TOROUTHER with, all and singular, the Rights. Members, Heredizaments and Apparentances to the said Premines belonging, or in paywise incident or appertialing. TO HAVE AND TO HOLD, all and singular, the said Premines unto the said. a. Rest The Late Late Late Late Late Late Late Lat			
TOCKTHER with, all and singular, the hildes. Members, Heredinaneous and Agreemenance to the said Premise bedoming, or in supular incident or apperaising. TO HAVA AND TO HOLD, all and singular, the said Premise must be said. All CLEAR			Ocea recorded in
And delt the brites bind suppert, say fall is a Clear of Section of the state of section and Annique forever of the state of section and states the more and Annique forever of the state of section and states the more and annique section and states the more and participates and delta section and states the more and states the more and participates and delta section and states the more and participates and delta section and states the more and participates and states and state	TOGETHER with, all and singular, the Rights, Members, Hereditame	ents and Appurtenances to the said Pr	emises belonging, or in anywise incident or appertaining.
And delection of borrelay bind support, our factors of the and and singular the said premises must the said decreases and the said and singular the said premises must the said and mergage. All the said and revery person whomeover herbity claiming, or in chim. The same or any part thereof. Reservant, Administrators and Arthurs, and every person whomeover herbity claiming, or in chim. The same or any part thereof. And I LL	TO HAVE AND TO HOLD, all and singular, the said Premises unto	the said Southezer	Sige + Just les.
the thir deed of targain and active state and many alterest, and the true interest and mentage. AND IT RABEED, by and testing the said entering the said entering the said entering of the parties that the said entering of the said enterings. The said enterings of the true interest and entering the said enterings of the said enterings. The said enterings of the said enterings of the said enterings of the said enterings of the said enterings. The said enterings of the said enterings of the said enterings of the said enterings of the said enterings. The said enterings of the said enterings of the said enterings of the said enterings of the said enterings. The said enterings of the said enterings of the said enterings of the said enterings of the said enterings. AND IT IS AGREED, by and the said dots or sum of annual enterings of the said enterings of the said enterings of the said entering enterings of the said enterings of the said enterings of the said enterings of the said enterings. AND IT IS AGREED, by and the said enterings of the said			**************************************
there and continued and the said state of the said promises must be said mortgager. It is said mortgager and Auditive to the said mortgager and the said state of the said sta	And it do hereby bind suggest 1 my a cli	eclies aux	Heirs,
the said mortgageofragree to insure the house and buildings on said hand for not less than LL		•	1
the said mortgageory agree to insure the house and buildings on said hand for mot less than If I according to the continuation of the mortgage, and have deform has or design the continuation of the mortgage, and have deform has or company or companies which shall be accordable to the mortgage, and the shall are company or companies which shall be accordable to the mortgage, and the shall are company or companies which shall be accordable to the mortgage, and the shall are company or companies which shall be accordable to the mortgage, and the shall are company or companies which shall be accordable to the mortgage, and the shall are company or companies which shall be accordable to the mortgage, and the shall are companies of such insurance under this mortgage, may cause the same to be interested and mortgage, the shall mortgage, do and shall well and orally pay, or cause to be gold much be said and mortgage, the shall mortgage, do and shall well and orally pay, or cause to be paid much be said and mortgage, the shall mortgage or shall mortgage, the shall mortgage, the shall mortgage or shall mortgage, the shall mortgage, th	gns, from and against the any LC L LCC V		
To find the damage by fire during the continuation of his surgegies, and the bost subjects policy or policy of surcesses, which a state of the surgegies, and there the subjects policy or policy of surcesses, which a state of the surcesses of such that the said surranges may cause the same to be insured and above provided and batter. FROVIDED ALWAYS, NEVERTHELESS, and is the true intert and meaning of the parties to those presents, that if EAL. the said state of the surface, the said of the origination of an shall well and turby pay, or cause to be paid with the said surranges. The said delte or the said mergage, do and shall well and turby pay, or cause to be paid with the said surranges. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and between the said parties, that EAL. AND IT IS ACREED, by and the EAL. AND IT IS ACREED, by and the EAL. AND IT IS ACREED, by and the EAL ACREED, by and the EAL. AND IT IS ACREED, by and the EAL. AN			
