TOGETHEN who all med singular the Nights, Members, Nerrollationers and Appartmentors to the soil Premise belonging, or the apprint reliable between time the state		
TOGETHER with all and alsoches the Raben, Members, Bereditaments and Appartmanner to the said forminer belanging, or in any vice instant or apparatument to the NATE OF HOLD 2d and ringing the need Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said Provinces man the said. TO HAVE AND TO HOLD 2d and ringing the said ringing to said to in some said spaints. TO HAVE AND TO HOLD 2d and ringing the said ringing to said to in some said said the said and the said said ringing to make the said said sa		
TOOSETHER with all and impairs the Highs, Members, Hereditaments and Appartmentates to the each Premises belonging, or in any vice incident or apparaturally to Hardy Andrews,		
TOGETHER with all and singular the Rights, Members, Novellaments and Appertenance to the raid Printime belonging, or in anysise limition or appearable TO BAVR AND TO HOLD all and singular the stall Printimes table to said. Liters and Arisina forcers. And. I do bretch bird. NYSELL, N.Y. Heirs, Executors and Administrators to Warriest and the said. NUMBERS of Administrators and Administrators to Warriest and the said. NUMBERS of Administrators and Administrators to Warriest and Administrators and A		
TOETHER with all and ningular the Rights, Members, Hereditament and Appartuments to the said Printings belonging, or in 179 vite incident or apportunity to HAVE AND TO HOLD all and singular the said Premises unto the said. FURRELL C. Additionary, his. Here and Assigns forever, And. Assigns forever, And. Assigns forever, And. Assigns forever, And. Mer and Assigns forever, And. Mer and Assigns forever, And. Mer and Assigns forever, And. Here, Executors, Administrators and Andiges and every person whomsever lawfully claiming or to to thin the same or any part thereof. And the said monetypeer, agreed. to introduce the road housings, or each boildings or not to thin the same or any part thereof. And the said monetypeer, agreed. The introduce the policy of introduce to the said moneyage, and lever the same money of companies and said to the policy of introduce to the said moneyage, and lever the said moneyage, and and the said moneyage, and the said with the said of the said to the		
Helen and Antique forerer. And. If the sand Antique forerer. And. If the sand Antique forerer. And. If the sand Antique forerer. And if the berely bind. Wheel I. C. As henove, hits Financial C. As henove, hits forerer defend all and singular the said Premises can be said. Financial C. As henove, hits Helen, Rescuters, Administrators and Antique and every person whomesees brinding chaining or to chain the same or any part thereof. And the said mortgages. agreed. to insere the hones and belieften on subdit in a some sets to than. I who and the said mortgages. agreed. to insere the hones and belieften on subdit in a some set to the him. I was not to the said mortgages. The policy of insertance to the said martgages. The said said said for the earth and the event that the antiques. The said premises and the said of such from the said said said for the earth and the event that the antiques. And if at say then any part of said debt, or inserted threeon, he part date and impacts. And if at say then any part of said debt, or inserted threeon, he part date and impacts. I have been applied to the Circuit Court of said State say, at chambers or otherwise, appoint a source, and the said premises to otherwise. Financial C. As henover, Administrators or Antiques. Financial C. As henover, As a said set of the said said say the said says the said says the said says the said says the said said says the said says the said says the said said says the said says the said says the said says the said said says the said says the said says the said says the said said says the said said says the said said says the said said said said said said said said		
ities and Annigue forever, And. I do hereby blad. MYABIT. MY. Mein. Executors and Administrators to warrant are forever defend all and singular the said Premises sent the said. THEN, Executors, Administrators and Anligus and every person whomesers the said and against. MPS. BECO. MY. And the said mechanics and Anligus and every person whomesers the later and Anligus, from and against. MPS. BECO. MY. And the said mechanics are all and series to sever the boats and be later to the said mechanics. A mean of the said mechanics and an against the said mechanics and an against the said warrant and the said mechanics and an against the said series are an against the said to it a runn on her has. An all the said mechanics said series are said to it a runn on her has the said series. And if an any mean and person of and financies used the more specific to the instruction. A mention and expense of said financies used the more specific to the instruction. A mention and expense of said financies used the more specific to the instruction. A mention of the said person of said persons of said financies used the more specific to the instruction. A mention of the said operated said financies used the more specific to the instruction of the said of the said operated of said financies of the instruction of the said operated of said financies of the instruction of the said operated of said financies of the instruction of the said operated of said financies of said financies of the said financies of said persons of said financies of said financies of said financies of said persons of said financies of said financies of said persons of said financies of said financies of said persons of said financies of said financies of said persons of said financies of said fi	RUS S	ell C. Ashmore, his
Heirs and Antigus, from and against		
