TOGETHER with, all and singular, the Rights, Members, Hereditaments and Apportenances to the said Premises belonging, or in anywise incident of creatings. TO HAVE AND TO HOLD, all and singular, the said Premises muto the said of Premises belonging, or in anywise incident of creatings. And I.	the above described land is the same conveyed to me by on the	J. J. Darri	1 60 to 1909
COGNITIES with, all and shegular, the Righe. Members, Meradinamous and Apparatuments to the mild Promises belonging, or in mysytic resident of Controlled and Members and Administration in writers and offered described and include the mild promises are as a present described. **MACL On the Members of the said mortgage. **MACL On the Members of the said mortgage, agree to incree the house and boildings as and load on the said mortgage. In the said mortgage and load on the said mortgage. **MACL On the said mortgage, agree to incree the house and boildings are said load on the said mortgage. In the said mortgage and load on the said mortgage. **MACL On the said mortgage, agree to incree the house and boildings are said load on the said mortgage. **BOYIDIO ACMAYS, NEVERICITELESS, and in the two interest and members and members of the pretice to these greeness, that if it is a said mortgage, and wish an original and said with mortgage. **BOYIDIO ACMAYS, NEVERICITELESS, and in the two interest and members of the pretice to these greeness, that if it is a said distington, and capture with it is also mortgage. **MACL ON THE ACMAYS, NEVERICITELESS, and in the two interest and members of the pretice to these greeness, that if I decreased in the said mortgage. **MACL ON THE ACMAYS, NEVERICITELESS, and in the two interest and members of the pretice to these greeness, that if I decreased in the said mortgage. **MACL ON THE ACMAYS, NEVERICITELESS, and in the two interest and members of the pretice to these greeness, that if I decreased in the said mortgage. **MACL ON THE ACMAYS, NEVERICITELESS, and in the two interest and members of the pretice to the said mortgage. **MACL ON THE ACMAYS, NEVERICITELESS, and in the two interests and members of the pretice to the said mortgage. **MACL ON THE ACMAYS, NEVERICITELESS, and in the two interests and members of the pretice to the said mortgage. **MACL ON THE ACMAYS, NEVERICITELESS, and in the two interests and members of the pretice to the said mortgage. **MACL ON TH			deed recorded in
TO HAVE AND TO HOLD, all and singular, the mind Premittee orth the wall appearance of the said assigner, forered and I. do breedy bind myself, my in Executions and Administrators for warmet and forerer persons whenever the holy calming, or to claim, the same or any past thereof. The said mortgages, and administrators and warry persons whenever the holy calming, or to claim, the same or any past thereof. And I. the said mortgages, gives to instruct the house and building or to claim, the same or any past thereof. The first how or down to the claim the conditions of the members and building or and build for the best of the said mortgages, and have for members of the mining and the mining and the said as the public of the same specified from the or of down to be included. The first has been been all the said to the three fails to do so, then the ord managings may come the same to be incurred as allows provide relations. In the course I. the said mortgages, the said 1-said was and relay pay or cause to be gaid onto the tail marriage. The said mortgages, the said 1-said wast relay pay or cause to be gaid onto the tail marriage. The said mortgages, the said 1-said wast relationship and the said the relationship and the said mortgages. The said mortgages, the said 1-said parties, that I are said the said waster and the said mortgages. The said mortgages, the said said call great, that I said and value and the said mortgages and the said mortgages. The said mortgages and the said said called the said the said said said waster in remains in fall forms and seven. The said mortgages and the said said great, that I said the said great said the said said said waster to remain a said said said great said said said waster to remain a said said great said said said said waster to remain a said said said said said said said sa	TOGETHER with, all and singular, the Rights, Members, Hereditaments and		belonging, or in anywise incident or
And I do horsty bird surveil, say. In Execution, Additional testing and assigns, towards and decision designs, from and against site, say. Executions, Additional and Assigns, and every person estimatories in high calabing, or to disting the same or any part threest. And I the in the creat in the same or any part threest. And I the in the creat in the same or any part threest. And I the in the creat in the same or any part threest. I the in the creat in the proximate and the same or any part threest in the same or any part threest in the same or any part threest. I the in the creat in the same of the same or any part threest in th	pertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the s	aid (hulia) D)	Charles, at
