This, to be some control of the progression of the following street of the progression of the plant of the progression of the plant of		thin mortgage and the note which the same
In the pergance of Life of Province and the second of Agriculture of the 1921, at 9100. A. M. Assignment Recorded Agric Odd, 1921, at 9100. A. M. TEGETHER with all and graphs the seast standing the seast Province under the seast. Miles to seast the seast standing to the seast standing to the season of the season and Assigns stores. And it does not add the season of the season		
In the presence of John States and the personal of the presence of John States and the personal of the persona		mas musik Trackle
TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Premiers belonging on it may be incident or apportuniting. TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Markey forecast. And it does by bind. And the mild and animalar the mild Premiers mine the mild. Markey and Markey for Markey and Animalar the mild. Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar trans and against the following the milder and m		now. rung to sweet
TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Premiers belonging on it may be incident or apportuniting. TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Markey forecast. And it does by bind. And the mild and animalar the mild Premiers mine the mild. Markey and Markey for Markey and Animalar the mild. Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar trans and against the following the milder and m	In the	presence of
TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Premiers belonging on it may be incident or apportuniting. TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Markey forecast. And it does by bind. And the mild and animalar the mild Premiers mine the mild. Markey and Markey for Markey and Animalar the mild. Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar trans and against the following the milder and m		C. I Brand
TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Premiers belonging on it may be incident or apportuniting. TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Markey forecast. And it does by bind. And the mild and animalar the mild Premiers mine the mild. Markey and Markey for Markey and Animalar the mild. Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar trans and against the following the milder and m		C. En Chalassa ton.
TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Premiers belonging on it may be incident or apportuniting. TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Markey forecast. And it does by bind. And the mild and animalar the mild Premiers mine the mild. Markey and Markey for Markey and Animalar the mild. Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar trans and against the following the milder and m		
TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Premiers belonging on it may be incident or apportuniting. TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Markey forecast. And it does by bind. And the mild and animalar the mild Premiers mine the mild. Markey and Markey for Markey and Animalar the mild. Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar trans and against the following the milder and m	anima ment Rich	ded. april 6th, 1927, at 9:00, a.m.
TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Premiers belonging on it may be incident or apportuniting. TO HAVE AND TO HULD, at most simple, the mild Premiers mine the mild. Markey and Markey forecast. And it does by bind. And the mild and animalar the mild Premiers mine the mild. Markey and Markey for Markey and Animalar the mild. Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar the mild Premiers mine the mild. Milder and Animalar trans and against the following the milder and m	assignment has	
TO FAVE AND TO HULD. It and singular, the said Premises into the raid. March Marc		
TO FAVE AND TO HULD. It and singular, the said Premises into the raid. March Marc		
big Heirs and Assigns (overer). And it does to see that the said Persistes must be said. The field of the said persistes must be said. The field of the said secretary defend all the said moregager serves to insure the hours and building or said of it a time and has fine. And the said moregager serves to insure the hours and building or said of it a time and has fine. And the said moregager serves to insure the hours and building or said of it a time and has fine. Defent, is a company or companies noticeatory to the more person whomsee hourspeeds and the said more start that the count is the more person and control person and cannel to the more person and fine the more and the said at the time fall to do to them the more more more and the said at the time fall to do to them the more more more more and the more and person and cannel to the more more more cannel to the more and person to company on the cannel to the more than the cannel to the more and person to company on the cannel to the more than the cannel to the cannel to the more than the cannel to the cann		
the forces of deveral will and singular the said Premises unto the self. It along the said streets the self Premises unto the self. It along the said streets the self premises unto the self. It along the self premises and streets and streets from and self-the self	TO HAVE AND TO HOLD, all and singular, the said	Premises unto the said Mary D. Mayler, Mr.