AND TES ACREED, by and between the said parts, that Description of the primary of the parts and provided and mortage or the parts and parts. AND TES ACREED, by and between the said parts, that Description of the parts to to those presents, that if RAM. AND TES ACREED, by and between the said parts, that Description of the parts to to those presents, that if RAM. AND TES ACREED, by and between the said parts, that Description and the tarty pay, or cause to be paid unto the said unortagenee. AND TES ACREED, by and between the said parts, that Description and the tarty and acreasing of the surface and site and meaning of the surface and site and the said unortagenees of the representative or an signs shall be entitled to take passession immediately, without nation, receive the rent and profits and apply them to said with the unortagenees or the representative or an signs shall be entitled to take passession immediately, without nation, receive the rent and profits and apply them to said with the unortagenees of the representative or an signs shall be entitled to take passession immediately, without nation, receive the rent and profits and apply them to said with the unortagenees of the Uning States of America. Signad, Spatch and Delivered in the Presence of: ATH OF SOUTH CAROLINA. Creavitic County. PERSONALLY appeared before me. ATH OF SOUTH CAROLINA. Creavitic County. PERSONALLY appeared before me. ATH OF SOUTH CAROLINA. Creavitic County. A D. 19.2. AND TO SOUTH CAROLINA. Creavitic County. A D. 19.2. AND TO SOUTH CAROLINA. Creavitic County. A D. 19.2. AND TO SOUTH CAROLINA. Creavitic County. A D. 19.2. AND TO SOUTH CAROLINA. Creavitic County. A D. 19.2. AND TO SOUTH CAROLINA. Creavitic County. A D. 19.2. AND TO SOUTH CAROLINA. Creavitic County. A D. 19.2. A			1
PROVIDED ALWAYS, NEVERTHELESS, and is the tree interest and meaning of the parties to these presents, that if Education mortgager, the naid mortgager, do and shall well and truly pay, or cause to be paid unto the raid mortgager. AND IT IS AGREED, by and between the said deduce or must of money aforesaid, with interest between, if any shall be due, according to the true interest and meaning of the AND IT IS AGREED, by and between the said parties, that Education and the said truly pay of the true interest and meaning of the said decreases, defending to the said truly and truly and truly and the said truly and the said truly and the said truly and the said truly and truly and truly and the said truly and truly and truly and the said truly and truly and truly and truly and truly and the said truly and trul	red from loss or damage by fire during the continuation of this morte	n a company or companies which sha gage, and make loss under policy or p	ill be acceptable to the mortgagee, and keep the same solicies of insurance payable to the mortgagee, and that
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if EAL the said mortgager, do and shall well and truly pay, or cause to be paid unto the east mortgager mode. then this deed of bergain and sale shall cease, determine, and is startly roll and void; otherwise to remain in full force and sverue. ARD IT IS AGERED, by and between the said parties, that EAL the mortgager of the parties of the said mortgagers and the startly roll and void; otherwise to remain in full force and vertue. ARD IT IS AGERED, by and between the said parties, that EAL the mortgager of the parties of the said mortgagers and the startly roll and void; otherwise to remain in full force and vertue. The said mortgagers and the said mortgagers and the startly roll and void; otherwise to remain in full force and vertue. The said mortgagers and the said mortgagers and the startly roll and void; otherwise to remain in full force and vertue. The said mortgagers and the said mortgagers and the startly roll and void; otherwise to remain in full force and vertue and said sufficient to the parties, that EAL the said mortgagers and the said true and startly roll and vertue and the said mortgagers and vertue and said the said mortgagers and vertue and said the said roll grant and said the said the said roll grant and said the said true said until the said true and said the said true said the said true said the said true said the said true said true and said the said true said true said true and said true said	e event 14. C shall at any time for	ail to do so, then the said mortgagee r	may cause the same to be insured as above provided and
the said mortgager, do and shall well and truly pay, or cause to be paid unto the said mortgager. Be said deed or bragain and sale shall cease, determine, and be uttered thereon, if any shall be the according to the true intent and meaning of the note. ARD IT IS AGREED, by and between the said sparies, that the control of the contro	burse	such insurance under this mortgage.	
