Personally appeared before me	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said
List and fareve defined, all and singuiar, the said premises winto the said.  List and Antigon, from and against. How and and every person whomesever tearbuly-childrag, or to claim, the same, or any part thereod.  And the said motivager—agree—to insure the boase and buildings on said to in a sum not here the said and the said motivager—agree—to insure the boase and buildings on said to in a sum not here than the said motivager—agree—to insure the boase and buildings on said to in a sum not here than the said motivager—and and said motivager—and of the insurence to the motivager—that at any time fail to do so, then the said order on the said motivager—and of the insurence to the insured in many cause the same to be insured in many cause the same to the insurance under this motivager, with interest.  And if at any time say part of said delt, or interest thereon, by part does and sampled.  Listing Executors, Administrators or Amigus, and agree that say, Judge of the first the said protect said control of the said of the said protect said control of the said of the said control of the said protect said control of the said of the said control of the said protect said control of the said of the said control of the said protects said control of the said control		Heirs and Assigns forever. And
Execution, Administrators and Assigns, and every present whomosorer lawfully defining or to claim, the same, or any suph thereed.  And the said morrageor—agree—to inserte the home and buildings on said hat is a sum not less than.  Deliar (in a company or companies activatory to the morrageor—), and keep the same insured from insu or demands and assign the policy of morrace to the said morrageor—and the in the overtex the morrageor——shall at any time fail in the sa, then the said morrage — and the said portion — and the said morrage — and the said portion — and the said morrage — and the said portion — and the said morrage — and the said portion — and the said morrage — and the said morrage — and the portion of the said morrage — and the portion of the said morrage — and the said morrage — and the said morrage — and the portion of the said morrage — and the portion of the said morrage — and the portion of the said morrage — and the said morrage — and the said morrage — and the portion of the said morrage — and the said	ereby bind Myself and mu	Heirs, Executors and Administrators
Execution, Administrators and Assigns, and every present whomosorer lawfully defining or to claim, the same, or any suph thereed.  And the said morrageor—agree—to inserte the home and buildings on said hat is a sum not less than.  Deliar (in a company or companies activatory to the morrageor—), and keep the same insured from insu or demands and assign the policy of morrace to the said morrageor—and the in the overtex the morrageor——shall at any time fail in the sa, then the said morrage — and the said portion — and the said morrage — and the said portion — and the said morrage — and the said portion — and the said morrage — and the said portion — and the said morrage — and the said morrage — and the portion of the said morrage — and the portion of the said morrage — and the said morrage — and the said morrage — and the portion of the said morrage — and the portion of the said morrage — and the portion of the said morrage — and the said morrage — and the said morrage — and the portion of the said morrage — and the said	arrant and forever defend, all and singular, the said premises unto the said.	J. Lee Treenly his
Execution, Administratures and Anagan, and erroy percess whomesere below they disting, or to chin, the same, or say of therests.  And the said mortuguous agreet, in those the forms and haldings and add bit is some cold test ham.  Bollars (in a company or composite satisfactory to the mortuguous), and kere the same insured irons look or damage and assign the policy of insurance to the six mortugate, and data in the creat that the contempor, shall as any time fall to do up, then the said mortugate, and the creat that the contempor, shall as any time fall to do up, then the said mortugate, and the creat that the contempor, shall as any time fall to do up, then the said mortugate, with interest.  And if at any time any part of said doth, or interest thereas, by said done and unpublic.  And if at any time any part of said doth, or interest thereas, by said done and unpublic.  And if at any time any part of said doth, or interest thereas, by said the said unpublic.  And if a say time any part of said doth, or interest thereas, by said the said unpublic thereas and provide the said sections of the said the sa		Heirs and Assigns, from and against And and my
And the taid moregory—spree. In inverte the brown and buildings on said lot in a sum not less than  Dollar (in a company or companies staffentory to the mortgage—), and keep the same insured from hiss or dumage re, and assign the policy of insurance to the staff mortgage—, and that is the vertal the mortgage—, sholl at any time fall to do so, then the said mort manner, and crembures.  And if at any time any part of said dock, or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand goat the sand unpild.  And if at any time any part of said dock or interest thereon, by goat the sand goat the sand dock interest, onto or expenses; which is the sand and any time and any time and dock interest, onto or expenses; which is the said and any time and the said thereon, to any time and dock interest, onto or expenses; which is the said thereon, to any time and dock in the said thereon, to any time and the coverable to	Executors. Administrators and Assigns, and every person whomsoever 12	awfully claiming, or to claim, the same, or any part thereof.