And I do hereby bind anyth, any few forms and Administrators to warrant and tonour defend hit and alaquing the said permises muon the said mortgages. All the properties from and against me, my manufacturious and Administrators and Administrators and every person whomosphere; backfully claiming, as to claim, the same as may part thereof. And I have been designed, agree to be more the home and buildings, on so sid land for one less than. It is sent the said mortgages, and the more and buildings on so sid land for one less than. It is sent the said mortgages and the boundary policy of the mortgages, and which he mortgages and which he mortgages and which he mortgages and which he mortgages are the beautiful and the mortgages and which he mortgages are the same to be insured as above provides whether and the said of the mortgages. PROVIDED ACMAYS, NEVERCHIERS, and is is the true invote and mortgage. AND HE IS AGREED, by and because the and said factors and said historians are part of the true factors and said and the said mortgages. AND HE IS AGREED, by and because the said parties, that I have said mortgages and the notion of the said factors and said parties, that I have said mortgages and the notion of the said factors are said in the said mortgages and the said mortgages and the said mortgages and the said said mortgages and the notion of the said factors and said said said and the said the said factors and said said said said said the mortgage of the said factors and said said said said said the mortgage of the said factors and said said said said said said said sai			
ping of two and against met. The account of the control of the con		•	
the said morphogo, agree to insure the house and buildings on said hand for not less than I all the secondary to the desire the constitution of this interaction and the said morphogo or places in the morphogo or interaction of the morphogo or places in the count of the morphogo or places in the morphogo or places in the count of the morphogo or places to these presents, that if I all the count of the morphogo of the count of the morphogo or the count of the morphogo of of t	irs, Executors and Administrators to warrant and forever defend all and singula	r the said premises unto the said mortga	agee <u>Relad</u> Heirs and
the said morphogo, agree to insure the house and buildings on said hand for not less than I all the secondary to the desire the constitution of this interaction and the said morphogo or places in the morphogo or interaction of the morphogo or places in the count of the morphogo or places in the morphogo or places in the count of the morphogo or places to these presents, that if I all the count of the morphogo of the count of the morphogo or the count of the morphogo of of t	signs, from and against me, my	lly claiming or to claim the same or at	ny part thereof
The control of the control of the configuration of			
reinhorse	•		, , , , , , , , , , , , , , , , , , ,
DESCRIPTION ALWAYS, NEVERTITIELESS, and it is the true intent and meaning of the parties to these presents, that if I have sold mortgages, do and shall well and truly pay, or crase to be midd unto the said mortgages. It was the sold of the present and sale shall case, determine, and streety null and well; otherwise to remain in foll force and virtue. AND IT IS AGREED, by and between the reid parties, that it is a constant to the said transport of the street and present got in the reid parties, that it is a street of the street and present got in the reid parties, that it is a street of the street and present got in the reid parties, that it is a street of the street and present got in the reid parties, that it is a street of the street got in the research of the street got in the research of the street got in the parties that the made, it is a street got in the parties and included and apply the said Premiese until details of sparries that the bundred and entry. If the Street got in the research of the street got in the parties of the street got in the parties and included and believer the subtine street got in the parties of the within a street got in the parties of the within a street got in the parties of the within a street got in the parties got in th	that in the event Ishall at any time fail to do so, then	the said mortgagee may cause the sa	ame to be insured as above provided
the ridd abortespoor, do and shall well and truly pay, or cause to be paid onto the said mortgage. the ridd drive is some of users; afforesaid, with interest thereon, if are shall be due, according to the true leaser and usersing of the Institute time the devided became in such saids and resident determine, and stretty mail and void; otherwise to remain fall force and viruse. AND IT IS AGREED, by and between the said parties, that 1	I reimbursefor the premium and expense of such insura	nce under this mortgage.	
