TO RAVE AND TO 1907. It will incode, the side (Frentier may be said "Mattheway Market		
the many lateral parties and parties and parties and parties and the many lateral parties and parties	ppertaining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Thomas M. Malker Courpany
The secretary and convert of tends, all and singular, the odd pression must due that Machine Maley, term and regions—  Balance Calabratical and Andrews and Andrews and buildings on a claim, the same, or we pure through a building of the control o	to successors	Heirs and Assigns forever. And We
And the stay of the continuents	a hereby hind ourselves was	Heirs, Executors and Administra-
Statement Administration and Artigins, and very person whomever introlly climing on both the teaser and produced.  And the said mortgager—serve—to answer the bone roll buildings on and but at sum set let the handless of the said mortgager—and a said the policy of immunity and companies excitations in the said server, and the said server that the mortgager—and had to accomplant excitation.  Politar (in a company) on that to be except that the mortgager—and had to accomplant excitation.  And if are my time and assists of each innovance under this mortgage, with interest.  And if are my time are part of table does not company, to produce the said company.  And if are my time are part of table does not company, to produce the said company of the product for th	hereby bridge and former defend all and singular the said premises unto the said	Thomas m. Halker bomban
THE STATE OF SOUTH CARGLINA.  And the said contexture and Anagon, and every person whenever hardings can side for a normal new that.  And the said contexture— server— to the owner should be a normal new that.  And the said contexture— to the contexture to the contexture— that it is not to be interested in the search to the contexture— to the contexture— that it is not to the contexture— to the contexture— that it is not to be interested in the contexture— to the contexture— that it is not to the contexture— to the contexture— that it is not to the contexture— to the contexture— that is not to the contexture— the co	ors to warrant and forever defend, all and singular, the said premises unto the said	the and Assigns from and against 110/ 0111 out
Dilles (in company or composition solidation to the state that the policy of increase to the solid motivation	leirs Executors Administrators and Assigns, and every person whomsoever lawfully	claiming, or to claim, the same, or any part thereof.
DATA THE STATE OF SOUTH CAROLINA.  SWORN to better one of more of the state in the received memory and said date, we have the state in the received memory and said date, or increase thereone, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique.  And, if a zay time only past of said date, or increase thereon, he pass that and unique and the past of these pasts of the past of the past of these pasts of these pasts of the past of the past of these pasts of these pasts of the said of the pasts of the pasts of these pasts of the said of the pasts of		
THE STATE OF SOUTH CAROLINA  WESTATE OF SOUTH CAROLINA  WESTATE OF SOUTH CAROLINA  WESTATE OF SOUTH CAROLINA  WESTATE OF SOUTH CAROLINA  SWORN to belong me that  Let a grow within smeet.  And and an active the state of the instruction of the sold mortgage.  And all as any time may goes at add debt. or instruct therees, the past due and unspect.  And if as any time may goes at add debt. or instruct therees, the past due and unspect.  And if as any time may goes at add debt. or instruct therees, the past due and unspect.  And if as any time may goes at a add debt. or instruct the control to him posterior. Administrative that any length and agree that any length of the advanced of the control to him posterior. Administrative that any length and any related of the process of accounting on the control of the past of the control to him posterior. Administrative that are priced in the control of the past of the		
ortagene mas cause the same to be intered in marriagen, with interest.  And if or any time are part of said diels, or interest thereon, he part der and unput.  And if or any time are part of said diels, or interest thereon, he part der and unput.  And if or any time are part of said diels, or interest thereon, he part der and unput.  And if or any time are part of said diels, or interest thereon, he part der and unput.  And if or any time are part of said diels, or interest thereon, he part der and unput.  And if or any time are part of said diels, or interest thereon, he part of the said diels, and the said said diels, or interest and profess, against a said collection; and a said said said said said said said s	be 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 said
the premium and expanse of each learness under this metagar, with interest.  And if at any time may put of said debt, or interest thereon, he past due and impaid.  (the above described precise to said undered or observing appealed a receiver, with authority to take possession of said precises and called the described of the read Core of said State may, at a chambers or observing appealed a receiver, with authority to take possession of said precises and called the call		
And if it may line any part of mid delt, or niterest thereon, he part doe and unputs.  The above described provision to said mortugues	origagee may cause the same to be meaned a	
THE ALECCE described proteins to a sold marrageness. A Comment of the Comment of	r the premium and expense of such insurance under this mortgage, with interest.	