Dollars (in a company or companies restrictorey to the mortgages		
re, and setting the policy of insurances to the said morrgage		•
And if at any time any part of said historance under this mortgage, with interest.  And if at any time any part of said death, or interest thereon, be past doe and unpaid.  Interest passing the said process of such interests to and controlled and the said process of the said process of said said said process or and said process or control and said process or and process or	Dollars (in a company or compan	in the event that the mortgagor shall at any time fail to do so, then the said mort-
And if at any time any pairs of saled delt, or interest thereon, be goant due and unpaid.  And if at any time any pairs of saled delt, or interest thereon, be goant due and unpaid.  And if at any time any pairs of saled delt, or interest thereon, be goant due and unpaid.  And if at any time any pairs of saled delta, or interest thereon, be goant due and unpaid.  And if at any time any pairs of saled delta on a single delta delta pairs of the pairs of control of the pairs of the pai		
And it at any time any part of said delth, or interest thereon, legist due and suppaid.  Let the said the presence to said mort tager.  Let the the presence of presence to said mort tager.  Let the the presence of the said mort tager.  Let the the presence of the said mort tager.  Let the said problem of the said mort tager.  Let the said problem of the said mort tager and the said problem of the said p	may cause the same to be insured in	name, and reimburse
And it at any time any part of said delth, or interest thereon, legist due and suppaid.  Let the said the presence to said mort tager.  Let the the presence of presence to said mort tager.  Let the the presence of the said mort tager.  Let the the presence of the said mort tager.  Let the said problem of the said mort tager.  Let the said problem of the said mort tager and the said problem of the said p		
the force described precision to esté mortragese of the strict and Solate may a change appoint a receiver, with authority to lake possission of sing frenties and collect start of a start produced in the process of the strict and solate start of the start produced in the process of the strict produced in the process of the strict produced in the start produced in the st	he premium and expense of such insurance under this mortgage, with inte	erest.
the force described precision to esté mortragese of the strict and Solate may a change appoint a receiver, with authority to lake possission of sing frenties and collect start of a start produced in the process of the strict and solate start of the start produced in the process of the strict produced in the process of the strict produced in the start produced in the st		<u>Q</u>
and Court of seal State many, and Catamered within camed and seal of Courts of Capathers; without liability to account for any thing more than the seal profiles studied collected.  **BROYIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the morganization of the profiles of the parties to the profile with the morganization of the parties to these presents, that if the morganization of the parties to the parties to the parties to the parties to the parties of the parties to the parties to the parties to the parties of the parties	And if at any time any part of said debt, or interest thereon, be past du	ne and unpaidhereby assign the rents and profit
and Court of seal State many, and Catamered within camed and seal of Courts of Capathers; without liability to account for any thing more than the seal profiles studied collected.  **BROYIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the morganization of the profiles of the parties to the profile with the morganization of the parties to these presents, that if the morganization of the parties to the parties to the parties to the parties to the parties of the parties to the parties to the parties to the parties of the parties	e above described premises to said mortgagee, or his	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the
Personally appeared before me.  His STATE OF SOUTH CAROLINA.  SUCRED by and as a made and before me.  MORTGAGE OF REAL ESTATI  Les and a made and well and truly pay. or cause to be paid, unto the said mortgager the said debt or sum of money sforesaid, with interest therean, if the day according to the true; intent and meaning of the said mortgager the said debt or sum of money sforesaid, with interest therean, if the day according to the true; intent and reaming of the said mortgager the said debt or sum of money sforesaid, with interest therean, if the day and between the said parties, that the said mortgager the said debt or sum of money sforesaid, with interest therean, if the day of the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  WITNESS.  Fry hand and seal. this.  WITNESS.  Fry hand and seal. this.  John John John John John John John John	ait Court of said State may, at chambers or otherwise, appoint a receiver,	
mortspaper— do and shall well and ruly pay, or cause to be paid, must be said mortaged— the said delte or sum of money aforesald, with interest threese, it does not go the true incert and occurrent in the deed of bargain and saist shall crass, determine, and be unterly noil and void, otherwise must in full force and virtue.  ARD IT IS AGREED, by and between the said parties, that the said mortageor— AND IT IS AGREED, by and between the said parties, that the said mortageor— AND IT IS AGREED, by and and seal— this— the parties until default of payment shall be made.  WITNESS THE OF SOUTH CAROLINA.  BE STATE OF SOUTH CAROLINA.  County.  Personally appeared before me.  MARCHARDLE County.  Personally appeared before me.  MARCHARDLE County.  Personally appeared before me.  MARCHARDLE County.  A. D. 19-20  M. T. AGREED, by and between the said parties, that the said mortageor— the said entire the said mortageor— to hold and enjoy the said mortageor— the said continued of the said mortageor— to hold and enjoy the said mortageor— to have a said and said the said mortageor— to have a said mortageor— to have a said mortageor— to have a said said mortageor— to hold and enjoy the said mortageor— to hold and said this day appear before me.  MORTGAGE OF REAL ESTATI  Witnessed the execution thereof.  SWORN to before me this  day of	and profits actually collected.	