Figure 1 and any singester the call Premines sume the wild. And the fall metigant agrees to beare or any part theorem. And the fall metigant agrees to beare or any part theorem. And the fall metigant agrees to beare or the boson and building on said lot to a new tool less than. Boller, in a company or companies saidtenery to the memorement and buy the same rearried in the controllers and the fall of the same of the same rearried in the controllers and the fall of the same rearried in the controllers and the same to be founded in the controllers and the same rearried in the controllers and the same to be founded in the controllers and the same rearried in the controllers and the control		his Heirs and Assigns forever. And it does
The control of the co	by bind tall	, its successors and assigns, to warrant
Institute and Assigns from and against such that the tame or any part thereof. And the said morgagor agrees to instea the bose of baliding on said let in a same can less than the said morgagor agrees to instea the bose of baliding on said let in a same can less than the said morgagor and large the same time fall to do so, then the nonregion and said that the mortagor said large the policy of the same instead in the said morgagor and large the same instead in the permitten and explained to the mortagor shall are the same time fall to do so, then the mortagor shall are the same time fall to do so, then the mortagor shall are the same time fall to do so, then the mortagor shall are the same time fall to do so, then the mortagor shall are the same time fall to do so, then the mortagor shall are the same time fall to do so, then the mortagor shall are the same time fall to do so, then the mortagor shall are the same time fall to do so, then the same of the permitten and explained the same time fall to do so, then the same time the same time and profits the same and the same time and the same time to said do so the same time to said same time to said the same to said the same to said the same time to said the same to said the same to be said same time to said the said can repeat the said can repeat the said can repeat the said can repeat the said t	factory defend all and singular the said Premises unto the	he said mary & Transfer here
investly claiming or in citate the same or any part threeol. Delian, in a men not less than And the said mortgagore agrees to leasure the house and building or said tot in a num not less than Delian, in a company, or companies antifectors to the manuscus, and boos the consciousned in less or damage by fire, and assign the padicy of insurance to the said mortgagore; and than in the event that the configuration shall go the fire the mortgagore and the said mortgagore; and than in the event that the configuration shall go the fire the said in the said mortgagore; and that in the event that the configuration of the previous and country and in the said mortgagore; and that in the event that the configuration of the previous and profiles in a name and reinfluence. And if at any time any part of said dath, or interest thereon, to past due you disposed, deliable the lightly that the three parts of the three that the configuration of the parts of the three three parts of the	forever defend all and singular the said fremises unto the	
And the sold corrigagor agrees to incure the house and boilding on sold let in a sum not has them Delar, in a company or commander sold corrigage, and temp the same innured those or discored by Jac, and adopt the policy of incurance to the sold emergence, and that in the court that the amongane shall as on the sold to the sold that the minimum and relations. Our the premium and excessing of sold, insurance under this participant, with interest. And if at any time may part of said delat, or interest thereon, he past doe and aparid MALLA HALL MALL MALL MALL MALL MALL MAL		$\cdot + 1/$
And the said mortswaper agrees to insure the house and hallding on said lot in a new task less than Johns or damping by See, and aways the policy of maximum to the said snorthwayer; and that on the event than the mortswaper shall at any since laid to do so, then the mortswaper only cause the same to be insured in. ———————————————————————————————————	lawfully claiming or to claim the same or any part there	and its Successors and Assigns and every person whomso-
best or damage by tex, and assign the policy of insurance to the said morragener, and had in the event life covering the content of the covering the	•	
In with respect to the same to be immuned in the said acceptage, and that in the event that the acording or say than fall to do so, then the mortgages may cause the same to be immuned in the said and		Dollars, in a company or companies satisfactory to the mortgagee, and keep the same insured
Ior the premium and expenses of such insurance under this nortigues, with interest. And if at any time any part of said delte, or interest thereon, be past the gard impaid, Aldel Blighthell the therety assigns the rearts and profits the said profits and pro	a loss or damage by fire, and assign the policy of insuran	nce to the said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the
And if at any time any part of said sided, or interest thereon, be past the and support and support and state of the state	mortgagee may cause the same to be insured in	name and reimburse
in these described promises to mit involvages on the control of the state of the control of the		
