest thereon, if my be due accorded to the tires of the said mercanged. The debt or sum of money aforesaid, with interest thereon, if my be due accorded to the tires interest and sensitive the said grades of the tires interest and the said mercanged. The debt or sum of money aforesaid, with interest thereon, if my be due accorded to the tires interest and sensitive the said grades of the said the said the said mercanged and sensitive the said grades. The profits of the tires interest and sensitive the said grades of the said the said the said mercanged and said the said mercanged the said one to the said mercanged the said of the constitution of the tires of the said mercanged the said of the constitution of the said mercanged the said of the constitution of the said mercanged the said of the constitution of the said mercanged the said of the constitution of the said mercanged the said of the constitution of the said mercanged the said of the s	at any time any part of said debt, or interest thereon, he past due and unocid
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PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Precents, that if I	that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said profits, applying the net proceeds thereafter (after paying sections).
See paid unto the said mortgage	Decreed, Without Manie
to be paid suite the said nongepoe in debt of sum of money aforesaid, with interest thereon, if any he den, according to the term of a Month of the said note, then this deed of horsels in the said note, then this deed of horsels in the said parties that settings, and be giggly rull and void; otherwise to remain in full force termine. AND IT IS AGREED by and between the said parties that settings, and be giggly rull and void; otherwise to remain in full force termine. AND IT IS AGREED by and between the said parties that settings. AND IT IS AGREED by and between the said parties that settings. AND IT IS AGREED by and between the said parties that settings. AND IT IS AGREED by and between the said parties that settings. AND IT IS AGREED by and between the said parties that said parties that said parties that said parties the said parties that said parties that said parties the said parties that said parties that said parties the said parties that said parties that said parties the said parties that said parties the said parties that said parties that said parties the said parties that said parties that said parties the said parties that said parties the said parties that said parties that said parties the said parties that said parties the said parties that said parties that said parties the said parties that said parties the said	TROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, the said mortga
AND IT IS AGREED by and between the said perties that said me, and be quighty and and void, otherwise to remain in fulfill for the artist and meaning or witness. Mry. hand, and seal, this 25th day of. Mry. hand, and seal this content of the Independence of the United State Signed, sealed and delivered in the presence of J. M. Woods  Thos. T. Goldsmith Jannette E. Smith (L.S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Thos. T. Goldsmith Mr. Swoods  Thos. T. Goldsmith Mry. Mry of the saw the within named Jannette E. Smith Mrs. Witnessed the execution thereof.  SWORN TO before me this. 29th Mr. Woods  Thos. T. Goldsmith Mr. Swoods  Thos. T. Goldsmith Mr. Swoods  Thos. T. Goldsmith Mrs. Witnessed the execution thereof.  Thos. T. Goldsmith Mrs. Mry public for South Carolina. Swood of Greenville.  RENUNCIATION OF DOWER  I	
Winess BY hand and seal this 29th day of day of Movember in the fore roll of payment shall be made for our Lord one thousand, nice bunded and POrty-Five and in the one hundred and yellow miles in the case to day of the Independence of the United State Signed, sealed and delivered in the presence of J. M. Woods  Fhos. F. Goldsmith (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. J. M. Woods  did made oath that the saw the within named.  Jamette E. Smith  Thos. T. Goldsmith  Thos. T. Goldsmith  November A. D. 10.15  THE STATE OF SOUTH CAROLINA, County of Greenville.  Winessed the execution thereof.  November A. D. 10.15  THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I. Notary Fablic for South Gardina.  RENUNCIATION OF DOWER  I. Notary Fablic for South Gardina.  Notary Fablic for S. C., which is the presence of any person or persons whomsoever, renounce, release and forever reliquish unto the within named.  Motary Fablic, S. C.  Novamy Fablic, S. C.  Novamber 30th 19.15 the 1252 of clock.  P. M. Woods.  Recorded.  Novamber 30th 19.15 the 1252 of clock.  P. M. Woods.  Recorded.  Novamber 30th 19.15 the 1252 of clock.  P. M. Woods.  Recorded.  Novamber 30th 19.15 the 1252 of clock.  P. M. Woods.  Recorded.  Novamber 30th 19.15 the 1252 of clock.  P. M. Woods.  Recorded.  Novamber 30th 19.15 the 1252 of clock.  P. M. Woods.  Recorded.	ANI) IT TO A CENTRAL AND THE INTERNAL COSC. DETERMINE and he was a few of the according to the true intent and many and he was a few of the contract of the co
