Dollars consequence which shall be accomplaint to the portiguence, and know does make instant of four bion or diameter by the shring the continuation of this make causal color under the polity or problets of humanace payable to the mortgager, and that in the event it shall at any time into to so, then the said mortgager to a part and the instances of the said and the reinflured of the general man of repeated also into instances event into mortgager. The payable of the mortgager to a payable of the part thereof the mortgager may also stokes declare the full another to find mortgager of an alternative of the said mortgager to a payable of the part thereof the mortgager may also stokes declare the full another and find mortgager of an alternative payable of the said note. The said mortgager is the tree that mortgager may are the said mortgager of an alternative meaning of the said note. The said mortgager is the part to the payable of the said note. The said mortgager is the said mortgager, and the said mortgager, and a said said said said said said said s	· · · · · · · · · · · · · · · · · · ·	361
tool recorded in the office of Register of Manne Corregance for Orderelle Contay, in Rook  TOGRYHME, which all and singular the Nights, Remiers, Herolitowouth and Appartmenters to the said Promises belowings are in assertion for TO HAVE AND TOGOLD, all and glock, the said principles used the said.  The SOUTH Geroline Hetional Bank  of Cherleston, Ordenville, S. C., its successors  Note and Andigus success.  And I do bordy bits mysels, my Heirs, Executes and Animistrators to warrant and forever defend all and singular the said promises unto the said and his bordy promises of the said from the said of the bordy bits mysels, my Heirs, Executes, Administrators and Anigus, and every pursue were brotally classima, or to claim the saids or any part threat.  And I do bordy bits mysels, my Heirs, Executes, and Animistrators and Anigus, and every pursue were brotally classima, or to claim the saids or any part threat.  And I, the said moragency arrection times the house and heidlings on said land, for not less than.  Three Thousand Five Hundred & Company or commands which shall be acceptable to the mortgages, and a keep the same insured from jors or densage by fire density for density the more and the said more promises and the said of the contract of the mortgages, and the in the source of a sale, and congregation are commands which shall be acceptable to the mortgages, and also in the cortex of a said as any time fall of a sale of the contract of the mortgages, and the in the source of a sale of the contract of the mortgages, and the in the source of a sale of a said of the said of t		
deed recorded in the other of Register of Mante Conveyance for Greenville County, in Book.  Page.  TOGETHER, with all and simpler the Bight, Members, Hereditaments and Approximance to the said Premises belonging, or in survival incidence or apports TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  The Studie Gardina Review.  And I do bredge third speed, my Heirs, Executors and Administrators to warrant, and forever defend all and singular the said premises unto the said and LES BURGESCOPE  **TOTALY END OF HEIRS AND		
the recorded in the office of Magintar at Marca Conceptors for Greentille County, in Book.  TOGETHER with all and simpliar the Rights, Members, Resembares and Appartenances in the said Premium biometry, or in survive incident or appart TO HANE AND TO BOLD all and singuing, the sain premients such as add.  The SORTH Gerolline Reticonal Series  Of Cherleston, Greenville, S. J., its successors  ***Edge and Assigns forever.  And I do browth both carried, my Heirs, Executes and Administrators to warrant and forever defend all and simplier the said premiers with the said of the brown or any part direct.  And I do the other or to chine the same or any part direct.  And I, the said morranger, agraduation the none and buildings on said land, for an less than  Three Thousand Five Rundred &  ***Company or commander which shall be expended to the nonespape, and here the said requires of any state of the same of any part direct.  And I, the said morranger, agraduation to the nonespape, and here the same instead drops two administrators by the shading the said morranger peaks to success the same of a sorth provided and be reministed for the premium and requires of sorth instruction with a state of the same of the same of any part direct.  Provided and the same of a sorth provided and be reministrated for the premium and requires of sorth instruction. Uses find the said morranger peaks to the success, and the present of the same of the s		
OF Charleston, Greenville, S. C., its successors  Note and Assigns forever.  And I do brethy hind repedit, my Heiri. Executors and Administrators to warrant and forever defend all and singular the and promises unto the said more than the answer are part thereof.  And I do brethy hind repeated and the same is any part thereof.  And I do brethy hind repeated and the same is any part thereof.  And I do said more space, agreed in the same is any part thereof.  And I do said more space, agreed and same is any part thereof.  And I do said more space, agreed and same is any part thereof.  And I do said more space, agreed and same is any space of the same pages, and have for the certain the said more space, but the said more space, and then it the event I shall at any time fall to do so, there the and more space to a successor pages to the contragence of the same agreed to a successor pages to the said more space, and the said the event I shall an any time fall to do so, there the and more space to a successor pages to the said the said to the said more space, the said the said the said the said to the said	office of Register of Mesne Conveyance for Gree with all and singular the Rights, Members, Hered	enville County, in Book , Page , Page ditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
And I do bereby biod suyudi, my Heire, Executes and Administrators to warrant and forever detent all and singular the said premises unto the said most like \$1.000 and \$1.000 an		
And I, the said mortgagor, agroe <sup>®</sup> to insure the bounc and buildings on said land, for not less than.  Three Thousand Five Rundred & Output, agroe <sup>®</sup> to insure the bounce and buildings on said land, for not less than.  Three Thousand Five Rundred & Output, agroe <sup>®</sup> to impute the bounce and buildings on said land, for not less than.  Three Thousand Five Rundred & Output, agroe <sup>®</sup> to impute the bounce and buildings on said land, for not less than.  Three Thousand Five Rundred & Output	ever.	
