TO HAVE AND TO HOLD, all and singular, the said Premises unto the said AND Heirs and Assigns, Increase and As	loss or dam
Heirs, Executors and source designal, all and dispulse, the said premises upto the last. **PUND*** Control of Market and Surprises and Assigna, and every person whomesever harding chimiling, or to claim, the said mortgager—agree—to insure the house and baildings on said to the a sum not least than the said mortgager—agree—to insure the house and baildings on said to the a sum not least than the policy of insurance to the said mortgager—, and that in the creat that the mortgager—), and keep the assoc insured from the premium and expense of such insurance in the said mortgager—and that in the creat that the mortgager—, shall at any time sail to do so, nortgager—may crosse the same to be insured in. **Control of said facts that is supported to the said desired the said desired to the creat state of the said desired to the creat state of the said desired to the said desired t	loss or dam
one to warrant and increase thelytal, all and singular, the said premises unto the last MMA Christic Market Mile M	loss or dam
And the said nortgager of the premise to a said nortgager of the premise to the said interest the three same insured from the premise to the said interest that the nortgager shall at any time fall to do so, nortgage, may cause the same to be insured in manne, and reinburse. And if at any time any part of said dohr, or interest thereon, be upon doe and unpaid. And if at any time any part of said dohr, or interest thereon, be upon doe and unpaid. And if at any time any part of said dohr, or interest thereon, be upon doe and unpaid. And if at any time any part of said dohr, or interest thereon, be upon doe and unpaid. And if at any time any part of said dohr, or interest thereon, be upon doe and unpaid. And if a say time any part of said dohr, or interest thereon, be upon doe and unpaid. And if a say time any part of said dohr, or interest thereon, be upon doe and unpaid. And if a say time any part of said dohr, or interest thereon, the unpaid. And if a say time any part of said dohr, or interest thereon, the unpaid. And if a say time any part of said dohr, or interest thereon, the unpaid to the process and collect and reads and profits and profits and or said the said unpaid. And if a say time any part of said dohr, or interest thereon, the unpaid to the part of said profits and office and reads and profits and collect and reads and profits and orthogon and said time said unpaid. And office and reads and office and relating of the said northegon. The said unreads and the said unreads an	loss or dam
Dollars (in a company or companies astaractory to the mortgage), and loop the same insured from the by fire, and assign the policy of insurance to the said nortgage, and that in the event that the mortgage shall at any time fail to do so, ortgage	loss or dam
e by five, and assign the policy of insurance to the said mortgagee	then the sai
And if at any time any part of said delet, or interest thereon, be past due and ungaid. And if at any time any part of said delet, or interest thereon, be past due and ungaid. And if at any time any part of said delet, or interest thereon, be past due and ungaid. And if at any time any part of said delet, or interest thereon, be past due and ungaid. And if at any time any part of said delet, or interest thereon, be past due and ungaid. And if at any time any part of said delet, or interest thereon, be past due and ungaid. And if at any time any part of said delet, or interest said and ungaid. And if at any time any part of said delet, or interest, cost or expenses and officers and past of the past of the past of said said said and the said said said said said said said said	
And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest and part of said and the said of said said said said said said said said	
And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. Beirs, Executors, Administrators or Assigns, and agree that any credit Court of said State may, at chambers or chherwise, appropriat a receiver, with authority to take possession of said stress and collect said trents und per or to profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it of profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it of mortgager. And Dril's AGREED, by and between the said parties, that the said unortgager. AND I'L SAGREED, by and between the said parties, that the said mortgager is a said debt or saim one for more y aforesaid, with intent versals in 101 force and views. WITNESS AND THE AGREED, by and between the said parties, that the said mortgager. Lo hold and emises until default of payment shall be made. WITNESS AND THE AGREED, by and between the said parties, that the said mortgager. Lo hold and the said of payment shall be undeed. WITNESS AND THE AGREED, the choosand union hundred and the said parties, that the said mortgager. Lo hold and the one shall be undeed. WITNESS AND THE AGREED, by and between the said parties, that the said mortgager. Lo hold and the one shall be undeed. WITNESS WITNESS AND THE AGREED, Scaled and Deliveded in the Presence of the United State Signed, Scaled and Deliveded in the Presence of the United State Signed, Scaled and Deliveded in the Presence of the United State Signed, Scaled and Deliveded in the Presence of the United State Signed, Scaled and Deliveded in the Presence of the United State Signed, Scaled and Deliveded in the Presence of the United State Signed, Scaled and the said of	
the above described premises to said mortgagee of the provided of the parties of	