The control of the propose and see shall ever me of general shorted, with inserted action, and which yould not show the for hospits and without see shall ever and without the shall be shall ever and without and without the mortgager or his representative or sasigns shall be entitled to take possession immediately, without notice, receive the rest and profits and a poly of the state in the same is paid. AND IT IS AGREED, by and between the side guide, that I	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mea	ning of the parties to these presents, th	at if I
I state then this doed of largetin and also shall case, determine, and utrety null and void; otherwise to remain in full force and viene. AND IT IS AGREED, by and between the said parties, that I to hold and erjoy the said Premines until default of payment shall be made, it is not said deld not it is paid. AND IT IS AGREED, by and between the said parties, that I to hold and erjoy the said Premines until default of payment shall be made, it is not said deld not it is paid. And the hourseast since houried and. All Miles and Adresses and said professional and said professional and said professional and said professional and said. Find one hourseast since houried and. All Miles and Adresses. Signed, Scotland Delivered in the Presence of the United State of Anterya. Signed, Scotland Delivered in the Presence of the United State of Anterya. FERSONALLY apparent helps now. Anter OF SOUTH CAROLENA, Generallic County, A. D. 192 ANTE OF SOUTH CAROLENA, Creewille County, I a Notary Public for South Carolina, Creewille County, I a Notary Public for South Carolina, Creewille County, I a Notary Public for South Carolina and singular the President and South State of Antery State and singular the President and South State of Antery State and also all the right and claim of the present without any compation, dread or for of any per or person whomserver, remounce, release and forever reliagable ento the within ranged. He'res and Assigns, All her interest and estate and also all her right and claim of the profession of the south Carolina and State and singular the Presidence and sever to within mentioned and terleaved. GENEN under my land and earl, this fay of the Presidence within mentioned and terleaved. GENEN under my land and earl, this fay of the Presidence within mentioned and terleaved. For value received I do hereby assign, transfer and set over to within mortgage and the note which it secures without recourse, this	the said mortgagor, do and shall well and truly p	ay, or cause to be paid unto the said m	ortgagee
the event the mortganger or his expresentative or assigns, shall be cashied to like procession interfaces, without notice, receive the rent and profess and apple to said old to stall the cash is paid. May of Life the said and profess and apple to the procession interfaces of the located and apple to the procession interfaces of the located and apple to the procession interfaces of the located and apple to the procession interfaces of the located and apple to the procession interfaces of the located and apple to the procession interfaces of the located and profess and apple to the procession interfaces of the located and apple to the procession interfaces of the located and profess and apple to the procession interfaces of the located and profess and apple to the procession interfaces of the located and profess and apple to the procession interfaces of the located and profess and apple to the procession interfaces of the located and profess and apple to the procession interfaces of the located and profess and profess and apple to the located and profess and	the said debt or sum of money aforesaid, with interest note, then this deed of bargain and sale shall cease, determine, and utte	t thereon, if any shall be due, according rly null and void; otherwise to remain is	to the true intent and meaning of the full force and virtue.