note. then this deed of hargins and als shall case, determine, and he treety in the contract of the contract o	PROVIDED ALWAYS, NEVERTHELESS, and it is the true inten	t and meaning of the parties to these	presents, that if WC
AND IT IS ACREED, by and between the said parties, that MAL the normance or the representative or ar-igns shall be entitled to take possession immediately, without notice, receive the rest and profits and apply these to end until the amon is must independent on the possession immediately, without notice, receive the rest and profits and apply these to end until the amon is must independent of the United State of America. Signed, Seeded and Delivered in the Presence of: Signed, Seeded and Delivered in the Seeded and Seeded	the said mortgagor, do and shall we	ll and truly pay, or cause to be paid u	nto the said mortgagee
AND IT IS AGREED, by and between the said parties, that MLL to bold and enjoy the said Premiers until default of payment shall be entitled to take possession immediately, without addic, receive the rent and profile and apply these to end until the annet is public and apply these to end until the annet is public and apply these to end until the annet is public and apply these to end until the annet is public and apply these to end until the possession immediately, without addic, receive the rent and profile and apply these to end until the passes of the Source (and in the presence of its Source (and in the presence of its Source (and in the one hundred and serve for the Source (and in the passes of the passes of the Source (and in the passes of the passes	the said debt or sum of money aforesa	id, with interest thereon, if any shall	be due, according to the true intent and meaning of the
WITNESS LLL hand 3 and seals this ITA day of Received 1 in the year of the Secretary and Independence of the United States of America. Signed, Septical and Delivered in the Presence of: Signed, Septical and Septical Septical and Septical Septical and Septical Septica	AND IT IS AGREED, by and between the said parties, that 244.	de de deterry hun and void, otherwise	, the said mortgagor-hand
WITNESS LLL hand 3 and seals this ITA day of Received 1 in the year of the Secretary and Independence of the United States of America. Signed, Septical and Delivered in the Presence of: Signed, Septical and Septical Septical and Septical Septical and Septical Septica	. . .	to hold and enjoy the said Pr	emises until default of payment shall be made, in which
Lord one thousand nine hundred and the control of the Distriction of the Secretarity and Information of the United States of America. Signed, Segled and Delivered in the Presence of: Signed, Segled and Segled and Delivered on the Presence of the Segled and Se	until the same is paid.		
Signed, Sealed and Delivered in the Presence of:	WITNESS 4.1.2 hand 5 and seal 5 this	th'	lay of Decreated in the year of
Signed, Sealed and Delivered in the Presence of:	Lord one thousand nine hundred and Till Till Turn	and in the one hundred and	my egith:
TYR OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me of the second of the country of the co	Signed. Sealed and Delivered in the Presence of:		•
ATR OF SOUTH CAROLINA, Greenville County. PRESONALLY appeared before me of the second of the country of the co	. W. Seed and	11.6. DIC CA	(L S)
TYR OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me of the second of the country of the co	· Clyde Geeles	21.0. Hice	(L S)
Greenville County. PERSONALLY appeared before me AND CONTROLL ALLA MODIFICAL MICHAEL MODIFICAL MODIFICATION MODIFICATIO	V		
PERSONALLY appeared before me of the still and a same the within named of the saw the within written Deed; and that he with writtensed the execution thereof. SWORN to before me, this fall of the saw the within written Deed; and that he with writtensed the execution thereof. SWORN to before me, this fall of the saw the saw the within the written Deed; and that he with the written day of the execution thereof. SWORN to before me, this fall of the saw the written Deed; and that he within the written day of the written and saw the written deed of the written and saw the written of the written named of the written named of the written named of the written named of the saw the written of the written and saw the written of the written named of the saw the written named of the written named	}	PROBATE.	