the day according to the turn meter and retains of the start more, then this steed to tangant and sate and control to the form meter and retain.  AND IT IS AGREED, by and between the said parties, that the said moregagor.  AND IT IS AGREED, by and between the said parties, that the said moregagor.  WITNESS.  WITNESS.  WITNESS.  WITNESS.  WITNESS.  AND DEVELOPMENT AND THE States of America.  Signed, Scaled and Delivered ip the Presence of the United States of America.  Signed, Scaled and Delivered ip the Presence of the United States of America.  Signed, Scaled and Delivered ip the Presence of the United States of America.  Signed, Scaled and Delivered ip the Presence of the United States of America.  Signed, Scaled and Delivered ip the Presence of the United States of America.  Signed, Scaled and Delivered ip the Presence of the United States of America.  (L. S. (L	PROVIDED ALWAYS, NEVERTHELESS, and it is the true inten	nt and meaning of the parties to these Presents, that if
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.  WITNESS.  WYNESS.  W	be due, according to the true intent and meaning of the said note, then this	s deed of bargain and sale shall cease, determine, and be utterly null and void; otherwis
interest until default of payment shall be made.  WITNESS. Dry hand and seal this.  WITNESS. Dry hand and in the one hundred and wear of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delivered just the Presence of Signed, Scaled and Delivered just the Sovereignty and Independence of the United States of America.  (I. S.	main in full force and virtue.	•
WITNESS. The hand and seal this with the year of our Lord one thousand nine hundred and the year of our Lord one thousand nine hundred and the within and in the one hundred and year of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of W. T. Comms. (L. S. C. S. W. T. Comms.)  (L. S. C. S.	AND IT IS AGREED, by and between the said parties, that the said	mortgagor to hold and enjoy the said
Signed, Scaled and Delivered jo the Presence of  Will. Walter 2.  Signed, Scaled and Delivered jo the Presence of  Will. Walter 2.  (L. S.  (L	nises until default of payment shall be made.	
Signed, Scaled and Delivered jo the Presence of  Will. Walter 2.  Signed, Scaled and Delivered jo the Presence of  Will. Walter 2.  (L. S.  (L	WITNESS my hand and seal this	18th day of Jeanuary
Signed, Scaled and Delivered jo the Presence of  Will. Walter 2.  Signed, Scaled and Delivered jo the Presence of  Will. Walter 2.  (L. S.  (L	in the year of our Lord one thousand nine hundred and	liventy and in the one hundred an
Signed, Scaled and Delivered by the Presence of Signed, Scaled and Delivered by the Presence of Signed, Scaled and Delivered by the Presence of Signed, Scaled and Delivered by the State of South Carolina.  MORTOAGE OF REAL ESTATION OF REAL ESTA	Late Sounth	the Sovereignty and Independence of the United States of America.