In with the content of permises to easily mortgages or any and green that may helped of the Crient Court of said State may, at Charles, so otherwise, appoint a receiver, with authority to the exponention of and precause and profits and profits, applying the new proceeds the caffer (after paying cost of collection) upon said debt, increed, costs or expenses; without liability to make and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intext and meaning of the parties to these Presents, that if. PROVIDED ALWAYS, nevertheless, and it is the true intext and meaning of the parties to these Presents, that if. The said mortgages are the debt or sum of money easily with interest thereon, if any be dee, according to the care control to the true intent and meaning of the said note, then this deed of bargain and said seases shall ease, deventrine, and tending and void; otherwise to remain in full order and virtue. AND IT IS AGREED, by and before that the said mortgager. AND IT IS AGREED, by and between the said permise that the said mortgager. AND IT IS AGREED, by and between the said permise that the said mortgager. AND IT IS AGREED, by and between the said permise that the said mortgager. AND IT IS AGREED, by and between the said permise that the said mortgager. AND IT IS AGREED, by and between the said permise that the said mortgager. AND IT IS AGREED, by and between the said permise that the said mortgager. AND IT IS AGREED, by and between the said granting corporation has caused its corporate send to be hereunto affixed and these Presents to be subscribed by its duly authorometers. AND IT IS AGREED, by and between the said granting corporation has caused in the corporate send to be hereunto affixed and these Presents to be subscribed by its duly authorometers. By AND	And if at any time any part of said debt, or interest the	thereon, be past due and unpaid, Said of the Mathamatica assigns the rents and profits
grow, and agree that any ludge of the Circuit Centre of said State may, at Chardens or otherwise, against a receiver, with audicity, to take possession of said premises and conduct said terms and profiles, against glass are profiles, against the analysis has deprecised the crafter (after paying cost or collection) approach add the interest, cost or expenses; without liability to PROVIDIS ALWAYS, nevertheless, and it is the true intent and uncaning of the parties to these Presents, that it the said mortgager, the said mortgager, does and shall well and grulp pay or cause to be paid unto the said mortgager the dekt or sum of money could, with interest thereas, it may be due, according to the tree statest and incoming of the said note, that this deed of borgain and sale shall crass, determine, and treely rull and sold; otherwise to remain in this terms and vertex and vertex and the said mortgager. AND IT IS AGREED, by and between the said parties that the said mortgager. IN WITNESS WHEREOF, the said granting corporation has caused its corporate send to be hereutto alizaed and there Presents to be subscribed by its duly authorofficers. On this, the		
IN WITHESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to he subscribed by its day authorofibers IN WITHESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its day authorofibers IN WITHESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its day authorofibers IN WITHESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its day authorofibers IN WITHESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its day authorofibers Of our Lord one thousand nike hundred and twenty. AND I was a subscribed and independence of the United States. Signed, Scaled and Delivors in the Presence of: AND I WASHALLA ALLANDAR AND ALL	igns, and agree that any Judge of the Circuit Court of said	d State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises
the said mortgagor, those and shall well and truly pay or cause to be paid unto the said mortgagor the debt or sum of money sterity and and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgagor and virtue and remain the said parties that the said mortgagor to hold enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said greating corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorofficers on this, the said greating corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorofficers on this, the said greating corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorofficers on this, the said greating corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorofficers on this, the said greating corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorofficers on this, the said greating corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authorofficers. Signed, Sealed and Delivered in the Presence of: Signed of the South Carolina, signed and the state of South Carolina, signed and the seal of th	ount for anything more than the rents and profits actually	y collected.
IN WITNESS WHEREOF, the said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers On this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the P	PROVIDED ALWAYS, nevertheless, and it is the true	e intent and meaning of the parties to these Presents, that if
IN WITNESS WHEREOF, the said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers On this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers on this, the Said granting corporation has caused its corporate stal to be hereunso affixed and these Presents to be subscribed by its duly authorofficers Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the P	the said mortgagor,	does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly author- officers on this, the of our Lord one thousand nine hundred and twenty year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Who have been subscribed by its duly author- officers Signed, Sealed and Delivered in the Presence of: Who have been subscribed by its duly author- officers Signed, Sealed and Delivered in the Presence of: By Will Workmane, Prisciplinal On Shally appeared before me. WITE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Who have been as of the State of South Carolina, sign, stal with its corporate seal, and as the not and deed of said-proporation, deliver the within winessed the exception thereof. SWORN to before me, this. A D. 192 L. Notary Public for South Carolina. To the third of the South Carolina. The said of the State of South Carolina and State of South Carolina. The said of t	resaid, with interest thereon, if any be due, according to the utterly null and void; otherwise to remain in full force as	he true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and nd virtue.