And I, the sign doubteacor, specific insurance the bosons and briddings on said land, for not less than    Three Thousand Five Rundred &   And I, the sign doubteacor, specific insurances payable to the uncreased, and the sound insurance from hose or demant by the driving the continuation of III.   Dollars and the learn of above provided and be recularated for the promises and separated shad insurance substitute soundation. He is also to see the first of the state of the mortgages, and that is the event I shall at any time fail to be in the the add mortgages are and possible provided in the provided of the provided of the state of the first of the state of the mortgages of the state of the part of the state of the mortgages of the state of the part of the state o	SOPS XXXX and Assign	
contents of contractes a whose shall be acceptable to the mortagener, and keep the same instanted from hose or damage by fine the fine for the mortagener may be instanted as allower provided and the reinfunered for the premium and reports of share housened to the mortagener may have been as allower provided and the reinfunered for the premium of any taxes or other public assessment or any part thereof the mortagener may at his optical declares the risk in the fine mortagener may as allower provided and the provided gate and payed PROVIDED ALWAYS, NEVERHELESS, and it is the true instant and meaning of the parties to these presents, that it if the said mortagener the said doctor are more than a mortagener of the parties of these processits, that it is the distinction of the mortagener may be allowed the parties of these processits, that it is the said mortagener of the parties of the payed to the first more managed of the result of the parties of the payed to the said mortagener of the parties of the payed to the said mortagener of the parties of the payed to the said mortagener of the parties of the payed to the said mortagener of the parties of the payed to the said mortagener of the payed to the said mortagener of the payed to the said forth of the payed to the said forth of the payed to the said forth of the payed to the payed to the said forth of the payed to the payed to the said forth of the payed to the payed to the said forth of the payed to t	· · · · · · · · · · · · · · · · · · ·	ings on said land, for not less than Three Thousand Five Hundred & No/
WITNESS my hand and seal this 7th day of April in the year of one thousand nine hundred and forty-seven  Signed, Scaled and Delivered in the Presence of Edith Murray James M. Joseph  J. LaRue Hinson  STATE OF SOUTH CAROLINA, PROBATE  Personally appear before me. Edith Murray and each that She saw the within named James M. Joseph  ign, seal and as his net and deed deliver the within written deed, and that she with J. LaRue Hinson, witnessed the exhercot.  SWORN to before me this. 7th ay of April April A. D., 19 47  J. LaRue Hinson (Seal)  STATE OF SOUTH CAROLINA, REMUNCIATION OF DOWER  I. April April A. D., 19 47  J. LaRue Hinson (Seal)  STATE OF SOUTH CAROLINA, REMUNCIATION OF DOWER  I. A Notary Public for South Carolina, do hereby certify unto all whom it may concentre. The wife of the within named.  In the premises within mentioned and referred my person or persons whomsoever, renounce, release and forever relinquish unto the within named.  In the right and claim of Dower of, in or to all and singular the Premises within mentioned and referred my hand and seal, this.	above provided and be reimbursed for the premit any taxes or other public assessment or any part LWAYS, NEVERTHELESS, and it is the true be paid unto the said mortgagee the said debt or ote, then this deed of bargain and sale shall GREED, by and between the said parties, that I, ime any part of said debt, or interest thereon, be	nortgagee, and that in the event I shall at any time fail to do so, then the said mortgagee may cause the firm and expense of such insurance under this mortgage. Upon failure of the mortgagor to pay any thereof the mortgagee may at his option declare the full amount of this mortgage due and payable. In intent and meaning of the parties to these presents, that if I, the said mortgagor, do and shall well and sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  The mortgagor, am to hold and enjoy the said premises until default of payment shall be made. I past due and unpaid I hereby assign the rents and profits of the above prescribed premises to the said
Signed, Sealed and Delivered in the Presence of  **B41th Murray**  **James M. Toseph**  J. LaRue Hinson**  STATE OF SOUTH CAROLINA,  Personally appear before me.  **B41th Murray**  Ign. seal and as his act and deed deliver the within written deed, and that she with J. LaRue Hinson, witnessed the exhereof.  SWORN to before me this.  7th  ay of April April A. D., 19-47  J. LaRue Hinson (Seal)  Notary Public, S. C.  STATE OF SOUTH CAROLINA,  Notary Public, S. C.  STATE OF SOUTH CAROLINA,  The wift of the within named.  Notary Public for South Carolina, do hereby certify unto all whom it may concent of the within named.  The wife of the within nam	, , , , , , , , , , , , , , , , , , ,	to account for anything more than the rents and the profits actuary confected.