The State of South Carolina,  County.  Personally appeared before me  Made oath that he saw the within named.  Sworn to before me this  day of State and the south Carolina.  HE STATE OF SOUTH CAROLINA,  Sworn to before me this  County.  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  County.  I.  Left to within named.  County.  Left to south Carolina and the within named.  County.  Left to south Carolina and the within named.  More of the within named.  More of the within named.  More of the within named.  Mid this day appear before me thin and the within named.  Mid this day appear before me thin the within named.  More of the within named.  Mid this day appear before me thin the within named.  Mid this day appear before me thin the within named.  Mid this day appear before me thin the within named.  Mid this day appear before me thin the within named.  Mid this day appear before me thin the within named.  Mid this day appear before me thin the within named.  Mid this day appear before me thin the within named.  Mid this day appear before me within named.  Mid this day appear before me thin the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid this day appear before me within the within named.  Mid th		rear of the Sovereighty and independence of the Simon States of Immerican
(I. S.  (I. S.		Wiet along
HE STATE OF SOUTH CAROLINA,  Seal, and as act and deed, deliver the within written Deed; and that he, with  Winnessed the execution thereof.  SWORN to before me this  Winnessed the execution thereof.  SWORN to before me this  Winnessed the execution thereof.  SWORN to before me this  County  A. D. 19 2-5  Winnessed the execution thereof.  SWORN to before me this  County  I. Winnessed the execution thereof.	***************************************	(1, 5)
HE STATE OF SOUTH CAROLINA.  County.  Personally appeared before me.  made oath thathe saw the within named	J. J. 1115 SWANN	(I, 5)
HE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me  made oath that		/T C
Personally appeared before me Made oath that he saw the within named.    Seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.    Sworn to before me this   A D. 19.20		
seal, and as	HE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
act and deed, deliver the within written Deed; and thathe, with	Personally appeared before me // ///////////////////////////////	alters
SWORN to before me this.  day of	Personally appeared before me 21/72.	alters
SWORN to before me this.  day of	Personally appeared before me 21/72.	alters
SWORN to before me this.  day of	Personally appeared before me	lans
SWORN to before me this.  day of	Personally appeared before me	lans
day of	Personally appeared before me	Alters Lams  n Deed; and thathe, with
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  County.  I,  did this day appear before n  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 person  msoever, 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 a  ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19	Personally appeared before me	Alters Lams  n Deed; and thathe, with
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  County.  I,  Mereby certify unto all whom it may concern, that Mrs.  e of the within named.  upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pe	Personally appeared before me	n Deed; and thathe, with
HE STATE OF SOUTH CAROLINA,  County.  I,  did this day appear before mereby certify unto all whom it may concern, that Mrs.  did this day appear before mereby privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person mesoever, 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 the premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19	Personally appeared before me	n Deed; and thathe, with
I,	Personally appeared before me	n Deed; and thathe, with
I,	Personally appeared before me	n Deed; and thathe, with
e of the within named	Personally appeared before me	Deed; and thathe, with
e of the within named	Personally appeared before me	Deed; and thathe, with
e of the within named	Personally appeared before me	Deed; and thathe, with
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	Personally appeared before me	Deed; and thathe, withwitnessed the execution thereof.    Marine Continued Renunciation of Dowe
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all angular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	Personally appeared before me made oath that he saw the within named made oath that he saw that he	alters  Lams  In Deed; and that he, with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and claim of Dower,	Personally appeared before me	n Deed; and thathe, with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	Personally appeared before me	n Deed; and thathe, with
GIVEN under my hand and seal, this	Personally appeared before me	Deed; and thathe, withwitnessed the execution thereof.    Image: Alarmed Renunciation of Dowe
GIVEN under my hand and seal, this	Personally appeared before me	Deed; and thathe, with
A. D. 19	Personally appeared before me	Deed; and thathe, with
day of	Personally appeared before me	Deed; and thathe, with
Notary Public for South Carolina.	Personally appeared before me made oath that he saw the within named act and deed, deliver the within written swort to before me this day of A. D. 19.20  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  County.  I,  hereby certify unto all whom it may concern, that Mrs.  e of the within named upon being privately and separately examined by me, did declare that she do omsoever, renounce, release, and forever relinquish unto the within named upon being privately and separately examined by me, did declare that she do omsoever, renounce, release, and forever relinquish unto the within named upon being privately and separately examined by me, did declare that she do omsoever, renounce, release, and forever relinquish unto the within named upon the premises within mentioned and released.	n Deed; and thathe, with
Itolary I ubite 101 bound out of the control of the	Personally appeared before me made oath that he saw the within named, act and deed, deliver the within writter sword and same act and deed, deliver the within writter sword and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and deed, de	n Deed; and thathe, with
	Personally appeared before me made oath that he saw the within named, act and deed, deliver the within writter sword and same act and deed, deliver the within writter sword and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and same act and deed, deliver the within writter act and deed, de	n Deed; and thathe, with

. .