route Court of said State may, at chambers or otherwise, appoint a reviewer, with authority to take possession of said premises and offered said remains and offered father people costs of collection by upon said debt, interest, cost or expenses; without liability to account for any thing more to profits actually collected. PROVIDED AILWAYS. NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if, and the more of the profits and the profits of the parties to these Presents, that if, and the other people of the said not, then this deed of bargain and sale shall cease, electronic, and be uterly noll and verming in trill force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager. To hold and emises until default of payment shall be made. WITNESS My hand and seal, this, and the presence of the parties of the parties to these Presents, that if, and the uterly noll and verming the till offered and present and included and the presence of the parties of the parties to these presents, that if, and the uterly noll and verming the parties of the parties to these Presents, that if it is a present to the parties of the parties to these presents, that if it is presented to the parties to these presents, that if it is presented to the parties of the parties to the parties of	ts and profi
and margager—do and shall well and truly pay or cause to be paid, unto the said mortgager—the said debt or sum of money aforesaid, with interview to the critical and meaning of the said notine, then this deed of bargar and sale shall cease determine, and be utterly mill and versions in tall force and virtue. AND IT IS AGREED by and between the said parties, that the said mortgagor—to hold and remises until default of payment shall be made. WITNESS My hand and seal—this / I do: the said mortgagor—to hold and seal—this / I do: the said mortgagor—to hold and sale shall cease determine, and be utterly mill and versions until default of payment shall be made. WITNESS My hand and seal—this / I do: the said mortgagor—to hold and remises until default of payment shall be made. WITNESS My hand and seal—this / I do: Signed, Scaled and Deliveded in the Presence of James Mortgager of the Sovereignty and Independence of the United State Signed, Scaled and Deliveded in the Presence of James Mortgager of the Sovereignty and Independence of the United State Signed, Scaled and Deliveded in the Presence of James Mortgager of the Sovereignty and Independence of the United State Signed, Scaled and Deliveded in the Presence of Colde of the United State Signed, Scaled and Deliveded in the Presence of Colde of the United State Signed, Scaled and Deliveded in the Presence of Colde of the United State Mortgager of the Sovereignty and Independence of the United State Signed, Scaled and Deliveded in the Presence of Colde of the United State Mortgager of the Sovereignty and Independence of the United State Signed, Scaled and Deliveded in the Presence of Colde of the United State Signed State Mortgager of the Sovereignty and Independence of the United State Signed State Mortgager of the Sovereignty and Independence of the United State Signed State Signed State	ofits annivin
AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and remises until default of payment shall be made. WITNESS My hand and seal, this MITNESS My hand and seal, this day of MOUNDER and in the year of our Lord one thousand nine hundred and MOUTHER and in the one forty for the Sovereignty and Independence of the United State Signed, Sealed and Delivered in the Presence of Cleave Waughter Signed, Sealed and Delivered in the Presence of Cleave Waughter Signed, Sealed and Delivered in the Presence of Cleave Waughter Signed, Sealed and Delivered in the Presence of Cleave Waughter Signed, Sealed and Delivered in the Presence of Cleave Waughter Signed, Sealed and that 3. he saw the within named Mortgage OF REA Cole deliver the within written Deed; and that he, with Mortgage Of Rea (Seal, Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, Notary Public for South Carolina. RENUNCIATION OF REAL STATE OF SOUTH CAROLINA, RENUNCIATION OF REAL	et thereon
THE STATE OF SOUTH CAROLINA, Made oath that 3. he saw the within named In seal, and as A D. 19/9 Mortage of the within written Deed; and that he, with Switch of South Carolina, THE STATE OF SOUTH CAROLINA, MORTGAGE OF REA Switch of the within written Deed; and that he, with South Carolina. THE STATE OF SOUTH CAROLINA, MORTGAGE OF REA Switch of the South of the Within written Deed; and that he, with South Carolina. THE STATE OF SOUTH CAROLINA, MORTGAGE OF REA Switch of the South Carolina, Witnessed the execution thereof. Switch of the South Carolina, THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina. RENUNCIATION OF THE STATE OF SOUTH CAROLINA, Skillwille County.	anion the!
in the year of out lord one thousand nine hundred and watch year of the Sovereignty and Independence of the United State Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Coleanse Wanghar THE STATE OF SOUTH CAROLINA, Personally appeared before me A made oath that 3 he saw the within named and in the one year of the Sovereignty and Independence of the United State Coleanse MORTGAGE OF REA MORTGAGE OF REA MORTGAGE OF REA The STATE OF SOUTH CAROLINA, witnessed the execution thereof. SAUCHTY Defore me this Of Land Wanghar Witnessed the execution thereof. SAUCHTY Defore me this Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, STELLWILL CROUNTY.	mjoy the sai
in the year of our Lord one thousand nine hundred and white the year of the Sovereignty and Independence of the United State Signed, Scaled and Delivered in the Presence of J. Cleave Wangher THE STATE OF SOUTH CAROLINA, Sullwiele County. Personally appeared before me I made oath that 3 he saw the within named and in the one year of the Sovereignty and Independence of the United State Wangher MORTGAGE OF REA MORTGAGE OF REA The STATE OF SOUTH CAROLINA, witnessed the execution thereof. SWORTS Defore me this Of the Within written Deed; and that he, with Y D. Woodl witnessed the execution thereof. SWORTS Defore me this Of the Within A D. 19/9 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, STREWWILL CROUNTY.	