Seventieth  Served, sealed and delivered in the presence of J. M. Woods  Jannette E. Smith  (L. S.)  Thos. T. Goldsmith  FROBATE  Fersonally appeared before me.  J. M. Woods  di made coath that _he saw the within named.  Movember A. D. 19 L. S.  The STATE OF SOUTH CAROLINA, SWOYN TO before me this.  Pos. T. Goldsmith  Thos. T. Goldsmith  SWORN To before me this.  Thos. T. Goldsmith  Normy Fublic for South Carolina.  The STATE OF SOUTH CAROLINA, South Carolina.  Remunciation of Dower of, in or to all and singular the Premises within mentioned and released.  Notary Public, S. C.  Notary Public, S. C.  Seall)	Witnesshand and seal this 29th 29th
Signed, sealed and delivered in the presence of  J. M. Woods  Jannette E. Smith  (L. S.)  (L. S.)  (L. S.)  THOS. T. COLISMITH  County of Greenville.  Personally appeared before me.  J. M. Woods  Jannette E. Smith  (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me.  J. M. Woods  di made out thatle saw the within named.  Jannette E. Smith  D. seal and as.  her  Thos. T. Goldsmith  SWORN TO before me titis.  29th November  A. D. 19 Lis  Thos. T. Goldsmith  Notary Public for South Carolina.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I.  Merchy cartify unto all whom it may concern that Mrs.  wife of the within named.  this dry appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renoance, release and forever relinquish unto the within named.  The sand 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.  Notary Public, S. C.  November 30th  Notary Public, S. C.  November 30th  November 30th  November 30th  November 30th  November 30th  November 30th	V TITLE
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(L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. J. M. Woods  d made oath thathe saw the within named	(L. S
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. J. M. Woods  In made cath that he saw the within named. Jannetto E. Smith  In seal and as her  Thos. T. Goldsmith witnessed the execution thereof.  SWORN TO before me this. 29th  November A. D. 19 45  Thus. T. Goldsmith Witnessed the execution thereof.  Thus. T. Goldsmith Notary Fublic for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I. Notary Public for S. C.,  wife of the within named.  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, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The same 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.  Notary Public, S. C.  November 30th  19 45at 12:52 Octobek. F. M.	(L. S
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Personally appeared before me	
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Thos. T. Goldsmith Notary Fublic for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  I.  Hereby certify unto all whom it may concern that Mrs.  wife of the within named. 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, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The state of the within named and release and forever relinquish unto the within named.  The state of the within named and seal, this and sail her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Notary Public, S.C.  Notary Public, S.C. November 30th  19 45at 12452 o'clock.  M.	Thos. T. Goldsmith
Thos. T. Goldsmith (L. S.)  The STATE OF SOUTH CAROLINA, County of Greenville.  I	SWORN TO before me this 29th
THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I	y of J. M. Woods
THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I,	Thos. T. Goldsmith
County of Greenville.  RENUNCIATION OF DOWER  I,	Notary Public for South Carolina.
I,	THE STATE OF SOUTH CAROLINA, )
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wife of the within named	I,
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ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	
rs 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  Of	
rs 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.  of	the within pamed
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Notary Public, S. C.  Recorded November 30th 19 45at 12:52 o'clock M.	,
Notary Public, S. C.  November 30th  Recorded	
Recorded November 30th 19 45at 12:52 o'clock M.	(Seal)
19_47at	November 30+b
$B_{\mathbf{y}}$ $N \cdot S \cdot$	0'clockM.