as all and as ALLA L. act and deed deliver the within written Deed; and that he with. Witnessed the execution thereof. SWORN to before me, this ALLA M. D. 19:22 AD. 19:22 ATR OF SOUTH CAROLINA. Greenville County. A D. 19:22 ANOTARY Public, S. C. ATR OF SOUTH CAROLINA. Greenville County. A Notary Public for South Carolina. Intervity certify unto all whom it may concern, that Mrs. ALLA M. D. 10:24 Wife of the within named. AD. 10:24 AD. 10:24 Wife of the within named and estate and forever relinquish unto the within named. AD. 10:24 Wife of the within named and seal, this ALLA M. D. 10:24 Washes and Assigns, all her interest and estate and also all her right and claim of wer of, in, or to all and singular the Premises within mentioned and released. GUEN under my hand and seal, this ALLA M. D. 10:24 Washes and Assigns, all her interest and estate and also all her right and claim of wer of, in, or to all and singular the Premises within mentioned and released. GUEN under my hand and seal, this ALLA M. D. 10:24 William sort and the note which it secures without recourse, this. STATE OF SOUTH CAROLINA, Within mortagee and the note which it secures without recourse, this.		1.4.1	
as all and as ALLA L. act and deed deliver the within written Deed; and that he with. Witnessed the execution thereof. SWORN to before me, this ALLA M. D. 19:22 AD. 19:22 ATR OF SOUTH CAROLINA. Greenville County. A D. 19:22 ANOTARY Public, S. C. ATR OF SOUTH CAROLINA. Greenville County. A Notary Public for South Carolina. Intervity certify unto all whom it may concern, that Mrs. ALLA M. D. 10:24 Wife of the within named. AD. 10:24 AD. 10:24 Wife of the within named and estate and forever relinquish unto the within named. AD. 10:24 Wife of the within named and seal, this ALLA M. D. 10:24 Washes and Assigns, all her interest and estate and also all her right and claim of wer of, in, or to all and singular the Premises within mentioned and released. GUEN under my hand and seal, this ALLA M. D. 10:24 Washes and Assigns, all her interest and estate and also all her right and claim of wer of, in, or to all and singular the Premises within mentioned and released. GUEN under my hand and seal, this ALLA M. D. 10:24 William sort and the note which it secures without recourse, this. STATE OF SOUTH CAROLINA, Within mortagee and the note which it secures without recourse, this.	PERSONALLY appeared before me 21 1 10 for	· · · · · · · · · · · · · · · · · · ·	112520
SWORN to before me, this. [LL] [T] day of	2 •		
SWORN to before me, this Little A. D. 19 22 A. D. 19 2	0 11 1 0		
ATR OF SOUTH CAROLINA. Greenville County. L. M. C.	1 5%	witnessed the	e execution thereof.
Notary Public, S. C. ATR OF SOUTH CAROLINA. Greenwille County. I. S. C.	SWORN to before me, this CALL A. D. to 12	A. W. Mu	dans
Greenville County. L. M. M. A. D. M.	willed the land		
Greenville County. L. M. M. A. D. M.	Notary Public, S. C.		
Greenville County. L. M. M. A. D. M.			DENIINCIATION OF DOWER
A DISTALL Control of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or sons whomsoever, renounce, release and forever relinquish unto the within named and Assigns, all her interest and estate and also all her right and claim of wer of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this ALL TALL AD 19.22 STATE OF SOUTH CAROLINA, May of STATE OF SOUT			RENUNCIATION OF DOWER.
wife of the within named. Wife of the within na	0 11 11 (2)		a Notary Public for South Carolina.
wife of the within named. W. C. M. C. M	barehu carellu mate all whom it may concern that Mrs 34444	m. medane	
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 sons whomsoever, renounce, release and forever relinquish unto the within named. A C C C C C C C C C	21.6. 211c Cair		did this day appear before me.
STATE OF SOUTH CAROLINA, More when received I do hereby assign, transfer and set over to worling and south of the within named of the set over to STATE OF SOUTH CAROLINA, may of the set of the set over to the set over			
Major and Assigns, all her interest and estate and also all her right and claim of wer of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this the fith day of Section (SEAL) Notary Public, S. C. Recorded STATE OF SOUTH CAROLINA, mity of For value received I do hereby assign, transfer and set over to within mortgage and the note which it secures without recourse, this day of 19.	and whomever resource release and forever relinquish unto the with	in named Southern	Like + Just co.
Recorded A.C	12 Parel 2 2 6 1 2 /	Mains and Assigns, all her i	nterest and estate and also all her right and claim of
Recorded Sec. 11th 19.22 STATE OF SOUTH CAROLINA, mity of			
Recorded Sec. 11th 19.22 STATE OF SOUTH CAROLINA, mity of			
STATE OF SOUTH CAROLINA, mby of. For value received I do hereby assign, transfer and set over to. within mortgage and the note which it secures without recourse, this.	day of Accessible A.D. 19.22	Lecla ?	11. 1110 Car.
STATE OF SOUTH CAROLINA, mby of. For value received I do hereby assign, transfer and set over to. within mortgage and the note which it secures without recourse, this.	Conde feel (SEAL)		
STATE OF SOUTH CAROLINA, INty of	Notary Public, S. C.		
STATE OF SOUTH CAROLINA, INty of	A second that	~ A	
For value received I do hereby assign, transfer and set over to	Recorded D.C. 1140	19	
For value received I do hereby assign, transfer and set over to	STATE OF SOUTH CAROLINA)	•	
within mortgage and the note which it secures without recourse, this	unty of	C.	
within mortgage and the note which it secures without recourse, this	For value received I do hereby assign, transfer and set over to	× .	
National Control of the Control of t			