Heler, Excentors, Administrators and Assigns and every person whoseseers in-rhilly claiming or to claim obe auto or any part thereof. And the said mortgages—agreed, he house the house and buildings on and hot in a sum not less than. And the said mortgages—agreed, and saving the policy of insurance to the said mortgages—and that in the even that the society of the saving and property of the saving and companies and an arranged such that the society of the saving and companies and property of the saving and companies. And if at any time and companies—and companies are the said mortgages—and companies are the said mortgages—and profits of the above described and property and profits of the above described and profits adopting the companies to a said mortgages—and profits of the above described and saving the saving and profits adopting the companies to a said mortgages—and profits adopting the companies of the saving and profits adopting the saving companies and the saving and profits adopting the saving and the saving and profits adopting the saving and the savin	RUSSE1	1 C. Ashmore, his
And the said mortgager segred, to insert the loose and buildings on and to its saum or less than		
Dollar, in a company or companies authorized to the nature of the mortgager. And saring the policy of intercace to the said mortgager. and the mortgager shall a say the said to do so, the mortgager. But a say the said to the said mortgager. The said is not say the said mortgager. The said is not say that the mortgager shall a say the said that in the second and the mortgager. And if at any time say part of said thete, or interest thereon, be past the and impale, I. hereby saign the reats and product of the above described and the said mortgager. And if at any time say part of said State may, at chambers or otherwise, appoint a receiver, with said and product of the above described and said said to the said mortgager. In S. Heir, Executor, Administrators or Assign, and greates are concentred to the progression of the said mortgager of the said mortgager of the said mortgager. In S. Heir, Executor, Administrators or Assign, and greates are concentred to the progression of the said mortgager of the said mortgager. PROVIDED ALWAYS, reverbelets, and that it is the tree interest and meaning of the parties to those Presents, that if I the said mortgager. PROVIDED ALWAYS, reverbelets, and that it is the tree interest and meaning of the parties to those Presents, that if I the said mortgager. PROVIDED ALWAYS, reverbelets, and that it is the tree interest and meaning of the parties to those Presents, that I the said mortgager of the said mortgager. PROVIDED ALWAYS, reverbelets, and that it is the tree interest and meaning of the parties to those Presents, that I the said mortgager of the said mortgager. PROVIDED ALWAYS, proverbelets, and that it is the said core, and the said mortgager of the said mortgager. PROVIDED ALWAYS, proverbelets, and that it is the said core of the said mortgager of the said mortgager. PROVIDED ALWAYS, proverbelets, and that it is the said core of the said mortgager of the said mortgager. PROVIDED ALWAYS, proverbelets, and that it is the said mortgager of the said mortgager. AND IT I	Description of the state of the	a alain, at
all to do so, then the mid professor. The control of the same horizogree—any Chase the same to be issured in X ames and reinstruct. And if at any time any part of said debt, or bruters thereon, be part due and unpoid, I hereby asking the cross and profus of the above described and any part of said debt, or bruters thereon, be part due and unpoid, I hereby asking the cross and profus or the above described any any Judge of the Circuit Court of said State say, at chambers or otherwise, apopies a recover, with authority to take possession of said progress are account for anything more than the creat and profus said profuse said pr	agreed to maure the house and buildings on said lot in a st	ım not less thanX
resulting and expense of such insurance makes and the person of the control of the above described and support of the control of the above described and support of the control of the above described and support of the control of the above described and support of the control of the above described and support of the control of the above described and support of the Circuit Court of and State may, at chambers or otherwise, appoint a receiver, with authority to state possession of said promise and agreed activated and activate collected. Provided of the Circuit Court of and State may, at chambers or otherwise, appoint a receiver, with authority to state possession of said promise and agreed activated collected. Provided of the Circuit Court of and State may, at chambers or otherwise, appoint a receiver, with authority to state possession of said promise and agreed activated activated and country of the control of the contr	nsured from loss or damage by fire, and assign the policy of insurance to the said mortgages	companies satisfactory to the mortgagee, and keep the same
THE STATE OF SOUTH CAROLINA. County of Greenville. Personally appeared before me. Pagil. A. Polt PROJECT P	ail to do so, then the said mortgagee may cause the same to be insured in	-, and that in the event that the mortgagor shall at any time
that any higher control and State may, at chambers or otherwise, appoint a receiver, with authority to take possession of and premises any account for anything more than the reast and profits actually collected. PROVIDED ALWAYS, nevertheless, and that is the true intent and meaning of the parties to these Presents, that if	And if at any time any part of said debt, or interest thereon, be past due and unpaid.	hereby aggion the manta to