Constitution of the state of th		
THE STATE OR SOUTH CAROLINA,  Single, Stated out before me.  WITHESS TATE OR SOUTH CAROLINA,  LIE STATE OR SOUTH CAROLINA,  LI	And if at any time any part of said debt, or interest thereon, be past due and	d unpaid hereby assign the rents and profits
THE STATE OB SOUTH CAROLINA,  Walled out has been been and conflicted by some and dood, interact, cost or expenses, without stability to account for any thing more than the result and profits actually of the parties to these Presents, that it.  ### the more parties of the parties of the parties to these Presents, that it.  ### the more parties of the parties of the parties of the parties to these Presents, that it.  ### the more parties of the said deter or pan of more affected with interest and when the parties of the parties of the said deter or parties of the parties	it is a second mantenage of the succession	Heirs Executors Administrators or Assigns, and agree that any Judge of the
BRESTATE OF SOUTH CAROLINA,  WITHESS AGE and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Saled and before me.  WITHESS AGE OF SOUTH CAROLINA,  Dearway Fullis for South Carolina,  With Age of the within maned.  A D. 19/2  May Saled and before me.  With Age of the South Carolina,  Dearway Fullis for South Carolina,  Conney:  I.  I.  I.  I.  I.  I.  I.  I.  I.  I	ircuit Court of said State may, at chambers or otherwise, approint a receiver, with audie net proceeds thereof (after paying costs of collection) upon said debt, interest, c	
THE STATE OF SOUTH CAROLINA,  Course.  AND IN STATE OF SOUTH CAROLINA,  WIGHT STATE OF SOUTH CAROLINA,  Lough A Course.  AND IN STATE OF SOUTH CAROLINA,  Course.  AND IN STATE OF SOUTH CAROLINA,  Course.  THE STATE OF SOUTH CAROLINA,  Course.  AND IN STATE OF SOUTH CAROLINA,  Course.  THE STATE OF SOUTH CAROLINA,  NOTICE Public for South Carolina.  NOTICE MADE AND A COURSE.  NOTICE Public for South Carolina.  NOTICE MADE AND A COURSE.  NOTICE Public for South Carolina.  NOTICE Public for South Carolina.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and m	eaning of the parties to these Presents, that if, the
AND IT IS AGREED, by and between the said parties, that the said mortgager. S. C. 10 hold and enjoy the said receiver used in the parties. The said parties, that the said mortgager. S. C. 10 hold and enjoy the said way of August in the year of our Lept one thousand nine hundred and MUNITAMES. C. 10 hold and enjoy the said mortgager. Suggest Search gap photivered in the Presence of Multiple Search gap photivered in the Presence of Search gap	ny he due, according to the true intent and meaning of the said note, then this deed	of bargain and sale shall cease, determine, and be utterly null and void; otherwise
withers of power shall be made  Witness Court for come thousand sine bondered and.  Witness Court for come thousand sine bondered and.  Partitles and in the one bondered and  forty fourth your of the Sovereignty and Independence of the United States of Amprica.  Signed Stated gaps brivered in the Presence of  Wallace County.  Wallace County.  Personally appeared before me.  Wh. Mallace County.  Personally appeared before me.  Wh. Mallace County.  Personally appeared before me.  Wh. Mallace County.  The STATE OF SOUTH CAROLINA,  SWOEN to before me that  A. D. 19/2  Winnessed the execution thereof.  SWOEN to before me that  A. D. 19/2  THE STATE OF SOUTH CAROLINA,  County.  The STATE OF SOUTH CAROLINA,  County or		S O A A A so held and anion the said
in the year of our logic one thousand him bundered and Bullillian and in the one hundred and fortal fortal fortal fortal your of the Sovereignty and Independence of the United States of America.  Signed. Stated gap believed in the Presence of Bullillian year of the Sovereignty and Independence of the United States of America.  Signed. Stated gap believed in the Presence of Bullillian (I. S.)  (I. S.)  THE STATE OE SOUTH CAROLINA, (I. S.)  Personally appeared before me Bullillian and act and deed deliver the within written Deed; and that he saw the within named Bullillian act and deed deliver the within written Deed; and that he saw the within named Bullillian within the within written Deed; and that he saw the within the same and the within the same and the same and the within the same and the same a		
in the year of our Loyd one thousand aims handred and MMULLUM and in the one hundred and fully found of the presence of the County of the Sovereign and Independence of the United States of Anagrica.  Signed Wasted applicitives in the Presence of Low Late of Late of Low Late of Late of Low Late of Low Late of	WITNESS OTAN hand Sand seal Sthis D.C.	
Support States application to Presence of  Support States application to Presence of  Support States application to Presence of  Support States application (I. S.)	WIINE, D. W. T. J.	terry
Staged. Saled and Polivered in the Presence of A. Doubland (L. S.)  (R. S.)		