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affised and these Presents to be subscribed by its duly author- officers on this, the of our Lord one thousand nine hundred and eventy year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: By Wi D. Workman. Original States WITE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. And And Will Wallington, States of South Carolina, sign, seal with its corporate seal, and as the not and deed of sate/proporation, deliver the within when mortgage, and that he, with. SWORN to before me, this. A. D. 192 . Notary Public for South Carolina. (L. S.) Notary Public for South Carolina. (L. S.) Notary Public for South Carolina.	AND IT IS AGREED, by and between the said parties	that the said mortgagor to hold
officers	enjoy the said Premises until default of payment shall be	e made.
officers		
officers		
officers		
of our Lord one thousand nine hundred and twenty. Signed, Sealed and Delivered in the Presence of: H. J. W.		
of our Lord one thousand nine hundred and twenty. Signed, Sealed and Delivered in the Presence of: H. J. W.	IN WITNESS WHEREOF, the said granting corporati	ion has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly author-
of our Lord one thousand nine hundred and twenty- Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Organization of the State of South Carolina, Sign, Seal with its corporate seal, and as the axi and deed of said-porporation, deliver the within the organization of the State of South Carolina, Sign, Seal with its corporate seal, and as the axi and deed of said-porporation, deliver the within the presence of: Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Interest of the United States. Signed, Sealed and Interest of the Unit		
signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Superior Superio		12 Octobra
Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: Signe	on this, the	day of Later Land the
County of Greenville. PERSONALLY appeared before me. M. J. Collypsels. PERSONALLY appeared before me. M. J. Collypsels. and made oath that aw U. D. Later Branch and Pales T. W. M. Wallers as Sic. of Ottaway Smooth Market Market Corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within ten mortgage, and that he, with. SWORN to before me, this. day of South Carolina. (L. S.) Notary Public for South Carolina.	of our Lord one thousand nine hundred and twenty	and in the one hundred and flifty - Klass
County of Greenville. PERSONALLY appeared before me. M. J. Collypsels. PERSONALLY appeared before me. M. J. Collypsels. and made oath that aw U. D. Literal Manual College of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within ten mortgage, and that he, with. SWORN to before me, this. day of College of South Carolina. (L. S.) Notary Public for South Carolina.	year of the Sovereignty and	I Independence of the United States.
ATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. PERSONALLY appe	Signed, Sealed and Delivered in the Presence of:	(B) 1.1 May more men Paris 1
County of Greenville. PERSONALLY appeared before me	m. J. Crussus	My W. Wolkman, Ortsidella
County of Greenville. PERSONALLY appeared before me. M. J. Collypsels. PERSONALLY appeared before me. M. J. Collypsels. and made oath that aw U. D. Later Brazani as Pales to W. M. Wallers as Sic. of Ottaway Smooth Market and the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within ten mortgage, and that he, with. SWORN to before me, this. day of South Carolina. (L. S.) Notary Public for South Carolina.	IS Barnes	and W. M. Walters, Slouters
County of Greenville. PERSONALLY appeared before me		
PERSONALLY appeared before me	ATE OF SOUTH CAROLINA, }	
aw U. D. Ust Plansan as Pals + W. M. Walles as Suc. of Superstantial of reporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said-corporation, deliver the within ten mortgage, and that he, with	County of Greenville.	
ten mortgage, and that he, with S. Sames witnessed the execution thereof. SWORN to before me, this	PERSONALLY appeared before me	Tolypuls and made oath that
ten mortgage, and that he, with S. Sames witnessed the execution thereof. SWORN to before me, this A. D. 192 day of South Carolina. Notary Public for South Carolina.	aw W. D. Workman as Orl	at W. M. Walter as Sic. of Ottary Investment by
SWORN to before me, this	$\mathcal{I}_{\mathcal{I}_{\mathcal{I}_{\mathcal{I}_{\mathcal{I}}}}}$	$\mathcal{X} = \mathcal{Y} \mathcal{L}$
day of October A. D. 192 (L. S.) Notary Public for South Carolina. Notary Public for South Carolina.	ten mortgage, and that he, with	witnessed the execution thereof.
Notary Public for South Carolina. Notary Public for South Carolina.	SWORN to before me, this	
Notary Public for South Carolina. (L. S.) Notary Public for South Carolina.	day of October A. D.	. 192
$\mathcal{L}_{\mathcal{A}} = \mathcal{L}_{\mathcal{A}} = $	J. S. Barnes	(L. S.) M. S. Corysala
Posserded 192 6 at 12:20 o'clock, M.	· · · · · · · · · · · · · · · · · · ·	
	n is not a	192 6 at 12:2 0 o'clock, M.

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

transfer and set over to

For value received hereby assign,

The South Carolina national Bank Greenville, S. C