The sound dot with the same as good. Lord one thousand since hundred and local stage of America. Lord one thousand since hundred and local stage of America. Signed, Sandard and Dollared in the Presence of Carteria. Signed, Sandard and Dollared in the Freezence of Carteria. (L. S. Signed, Sandard and Dollared in the Freezence of Carteria. Greenwellt County, PERSONALLY appeared before me, made oath that the saw the within named. In seal, and as let and deed deliver the within written Doed; and that the within samed and seal that the saw the within named. Motary Fublic, S. C. ATE OF SOUTH CAROLINA, Greenwille County, I. A Notary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic for South Carolina, Motary Fublic for South Carolina, Motary Fublic for South Carolina, Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named and singular the French search of the within named. Motary Fublic, S. C. Notary Fublic, S. C. STATE OF SOUTH CAROLINA, Motary Fublic, S. C. The state of the within named and the note which it secures without recourse, thin day of 192	AND IT IS AGREED, by and between the said parties, that I		, the said mortgagor, an
The sound dot with the same as good. Lord one thousand since hundred and local stage of America. Lord one thousand since hundred and local stage of America. Signed, Sandard and Dollared in the Presence of Carteria. Signed, Sandard and Dollared in the Freezence of Carteria. (L. S. Signed, Sandard and Dollared in the Freezence of Carteria. Greenwellt County, PERSONALLY appeared before me, made oath that the saw the within named. In seal, and as let and deed deliver the within written Doed; and that the within samed and seal that the saw the within named. Motary Fublic, S. C. ATE OF SOUTH CAROLINA, Greenwille County, I. A Notary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic for South Carolina, Motary Fublic for South Carolina, Motary Fublic for South Carolina, Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named. Motary Fublic, S. C. RENUNCIATION OF DOWER wife of the within named and singular the French search of the within named. Motary Fublic, S. C. Notary Fublic, S. C. STATE OF SOUTH CAROLINA, Motary Fublic, S. C. The state of the within named and the note which it secures without recourse, thin day of 192	tc	hold and enjoy the said Premises unt	il default of payment shall be made, ir
Signed, Scaled and Delivered in the Presence of, (I. S. ATE OF SOUTH CAROLINA, Greenville Courty, PERSONALLY appeared before me, made outh that	m to said debt until the same is paid.		
Signed, Scaled and Delivered in the Presence of, (I. S. ATE OF SOUTH CAROLINA, Greenville Courty, PERSONALLY appeared before me, made outh that	WITNESS LIM hand and seal , this 2 HM	day of L	CTaber in the year of
THE OF SOUTH CAROLINA, Greenville Cunuty, personally appeared helders me. In and cast that. In seast the within named. An act and deed deliver the within written Deed; and that he with a life of the within the received. ORN to before me, this. day of. AD 192 ATE OF SOUTH CAROLINA, Greenville County, I, I, II a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. II a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. II a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. II a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. II a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. II a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. II a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. II a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. II a Notary Public for South Carolina hereby certify unto all declare that she does freely, voluntarily and without any conceptable, and a large of any per or persons whommore, release and forever reliagnish unto the within named. II a Notary Public for South Carolina hereby assign, transfer and set over to Notary Public, S. C. Notary Public, S. C. Notary Public, S. C. STATE OF SOUTH CAROLINA, Inty of Provide received I do hereby assign, transfer and set over to within mortigage and the note which it secures without recourse, this. STATE OF SOUTH CAROLINA, II a Notary Public hereby assign, transfer and set over to within mortigage and the note which it secures without recourse, this.	Lord one thousand nine hundred andand in the ar of the Sovereignty and Independence of the United States of America.	hundred and forty	-Thus
PERSONALLY appeared before me, made oath that the saw the within named ascal, and as. Local and deed deliver the within written Dord; and that the within samed the execution thereof. ORN to before me, this day of the County, Notary Public, S. C. ATE OF SOUTH CAROLINA, Greenville County, I. Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. wife of the within named did this day appear before me upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compolision, dread or fear of any per or persons whomeover, renounce, release and forever retinquish unto the within named to the county of the county			r j
THE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me made oath that he saw the within named scal, and as	Of the state of th	J. J. J. XVIII	
PERSONALLY appeared before me made outst that he saw the within named. A, seal, and as	()	······································	(14, 5.)
PERSONALLY appeared before me made oath that he saw the within named act and deed deliver the within written Doed; and that he with a last and deed deliver the within written Doed; and that he with a last and last and deed deliver the within written Doed; and that he with a last and last an	TE OF SOUTH CAROLINA, }	PROBATE	
made oath that he saw the within named as act and deed deliver the within written Deed; and that he with a last and deed deliver the within written Deed; and that witnessed the execution thereof. ORN to before me, this day of (SEAL)			,
n, seal, and as witnessed the execution thereof. ORN to before me, this witnessed the execution thereof. ORN TO BE WILLIAM TO BE WILLI	PERSONALLY appeared before me	1) Completely	
witnessed the execution thereof. ORN to before me, this. day of		1/2	11 0/ Mb - 11
A. D. 192 ATE OF SOUTH CAROLINA, Greenville County, I, And the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192 Iteris and Assigns, all her interest and estate and also all her right and claim of wer, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 192 SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, and the control of the contr			
day of (SEAL) Notary Public, S. C. RENUNCIATION OF DOWER Greenville County, I, a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. wife of the within named. upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim o wer, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. Notary Public, S. C. STATE OF SOUTH CAROLINA, Inty of. STATE OF SOUTH CAROLINA, Inty of. STATE OF SOUTH CAROLINA, Inty of. For value received I do hereby assign, transfer and set over to. within mortgage and the note which it secures without recourse, this day of. 192		withessed the	e execution thereof.