Signed, sealed and delivered in the presence of W. W. Wilkins Personally appeared before me. Benj. A. Bolt The State of South Carolina, County of Greenville. Personally appeared before me. Benj. A. Bolt The State of South Carolina, Signed, sealed and deliver the within named. Religh W. Wilkins Personally appeared before me. Benj. A. Bolt The State of South Carolina, Sworn to before me this. 27th A. D. 19. 46 Fersonally appeared before me. Benj. A. Bolt The State of South Carolina, Sworn to before me this. 27th A. D. 19. 46 Fersonally appeared before me. Benj. A. Bolt The State of South Carolina, County of Greenville. Fundamental of the within named. April A. D. 19. 46 Fundamental of the within named. April A. Bolt The State of South Carolina, County of Greenville. Fundamental of the within named. April A. Bolt The State of South Carolina, County of Greenville. Fundamental of the within named. April A. Bolt The State of South Carolina, County of Greenville. Fundamental of the within named. April A. Bolt The State of South Carolina, County of Greenville. Fundamental of the within named. April A. Bolt The State of South Carolina, County of Greenville. Fundamental of the within named. April A. Bolt The State of South Carolina, County of Greenville. Fundamental of the within named. April A. Bolt The State of South Carolina, County of Greenville. Fundamental of the within named. April A. Bolt The State of South Carolina, County of Greenville. Purchase Econe Morror of Downer The State of South Carolina, County of Greenville. April A. Bolt The State of South Carolina, County of Greenville. April A. Bolt The State of South Carolina, County of Greenville. April A. Bolt The State of South Carolina, County of Greenville. April A. Bolt The State of South Carolina, County of Greenville. April A. Bolt The State of South Carolina, County of Greenville. April A. Bolt The within named. April A. Bolt The Within samed. April A. Bolt The Within same	his	Heirs, Executors, Administrators or Assigns and access
be paid onto the said mortgager. the debt or aum of money aforesaid, with interest thereon, if any be due, attending to the true grieted and all cleans, determine, and be utterfy null and void; otherwise to extending to the true grieted and meaning of ADD IT IS AGREED by and between the said case, determine, and be utterfy null and void; otherwise to extending to the true grietes and meaning of ADD IT IS AGREED by and between the said case, determine, and be utterfy null and void; otherwise to remise until default of payment shall be made and seal, this. ADD IT IS AGREED by and between the said case, determine, and to utterfy null and void; otherwise to remise until default of payment shall be made and seal, this. ADD IT IS AGREED by and between the said true payment shall be made and said in the one bundred and and seal, this. ADD IT IS AGREED by and between the said true payment shall be made and said in the one bundred and and seal, this and in the one bundred and and seal, this and in the one bundred and and seal that one thousand, minch bundred and and seal that one thousand, minch bundred and and seal, this and the one bundred and and seal, this and the one bundred and and seal, this and that the payment shall be made and seal that the one bundred and and seal, this and that the one bundred and and seal, this and that the one bundred and and seal, this and that the said	o account for anything more than the rents and profits actually collected,	ver, with authority to take possession of said premises and upon said debt, interest, costs or expenses; without liability
be said unto the said mortgage the debt or aum of money aforesaid, with interest thereon, if any be doe, accepting to the true such stable class, determine, and be utterfy null and would, otherwise to extending to the true intents and meaning of AND IT IS AGREED by and determine as the said permits the said mortgagedia Dilytoid gang globy the said Fremises until default of payment shall be made and seath, this. 27th day of APT11 in the are of our Lord one thousand, mine hundred and CONLY-81X and in the one hundred and APT11. The control one thousand, mine hundred and CONLY-81X and in the one hundred and APT11. The control one thousand, mine hundred and CONLY-81X and in the one hundred and APT11. The control one thousand, mine hundred and CONLY-81X. The control of the Independence of the United States Signed, sealed and delivered in the presence of R. W. Wilkins Health and the control of the United States Signed, sealed and delivered in the presence of R. W. Wilkins Health and the control of the United States Signed, sealed and delivered in the presence of R. W. Wilkins Health and the control of Greenville. Personally appeared before me FSD11. A. Bolt Badd onth that he saw the within named. Ralph W. Flakely M. W. W. Wilkins Ralph A. Bolt THE STATE OF SOUTH CAROLINA, D. 19.46 Benja A. Bolt THE STATE OF SOUTH CAROLINA, PURCHASE MONEY MORTGAGE Next North Public for South Carolina, North Public for South Carolina, North Public for South Carolina Wilking and wilking and wilknown any compulsion, of or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 10 A. D.	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties t	o these Presents, that if, the said mortgago
AND IT TO ALLE CORN OF DEATH AND ALLE CORS. ACCOUNTS OF COUNTY OF		
America. Signed, seled and delivered in the presence of W. W. Wilkins Ben1. A. Rolt (L. S.) THE STATE OF SOUTH CAROLINA. County of Greaville. Ren1. A. Bolt Take Ly and the within named. Ren2. Ren2. Ren2. Ren3. Ren2. Ren3. Ren2. Ren3. Ren4. Ren4. Ren4. Ren5. Ren5. Ren6. Ren6. Ren6. Ren6. Ren7. Ren6. Ren7. Ren6. Ren7. Ren6. Ren7. Ren6. Ren7. Ren6. Ren7. Ren	AND IT IS AGREED by and between the said parties that said mortgagor a 100 to hold, and Witness my hand and sale shall cease, determine, and be utterly null and vo	a, if any be due, according to the true intent and meaning of id; otherwise to remain in full force and virtue. enjoy the said Premises until default of payment shall be made.