THE STATE OF SOUTH CAROLINA,  TO SHAPE TO SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  County,  THE STATE OF SOUTH CAROLINA,  County,  THE STATE OF SOUTH CAROLINA,  County,  I.  The STATE OF SOUTH CAROLINA,  County,  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROL	Y X	year of the Sovereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA,  County,  Personally appeared before me.  Mortgage of Real Estate.  Doubles American American American South Carolina.  SWORN to before me this.  THE STATE OF SOUTH CAROLINA,  County.  I,  The STATE OF SOUTH CAROLINA,  County.  I,  The state of south Carolina amed.  Id declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, remounce, release, and forever relinquish unto the within mamed.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and nigular, the Premises within mentioned and released.  GIVEN inder my hand and seal, this.  A D. 19  Notary Public for South Carolina.	Signed, Scaled and Delivered in the Presence of	) Proctor A. Bouham (1. s.)
THE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me.  M. Malters  d made oath that he saw the within named.  Doublass.  SWORN to before me this.  The STATE OF SOUTH CAROLINA,  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  GEAL).  RENUNCIATION OF DOWER.  GIVEN index experies within mamed.  did this day appear before me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, 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 Dower, of, in, or to, all and angular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.	Wr Maller	James Hice (LS)
HE STATE OB SOUTH CAROLINA,  County.  Personally appeared before me.  Mortgage of Real Estate.  Doubles.  In seal, and as Little act and deed, deliver the within written Deed; and that he, with  William Wallace.  SWORN to before me this  SWORN to before me this  THE STATE OF SOUTH CAROLINA,  County.  THE STATE OF SOUTH CAROLINA,  County.  I,  Shereby certify unto all whom it may concern, that Mrs.  It of the within named.  Id upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, remounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and nigular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19  Notary Public for South Carolina.	10, 00, Dallace	
THE STATE OF SOUTH CAROLINA,    County.		
Personally appeared before me		/ C(L, S.)
Personally appeared before me.    Maltitude   Maltitud		
Personally appeared before me		MORTGAGE OF REAL ESTATE
ign, seal, and as		
ign, seal, and as	Personally appeared before me M. M. Malter	
ign, seal, and as. Listed	CPA B-	have and June 1900
SWORN to before me this.  A. D. 19/9  THE STATE OF SOUTH CAROLINA, County.  I, o hereby certify unto all whom it may concern, that Mrs.  iffe of the within named.  did 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, dread or fear of any person or persons thomsoever, 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 Dower, of, in, or to, all and singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.	and made oath thathe saw the within named	man man jamas sa ma
SWORN to before me this.  A. D. 19/9  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  THE STATE OF SOUTH CAROLINA, County.  I, o hereby certify unto all whom it may concern, that Mrs.  ife of the within named.  did 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, dread or fear of any person or persons thomsoever, 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 Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.		. /
SWORN to before me this.  A. D. 19/9  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  THE STATE OF SOUTH CAROLINA, County.  I, o hereby certify unto all whom it may concern, that Mrs.  ife of the within named.  did 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, dread or fear of any person or persons thomsoever, 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 Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.	file 11) act and deed deliver the within written Dece	de and that he with
SWORN to before me this	h / h / h	u, and thatie, with
THE STATE OF SOUTH CAROLINA,  County.  I,  o hereby certify unto all whom it may concern, that Mrs.  ife of the within named.  did 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, dread or fear of any person or persons thomsoever, 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 Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  ay of  A. D. 19  (L. S.)  Notary Public for South Carolina.	M. U. Wallace	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA,  County.  I,  o hereby certify unto all whom it may concern, that Mrs.  rife of the within named	SWORN to before me this	Man Man
THE STATE OF SOUTH CAROLINA,  County.  I,	av, gi, A. D. 19/9	W. W. Walter
THE STATE OF SOUTH CAROLINA,  County.  I,	Notary Public for South Carolina.	
THE STATE OF SOUTH CAROLINA,  County.  I,  co hereby certify unto all whom it may concern, that Mrs.  dife of the within named.  did this day appear before me, not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, 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 Dower, of, in, or to, all and ngular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.		
I,	MATERIAL CONTROL CAROLINA	RENUNCIATION OF DOWER.
I,	THE STATE OF SOUTH CAROLINA.	
did 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, dread or fear of any person or persons thomsoever, renounce, release, and forever relinquish unto the within named	_ <b>}</b>	
ife of the within named	_ <b>}</b>	
Thomsoever, renounce, release, and forever relinquish unto the within named	I,	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	I,	•
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ingular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19  (L. S.)  Notary Public for South Carolina.	I,	did this day appear before me,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and ngular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons
GIVEN under my hand and seal, this	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons
ay of	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons
Notary Public for South Carolina.	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons
Notary Public for South Carolina.	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons
	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons
	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons
Recorded for Sept-2ud-19/9	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons
ACCUPACE AVI	I,	did this day appear before me, ely, voluntarily and without any compulsion, dread or fear of any person or persons atterest and estate, and also all her right and claim of Dower, of, in, or to, all and
	I,	ely, voluntarily and without any compulsion, dread or fear of any person or persons atterest and estate, and also all her right and claim of Dower, of, in, or to, all and

ē\*\*