Notary Public, S. C. ATE OF SOUTH CAROLINA, Greenville County, I, A Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. Wife of the within named. Lupon being privately and separately examined by mc, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim o wer, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192 A (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Inty of. For value received I do hereby assign, transfer and set over to within mortgage and the note which it secures without recourse, this. day of. 192. 192. 193. 194. 195. 196. 197. 198. 199. 1		<u> </u>	adges x)
ATE OF SOUTH CAROLINA, Greenville County, I			
Greenville County, I, A Sold	/ Notary Public, S. C.		,
I, A Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. wife of the within named. upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim o wer, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Intry of. For value received I do hereby assign, transfer and set over to. within mortgage and the note which it secures without recourse, this. day of 192. within mortgage and the note which it secures without recourse, this. day of 192.	ATE OF SOUTH CAROLINA,		RENUNCIATION OF DOWER
wife of the within named	Greenville County,	,	
wife of the within named did this day appear before me upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, All her interest and estate and also all her right and claim o ver, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of GEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, nty of SOUTH CAROLINA, nty of STATE OF SOUTH CAROLINA, nty of Merchanism and set over to within mortgage and the note which it secures without recourse, this day of 192 within mortgage and the note which it secures without recourse, this day of 192 within mortgage and the note which it secures without recourse, this day of 192 within mortgage and the note which it secures without recourse, this does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release that she does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release that she does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release of any persons whom such as a person of any persons whom such as a person of any persons whom such as a person of any person of any p			
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, fill her interest and estate and also all her right and claim of wer, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of CEALLY (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, anty of South Carolina, within mortgage and the note which it secures without recourse, this day of 192 within mortgage and the note which it secures without recourse, this does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release and forever relinquish unto the within named of the within named of the secure of the persons without recourse, this does freely, voluntarily and without any compulsion, dread or fear of any per or persons whomsoever, renounce, release of the within named of the within named of the persons within the persons within the within named of the persons within the within named of the persons within the persons within the within named of the persons within the persons within the within named of the persons wi	(1/4) 1):00		
or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, All her interest and estate and also all her right and claim of the work, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of (C. L.	, , ,		•
Heirs and Assigns, all her interest and estate and also all her right and claim of ver, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of CEAL A. D. 1928 (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, nety of the control of the co			
STATE OF SOUTH CAROLINA, nty of		//	
GIVEN under my hand and seal, this day of Carlo A. D. 192 & Carlo	\mathcal{A}	eirs and Assigns, all her interest and est	tate and also an her right and claim o
A. D. 192 S SC. STATE OF SOUTH CAROLINA, anty of the secures without recourse, this day of the secures without recourse without recourse, this day of the secures without recourse without recours			
STATE OF SOUTH CAROLINA, nty of	(natalogy)	Mas allie	O.Diel
STATE OF SOUTH CAROLINA, nty of	(I had & Charles (SEAL)		
STATE OF SOUTH CAROLINA, nty of		29.	
roty of	orded (1) 25 H) 192 1	x 12:18 12 780.	•
For value received I do hereby assign, transfer and set over to			
within mortgage and the note which it secures without recourse, this	STATE OF SOUTH CAROLINA,		
within mortgage and the note which it secures without recourse, this	}		
Witness:	within mortgage and the note which it secures without recourse, this	day of	192

....192.....

Assignment Recorded.....