America. Signed, sealed and delivered in the presence of W. W. Wilkins Ben1. A. Folt (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Ben1. A. Bolt Take 1 and as. W. W. Wilkins Ralph W. Flakely Ralph W. W. Wilkins W. W. Wilkins Wittensed the execution thereof. April A. D. 19.46 Benj. A. Bolt THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina. PURCHASE MONEY MORTGAGE RENUNCIATION OF DOWER I. PORTGAGE RENUNCIATION OF DOWER Responsible of samples and without any compulsion, do or fear of any person or persons whemsoever, renounce, release and forever relinquish unto the within named. Samples within memidoned and released. Given under my hand and seal, this. J. A. D. 19.	ear of our Lord one thousand, nine hundred and forty-six	of April in the
Benj. A. Folt County of Greenville. W. W. Wilkins Fenj. A. Folt PROBATE PROBATE Promally appeared before me. Benj. A. Eolt M. W. Wilkins SWORN TO before me this. A. D. 19. 46 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, A. D. 19. 46 No. W. Wilkins THE STATE OF SOUTH CAROLINA, South Carolina. W. W. Wilkins Witnessed the execution thereof. Penj. A. Bolt Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, PURCHASE MONEY MORTGAGE RENUNCIATION OF DOWER I. Montary Public for S. C. Meterby 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, d or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Is 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. A. D. 19.		• •
Benj. A. Folt (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Signed, sealed and delivered in the presence of	year of the Independence of the United States
(L S) (L S) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	WWWilkins	Ralnh W. Flakelv (1.0)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Rent A. Bolt In made oath that the saw the within named. Relph W. Blakely In, seal and as his act and deed deliver the within written deed, and that the with W. W. Wilkins witnessed the execution thereof. SWORN TO before me this 27th of ADRII A. Bolt W. Wilkins Williams THE STATE OF SOUTH CAROLINA, County of Greenville. THE STATE OF SOUTH CAROLINA, PUPCHASE MONEY MORTGAGE RENUNCIATION OF DOWER I, Notary Public for S. C., sereby 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, do or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. s 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.		(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Benj. A. Bolt d made oath thatbe saw the within named	*	
Personally appeared before me		
Personally appeared before me. Benj. A. Bolt if made oath thathe saw the within named		
n, seal and as his	$oldsymbol{J}$	
SWORN TO before me this 27th of April A. D. 19.46 W. W. Wilkins witnessed the execution thereof. Benj. A. Bolt THE STATE OF SOUTH CAROLINA, County of Greenville. I,	made oath that the saw the within named	
SWORN TO before me this 27th of April A. D. 19.46 W. Wilkins (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I	n, seal and ashis	<u>kely</u>
of. ADPII A. D. 19.46 W. W. Wilkins (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I,	W. W. WIKINS	and deed deliver the within written deed, and that _he with
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I	over 10 perote till till till till till till till ti	
THE STATE OF SOUTH CAROLINA, County of Greenville. I,		A. Bolt
County of Greenville. RENUNCIATION OF DOWER I,	Notary Public for South Carolina.	
County of Greenville. RENUNCIATION OF DOWER I,		PRTGAGE
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 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. Given under my hand and seal, this	County of Greenville. RENUNCIATION OF DO	WER
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	hereby certify unto all whom it may concern that May	Notary Public for S. C.,
of ear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	wife of 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	this day appear before me, and upon being privately and account	
Given under my hand and seal, thisA. D. 19A. D. 19A.	privately and separately examined by me, did declare	that she does freely and the state of the st
Given under my hand and seal, thisA. D. 19	ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the	that she does freely, voluntarily and without any compulsion,
ofA. D. 19	ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the	that she does freely, voluntarily and without any compulsion,
	ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the	that she does freely, voluntarily and without any compulsion,
(Seal)	rs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all an Given under my hand and seal, this	that she does freely, voluntarily and without any compulsion,