Signed, Scaled and Delivered in the Presence of Edith Murray  J. LaRue Hinson  TATE OF SOUTH CAROLINA,  Personally appear before me.  Edith Murray  Ign, seal and as his act and deed deliver the within written deed, and that she with J. LaRue Hinson, witnessed the expersed.  SWORN to before me this.  7th  A D, 19.47  J. LaRue Hinson  Notary Public, S. C.  TATE OF SOUTH CAROLINA,  OUNTY OF CREENVILLE  I a Notary Public for South Carolina, do hereby certify unto all whom it may concentrate the within named.  its day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, draw of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this		
TATE OF SOUTH CAROLINA,  gu, seal and as his act and deed deliver the within written deed, and that she with J. LaRue Hinson, witnessed the exercol.  SWORN to before me this 7th  ay of April A. D., 19.47  J. LaRue Hinson (Seal)  TATE OF SOUTH CAROLINA,  OUNTY OF GREENVILLE  I, a Notary Public for South Carolina, do hereby certify unto all whom it may concentrate of any person or persons whomsoever, renounce, release and forever relinquish unto the within named  leirs 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 reference under my hand and seal, this		seven
TATE OF SOUTH CAROLINA,  Personally appear before me  Edith Murray  In made oath that She saw the within named  James M. Joseph  gen, seal and as his act and deed deliver the within written deed, and that she with J. LaRue Hinson, witnessed the exerced.  SWORN to before me this.  7th  You April A. D., 19 47  J. LaRue Hinson  Notary Public, S. C.  TATE OF SOUTH CAROLINA,  OUNTY OF CREENVILLE  I, a Notary Public for South Carolina, do hereby certify unto all whom it may concent the write of the within named.  It is day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, draw of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Series 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 recover my hand and seal, this		Towns W Tagonh
TATE OF SOUTH CAROLINA,  Personally appear before me  Edith Murray  Indicate that .8 he saw the within named  James M. Joseph  gro, seal and as his act and deed deliver the within written deed, and that she with J. LaRue Hinson, witnessed the expect.  SWORN to before me this		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
SWORN to before me this. 7th  ay of April A. D., 19.47  J. Iarue Hinson (Seal)  STATE OF SOUTH CAROLINA, Notary Public, S. C.  STATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE  I. a Notary Public for South Carolina, do hereby certify unto all whom it may concern fars. , the wife of the within named.  his day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Teirs 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 reference of the claim of the claim of Dower of, in or to all and singular the Premises within mentioned and reference makes and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and reference in the claim of Dower of, in or to all and singular the Premises within mentioned and the claim of Dower of, in or to all and singular the Premises within the claim of Dower of, in or to all and singular the Premises within	he saw the within named Jan	mes M. Joseph
April A. D., 19 47  J. LaRue Hinson (Seal)  Notary Public, S. C.  Mortgagor Unmarried RENUNCIATION OF DOWER  OUNTY OF GREENVILLE  I. a Notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for South Carolina, do hereby certify unto all whom it may concert as a notary Public for S		
RENUNCIATION OF DOWER  I,	April A. D., 19 4  J. LaRue Hinson (Seal	Edith Murray
Ars	}	
the wife of the within named	and the second of the second o	
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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Leirs 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 reference of the control of the cont		a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that
leirs 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 re-		
Leirs 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 re-		
Leirs 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 re-		
	1 her interest and estate, and also all her righ	
ay of	A. D., 19	
Recorded April 7th 19,47, at 11:10 o'clock A. M. By:EC	(~ )	
For value received I do hereby assign, transfer and set over to	April 7th	19,47, at 11:10 o'clock A. M. By:EC

Witness: