TO HAVE AND TO HOLD, all and singular, the said Premises must the said. The force of the said the said of sequences of the said of the sa	20 2211 121 121 121 121 121 121 121 121	gular, the said Premises unto	the said L	Rowley	
The wintly claiming or to claim the same or any part thereof. And the said unregagor agrees to insure the house and building on said lot in a sum not less than Deliars, in a company or companies satisfactory to the wortgages, and keep the same insurance to the said mortgages; and that in the event that the mortgagor shall at any time fail to do as, then the more agree of the mortgage may cause the same to be insured in for the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past for and unpaid, Mariel Langed Langedy assigns the remain and profits the above described premiers to said mortgages, or signs, and agree that any Judge of the Circuit Court of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises and growing and profits actually collected and unpaid, Mariel Langed and unpaid, Mariel Langed and unpaid, Mariel Langed and unpaid and the collection and profits applying the net proceeds thereafter (acture paying cost of Collection) unon side other interest control actually collected and results of collection and profits applying the net proceeds thereafter (acture paying cost of Collection) unon side other interest control and profits applying the net proceeds and profits actually collected and results of the parties to these Presents, that if the said mortgages and said said premises and the tree intent and uncataing of the parties to these Presents, that if AND IT IS AGREED, by and between the said parties that the said mortgager. The best interest thereon, if only be the said order to said the said mortgager in the control and took, then this deed of burgain and sale shall coars, determine, and officers on this, the 22 Mel day and between the said parties that the said mortgager. The formal processes are the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly author-defined		,		his Heirs and Assi	ons forever And
The winding claiming or to claim the same or any part thereof. And the said nortgagor agrees to insure the house and building on said lot in a sum not less than Dollars, in a company or companies satisfacory to the mortgagoe, and keep the same insurance to the said mortgagoe; and that in the event that the mortgagoe shall at any time fail to do as, then the desired mortgagoe may cause the same to be insurance to the said mortgagoe; and that in the event that the mortgagoe shall at any time fail to do as, then the form of the premium and expense of such insurance under this mortgago, with interest. And if at any time any part of said doct, or interest thereon, be past that un uniquid, Assault Carp Calcular Deredy assigns the remain and profits the above described premies to said mortgagoe, or signs, and agree that any bugge of the Circuit Court of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises and profits and profits applying the not groced hereafter (anter paying court of collection) upon and dock, interest, corts or expenses; without liability to sould for anything nowe than the tends and profits authority collected. The anything nowe than the tends and profits authority collected and enabling of the parties to these Presents, that if. The said mortgagoe, does and shall well and truly pay or cause to be paid unto the said mortgagoe the diet or sum of money unterly and and void; otherwise to remain in intill core and virtue. AND IT IS AGREED, by and between the said garties that the said mortgagoe. The said Frenches until defeate of payment shall be made. On this, the 22 Mel day of factor and virtue. And a fine the contract and vertage and the said parties that the said mortgagoe of the said tone, then this deed of borgain and sale shall coase, determine, and any of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Blue A County of Greenville. Parties of Sovereignty and Independence	of doce	its	W	ite successo	re and assigns to warrent
Partially claiming or to claim the same or any part thereof. And the said mortgagor agrees to insure the bouse and building on said lot in a sum not less than	eby bild	1	P. C. Ro	1x-P.	is and assigns, to warrant
Partially claiming or to claim the same or any part thereof. And the said mortgagor agrees to insure the bouse and building on said lot in a sum not less than	forever detend all and singular the said Pi	remises unto the said		7	
And the said mortgager agrees to insure the bouse and building on said for in a sum not less than			0 f	his Heirs and	Assigns from and against
moss or damage by tire, and assign the policy of insurance to the said mortgager, and case the same days of mortgager, and case the same to be insured in mortgager may cause the same to be insured in mortgager, and case the same to be insured in mortgager, and case the same to be insured in mortgager, and case the same to be insured in mortgager, and case the same to be insured in mortgager, and case the same to be insured in mortgager, and the case of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, Alaid Loty Act between bereby assigns the rems and profits the show described premises to said mortgager, or and the said mortgager, or otherwise, agonine a receiver, with authority to take possession of said premises of collect and reads and profits applying the new proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expense; without liability to case it is said; the said mortgager of one and shall well and truly pay or cause to be paid unto the said mortgager the debt or same of moracy attention and interest thereon, if any to the source and interest them the said mortgager of the said rote, then that deed of bargain and sale shall ceas, determine, and attention and interest them in this force and virtue. AND IT IS AGRIEED, by and between the said parties that the said mortgagor. The said with interest thereon, if any to the source and wirtue, and the said parties that the said mortgagor. The said premises until debath of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be bereunto affixed and there Presents to be subscribed by its daily authority of the said rote, then that debath of payment shall be made. The said with the said payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be bereunto affixed and there Presents to be subscribed by its daily and in the one hundred an	er lawfully claiming or to claim the same or	any part thereof.	Josep	and its Successors and Assigns	and every person whomso-
Dollars, in a company or companies satisfactory to the mortgagee, and keep the same insured in mortgagee may cause the same to be insured in	And the said mortgagor agrees to insure	the house and building on	said lot in a sum not less than	1	
In host or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the Intergraphee may cause the same to be insured in					
In the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, Advised Ling described premiums to said mortgage, or agreement of the Circuit Coart of said State may, at Chambers or otherwise, appeint a receiver, with authority to take possession of said pressus collects and periods, applying the net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to ount for anything more than the rests and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that ii. the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money meaning, with interest thereon, if any be due, according to the true intent and meaning of the said rote, then this deed of bargain and sale shall cease, decermine, and utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgagor to hold enjoy the said Frenises until default of payment shall be made. 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 authority of the said premises until default of payment shall be made. And IT IS AGREED, by and parties that the said mortgagor to hold any of January payment shall be made. And present the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly authority to the said premises until default of payment shall be made. Signed, Sealed and Delivered in the Presence of: Blanche January payment shall be made. The profit of the said premises and the payment shall be made. The profit of the said premises and the payment shall be and the payment shall be considered the within the premise of the said	m loss or damage by fire, and assign the pol	licy of insurance to the said	mortgagee; and that in the ev	ent that the mortgagor shall at any ti	me fail to do so, then the
And if at any time any part of said debt, or interest thereon, be past due and unpaid, Adiab Lip documents for said mortgage, or the cover described promises to said mortgage, or the Cover of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said states and profits applying the not proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without hability to unit for anything more than the results and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. the said mortgager does and stall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereanto affixed and these Presents to be subscribed by its duly authorisely the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereanto affixed and these Presents to be subscribed by its duly authorisely the said Premises until default of payment shall be made. Signed, Sealed and Delivered in the Presence of: BLANCHE PRESONALLY appeared before me BLANCHE E JOHN AND ARRIVA TORNINA. Country of Greenville. PERSONALLY appeared before me BLANCHE E JOHN AND ARRIVA with several payment shall be within ten mortage, and that ke, with a with test 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 mortage, and that ke, with. Witnessed the execution thereof.	d mortgagee may cause the same to be insure	ed in		name and reimburse	
the above described promises to said mortgagee, or gings, and agree that any plotge of the Circuit Court of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises in collect and renes and profits, applying the net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to outri for anything more than the rents and profits actually obligating more than the rents and profits actually obligated. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgage the debt or sum of money resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and utterly mill and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgagor IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its daily authorately the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its daily authorately the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its daily authorately the said parties that the said mortgagor. In the oriour Lord one thousand nine hundred and twenty. Signed, Sealed and Delivered in the Presence of: Blanch C Julius C Juliu					
the above described premises to said mortgagee, or gings, and agree that any Judge of the Circuit Court of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises i collect said rents and profits, applying the net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to outsit for anything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGRIEED, by and between the said parties that the said mortgagor IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its daily authority of the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and there Presents to be subscribed by its daily authority of the said Premises until default of payment shall be made. The contract of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Blanche Language and that he presence of: Blanche Language and that he was of the State of SouthCarolias, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within tette mortgage, and that he, with. A Hanguage and that he, with.	And if at any time any part of said debt	, or interest thereon, be pass	t due and unpaid, Auis	Corp doe hereby as	signs the rents and profits
de collect said rents and profits, applying the net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to owner for anything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money utterly nall and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgagor de engine said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its dely authored officers on this, the 22 All day of Jammany in the art of our Lord one theusand nine hundred and twenty and in the one hundred and finite one hundred and payment in the payment of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Blanch C Jone Delivered in the Presence of: Blanch C Jone Delivered to the the Sovereignty and Independence of the United States. ATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Blanch E Jone Delivered to the 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 titten mortgage, and that he, with Anagament witnessed the execution thereof. SWORN to before me, this.	the above described premises to said mortgage	ee. or		Heirs Ex	ecutors. Administrators or
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if. Tresaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and utterly null 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 IT IS AGREED, by and between the said parties that the said mortgagor. 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 authored officers. On this, the 22 Mel. day of Jammany in the said parties that the said mortgagor in the said premises until default of payment shall be made. Signed, Sealed and Delivered in the Presence of: Blanch C Jones ATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Blanch E Jones And made cath that saw CATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Blanch E Jones And made cath that saw CATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Blanch E Jones And made cath that Saw CATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before 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 sitten mortgage, and that he, with. A Magnetic SWORN to before me, this.	d collect said rents and profits, applying the	net proceeds thereafter (afte	er paying cost of collection)	nt a receiver, with authority to take pupon said debt, interest, costs or expe	ossession of said premises enses; without liability to
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 trestid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgagor				Description of the total of	
resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties that the said mortgagor to hold lenjoy the said Premises until default of payment shall be made. 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 authoral officers on this, the 22 rd day of January in the rof our Lord one thousand nine hundred and twenty further and in the one hundred and further further the source of: Signed, Sealed and Delivered in the Presence of: Blanch Charles For SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Blanche Charles PERSONALLY appeared before me Blanche Charles ATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Blanche Charles Signed, cand that he, with Angreeux with its corporate seal, and as the act and deed of said corporation, deliver the within then mortgage, and that he, with said the said or poration, deliver the within then mortgage, and that he, with said or poration, deliver the within then mortgage, and that he, with said or poration, deliver the within then mortgage, and that he, with said or poration, deliver the within then mortgage, and that he, with said or poration, deliver the within then mortgage, and that he, with said or poration, deliver the within then mortgage, and that he, with said or poration, deliver the within then mortgage, and that he, with said or poration, deliver the within then mortgage, and that he, with said or poration charges.					
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 authoral officers on this, the 22 He day of January in the rof our Lord one thousand nine hundred and twenty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Blanche Come South CAROLINA, County of Greenville. PERSONALLY appeared before me Blanch Che County of Greenville. PERSONALLY appeared before me Blanch Che County of Greenville. Saw C. F. January green and made oath that saw C. F. Authors and made oath that the mortgage, and that he, with State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within them mortgage, and that he, with Augment Sworn to before me, this 22 Med.	resaid, with interest thereon, if any be due,	according to the true intent	well and truly pay or cause to and meaning of the said note,	o be paid unto the said mortgagee then this deed of bargain and sale s	ne debt or sum of money hall cease, determine, and
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 authorated differers on this, the 22 Mel day of January in the arrow of our Lord one thousand nine hundred and twenty and in the one hundred and fifty first wear of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Blanch & Jone Blanch & Jone May C. F. Justinan gree and that or on mine a puttinan gree and search of the South of Greenville. PERSONALLY appeared before me Blanch & Jonnie	AND IT IS AGREED, by and between th	ne said parties that the said n	mortgagor	,	to hold
on this, the 22 rd day of Sandary in the ar of our Lord one thousand nine hundred and twenty—such and in the one hundred and fifty—first year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Blanch & Jone By C. F. gulturan gree. and Formula Country of Greenville. PERSONALLY appeared before me Blanch & Jone Greenville. PERSONALLY appeared before me Blanch & Jone Greenville. Saw C. F. Gulturan Seey. And made oath that saw C. F. Gulturan as Jone Greenville. Saw C. F. Gulturan as Jone Greenville. Sorporation 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 itten mortgage, and that he, with. SWORN to before me, this. SWORN to before me, this.	d enjoy the said Premises until default of pay	yment snall be made.			
on this, the 22 ml day of Samusary in the ar of our Lord one thousand nine hundred and twenty and in the one hundred and fifty - friend year of the Sovereignty and Independence of the United States. Signed, Sealed and Delivered in the Presence of: Blanche Coner By C.F. gutturan green and Seey. PATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Blanche E forms and made oath that saw C.F. Autuma as a secorporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of safd corporation, deliver the within ritten mortgage, and that he, with A. H. Agnuss. SWORN to before me, this 22 ml			•••••		
Signed, Sealed and Delivered in the Presence of: Blanch Conex PATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Blanch E forms and made oath that saw C I future as forcerporation 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 witnessed the execution thereof. SWORN to before me, this 22 ml. Signed, Sealed and Delivered in the Presence of: By C. I. gulturan green and Formmine C future and and made oath that saw C I future as a substitute mortgage, and that he, with a Hagnum witnessed the execution thereof. Realty	IN WITNESS WHEREOF, the said gran	nting corporation has caused	its corporate seal to be hereun	so affixed and these Presents to be sub-	scribed by its duly author-
Signed, Sealed and Delivered in the Presence of: Blanch Conex PATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Blanch E forms and made oath that saw C I future as forcerporation 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 witnessed the execution thereof. SWORN to before me, this 22 ml. Signed, Sealed and Delivered in the Presence of: By C. I. gulturan green and Formmine C future and and made oath that saw C I future as a substitute mortgage, and that he, with a Hagnum witnessed the execution thereof. Realty		nting corporation has caused	its corporate seal to be hereun	to affixed and these Presents to be sub-	scribed by its duly author-
Signed, Sealed and Delivered in the Presence of: Blanch Conex PATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Blanch E forms and made oath that saw C I future as forcerporation 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 witnessed the execution thereof. SWORN to before me, this 22 ml. Signed, Sealed and Delivered in the Presence of: By C. I. gulturan green and Formmine C future and and made oath that saw C I future as a substitute mortgage, and that he, with a Hagnum witnessed the execution thereof. Realty	d officers				
Signed, Sealed and Delivered in the Presence of: Blanche & Jone By C. F. Julium gree and Jonnine Quilium Seey. PATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Blanche & Jone and made oath that saw C. F. Julium as Australia and 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 the mortgage, and that he, with A. H. Agruum witnessed the execution thereof. SWORN to before me, this 22 ml	d officers				
Blanche & Jones By C. F. Julium gree and At Agnew Cate Of SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Blanche & Jones And made oath that saw C. F. Julium as and made oath that 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 itten mortgage, and that he, with. A Hagness SWORN to before me, this. By C. F. Julium gree and Jonnie & Julium as and And made oath that Seey. And made oath that Seey. And made oath that Swith its corporate seal, and as the act and deed of said corporation, deliver the within Witnessed the execution thereof. Realty	d officerson this, theon or this, theon or this, the	22 rd 1 twenty- Seven	day of and in the		
CATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Blanche E forms and made oath that saw J. Julium as president and Jonnie C Julium as a 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 itten mortgage, and that he, with A Hagnes witnessed the execution thereof. SWORN to before me, this 32 ml	on this, the	22 ml 1 twenty- Lever overeignty and Independence	of the United States.	one hundred and fifty	in the
County of Greenville. PERSONALLY appeared before me Blanche E forms and made oath that saw C. F. Julium as president and Tommic C Julium as some 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 itten mortgage, and that he, with A Hagnest witnessed the execution thereof. SWORN to before me, this 22 ml	on this, the	22 ml twenty- Sever	of the United States.	one hundred and fifty	in the
PERSONALLY appeared before me Black the E force and made oath that saw	on this, the one of our Lord one thousand nine hundred and year of the Soligned, Sealed and Delivered in the Present Blanche & Jones	1 twenty- Leven overeignty and Independence ence of:	of the United States.	one hundred and fifty	in the
PERSONALLY appeared before me. Blanche E fore and made oath that saw	d officers	1 twenty- Leven overeignty and Independence ence of:	of the United States.	one hundred and fifty	in the
sworn to before me, this.	on this, the year of the So Signed, Sealed and Delivered in the Prese Blanche & Jone A. H. Agnery	1 twenty- Leven overeignty and Independence ence of:	of the United States.	one hundred and fifty	in the
sworn to before me, this 22 nd ()	on this, the year of the Son Signed, Sealed and Delivered in the Prese Blanche Connection of South CAROLINA,	1 twenty- Several twenty- Seve	of the United States. By C. F.	entry Co, Ine gutturan gre in C Jutuan	in the
sworn to before me, this 22 nd ()	d officers	1 twenty- Several twenty- Seve	of the United States. By C. F.	entry Co, Ine gutturan gre in C Jutuan	in the
SWORN to before me, this 22 rd	of officers	1 twenty- Several twenty- Seve	of the United States. By C. F.	entry Co, Ine gutturan gre in C Jutuan	in the
	Signed, Sealed and Delivered in the Prese Sourche Concerns ATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before messaw C. J.	1 twenty- Severe dence of: Blanche State of South Carolina, sign	and in the of the United States. Diffic R By C. F. Tomm Lett Mil. n, seal with its corporate seal,	Josnie C Putand and as the act and deed of said corporate	in the second and made oath that the second and made oath that the second and the
7 B Massingale (I. S.) Blanche & Jones Noted Public for South Carolina.	Signed, Sealed and Delivered in the Prese Blanche Control TATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me corporation chartered under the laws of the Scritten mortgage, and that he, with	1 twenty- Severe dence of: Blanche State of South Carolina, sign	and in the of the United States. Diffic R By C. F. Tomm Lett Mil. n, seal with its corporate seal,	Josnie C Putand and as the act and deed of said corporate	in the first such seey. Seey. and made oath that the foration, deliver the within
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	and officers	Blanche State of South Carolina, sign A. D. 192 A. D. 192 C. for South Carolina.	and in the of the United States. Diffic R By C. F. Johnne Lett and n, seal with its corporate seal,	Joseph Co, Sue Joseph Co, Sue	in the second and made oath that turns are so contain, deliver the within aution thereof.