Signed, Sealed and Delivered in the Presence of Cole J. D. Word THE, STATE OF SOUTH CAROLINA, Seally appeared before me. MORTGAGE OF REA Personally appeared before me. Mortgage of Rea Cole I made oath that 3. he saw the within named. Mortgage of Rea Cole I made oath that 3. he saw the within named. Mortgage of Rea Cole I made oath that 3. he saw the within named. Mortgage of Rea Cole I made oath that 3. he saw the within named. Mortgage of Rea Cole I made oath that 3. he saw the within named. Mortgage of Rea Cole Cole Mortgage of Rea Cole Cole Mortgage of Rea Cole Mortgage Mortgage Cole Mortgage Cole Mortgage Mortgage Cole Mortgage Mortgage Cole Mortgage Mortgage Mortgage Mortgage Mortgage Mortgage Cole Mortgage Mortga	hundred an
THE STATE OF SOUTH CAROLINA, Switch policy of Color South Carolina, Of Color Signature of South Carolina, Signature of South Carolina, Of Color Signature of South Carolina, The STATE OF SOUTH CAROLINA, Stellwille County. MORTGAGE OF READLINA, Stellwille County. MORTGAGE OF READLINA, Stellwille County. MORTGAGE OF READLINA, Stellwille County.	s of America
THE STATE OF SOUTH CAROLINA, Personally appeared before me. I made oath that 3. he saw the within named. I made oath that 3. he saw the within named. I made oath that 3. he saw the within named. I made oath that 3. he saw the within named. I with seed, and that he, with 3. D. Wood. Saword before me this. I witnessed the execution thereof. Saword before me this. I wood. Saword before me this. Of L. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, SALLWILLE County.	. /
THE STATE OF SOUTH CAROLINA, Stellwelle County. Personally appeared before me. Mortgage of Ref Cole made oath that 3. he saw the within named. I with a saw the within named. A card and deed, deliver the within written Deed; and that he, with S. D. Wood. Saword Defore me this 19th. Saword Defore m	(L. S.
THE STATE OF SOUTH CAROLINA, Personally appeared before me. made oath that Is he saw the within named. n, seal, and as his act and deed, deliver the within written Deed; and that he, with Is hoold witnessed the execution thereof. Switch before me this. of Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Shellwille County. MORTGAGE OF REAL MORTGAGE OF REAL (SEAL) NORTGAGE OF REAL (SEAL) Witnessed the execution thereof. SWINGS OF SOUTH CAROLINA, RENUNCIATION OF SOUTH CAROLINA, Shellwille County.	(L. S.
THE STATE OF SOUTH CAROLINA, Personally appeared before me made oath that 3 he saw the within named. n, seal, and as act and deed, deliver the within written Deed; and that he, with 3. D. Wood witnessed the execution thereof. SWINTY before me this of Morary Public for South Carolina. THE STATE OF SOUTH CAROLINA, STELLWILLE. County. MORTGAGE OF REAL Cole Word Carolina. MORTGAGE OF REAL (SEAL) MORTGAGE OF REAL (SEAL) Witnessed the execution thereof. RENUNCIATION OF SOUTH CAROLINA, STELLWILLE. County.	(L. S.
Personally appeared before me / Wiss Since Cole I made oath that 3. he saw the within named / Cleave Caught In, seal, and as his act and deed, deliver the within written Deed; and that he, with J. Wood witnessed the execution thereof. SWINTENDER A. D. 19/9 Of More Mary Public for South Carolina. THE STATE OF SOUTH CAROLINA, STELLWILL County.	(I., S.
d made oath that 3 he saw the within named. (c) Councy Councy. (c) Councy Councy. (d) Councy Councy. (e) Councy Councy. (e) Councy Councy. (f) Councy Councy. (f) Councy Councy. (g) Councy Councy.	L ESTATE
act and deed, deliver the within written Deed; and that he, with G. D. Woodl witnessed the execution thereof. y of November A. D. 19/9 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Skelewille County.	••••••••••••
witnessed the execution thereof. Sworth to before me this 9 th. y of Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Skellwille County. Witnessed the execution thereof. (SEAL.) Notary Public for South Carolina. RENUNCIATION (SEAL.)	••••••
witnessed the execution thereof. Sworth to before me this 9 th. y of Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Skellwille County. Witnessed the execution thereof. (SEAL.) Notary Public for South Carolina. RENUNCIATION (SEAL.)	,
SWORN to before me this	·····
SWORTY to before me this	
y of November A. D. 19/9 Ly Wood (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Stelwile County.	
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Stelewille County.	
THE STATE OF SOUTH CAROLINA, RENUNCIATION O	
THE STATE OF SOUTH CAROLINA, Stelwille County.	
)F DOWER
1, J. H. James a magistrate	
hereby certify unto all whom it may concern, that Mrs. Dearl Grain Caughus	***************************************
e of the within named did this day appea	
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any personal transfer of the computation	r before me
omsoever, renounce, release, and forever relinquish unto the within named Corrie Green and forever relinquish unto the within named	
Hairs and Assisms all how interest and also all he winter all he winter and also all he winter all he winter and also all he winter all he winter all he winter and also all he winter all he winte	on or person
	on or person
in the second of	on or person
of november AD19/9 Plane Green Va	or to, all and
Notary Public for South Carolina.	or to, all and
// JAKA A .	or to, all and
	or to, all and