which black Analysis and acting carreer. And Analysis is and armine to the said without and acting the property of the said and profile and the said with the said without and acting the said and acting the said profile and the said without and acting the pulloy of insurance to the said mortgages— and that in the erest that the mortgage philad at any time said to do so, then the said the said without and acting the pulloy of insurance to the said mortgages— and that in the erest that the mortgage philad at any time said to do so, then the said the premises and the said to the said the said to the said the said to the said to the said the premises and the said to the said mortgages— and that in the erest that the mortgage philad at any time said to do so, then the said the premises and part of said date, or internal thereas to pear deem compute. And if at any time any part of said date, or internal thereas to pear deem compute. And if at any time any part of said date, or internal thereas to pear deem compute. And if are any time any part of said date, or internal thereas to pear deem compute. And if are any time any part of said date, or internal thereas to pear deem compute. And if are any time any part of said date, or internal thereas to pear deem compute. And if are any time any part of said date, or internal thereas to deem computer or Authority to date any Japes of the said to said the said the said the said to said the said to said the said t		s unto the said
were the other properties of an additional process of the control		
this section, Administrators and Assigns, and every person whomsever tracefully chaining, or see that, the same, or sey port thereof. And the and management agreem, to insure the bones and buildings on said be in a sum and ten than. Bettle	hereby bind my self, my	Heirs, Executors and Administrato
cing, Executions, Administrators and Assigns, and every person whomosover two-fully chaimings or for chaim, the sume, or any past thereof. And the sulf overlaggers—agree—it insures the house and buildings on raid for in a sum was to that the MALL MARKALL (\$\frac{1}{2}\) Dollars (in a company or companies assistancionly) to the margages—), and leaves the same insured from loss or dama, for, and exign the policy of insurance to the said mortgager—and that in the overst that the mortgager—), shall at any time full to do so, then the as originar—may cause the same to be insured in MALCAL aname, and reimburse—MALLAL Anameters—MALLAL Anameters—MALLA		
Dollars (in a company or composite askinketory to the mortgage) and key the same insured from loss or dense for and assign the pelity of immurace to the said mortgage and that in the event that the mortgages of shall at any time fall to do so, then the as ortgages may cause the same to be immured in	eirs. Executors, Administrators and Assigns, and every person whoms	soever lawfully claiming, or to claim, the same, or any part thereof.
Dollars (in a company or composite askinketory to the mortgage) and key the same insured from loss or dense for and assign the pelity of immurace to the said mortgage and that in the event that the mortgages of shall at any time fall to do so, then the as ortgages may cause the same to be immured in	And the said mortgagor agree to insure the house and build	dings on said lot in a sum not less than June Turn Urla
ortagage — may cause the same to be insured in	BGRO Dollars (in a company or compa	panies, satisfactory to the mortgagee), and keep the same insured from loss or damage
And if at any time any part of said debt, or interest thereon he post due and unpaid. And if at any time any part of said debt, or interest thereon he post due and unpaid. And if at any time any part of said debt, or interest thereon he post due and unpaid. And if at any time any part of said debt, or interest thereon he post due and unpaid. And if at any time any part of said debt, or interest thereon he post due and unpaid. And if at any time any part of said debt, or interest thereon he post due and unpaid. And if a tany time any part of said debt, or interest thereon he post due and unpaid. And if a tany time any part of said debt, or interest thereon he post due and unpaid. And if a tany time any part of said debt, or interest their contents of anything or cause to be poid, unto the said mortgager. And if if any the day, correcting to the tree tentat and meaning of the parties to there Persents, that if any the day, correcting to the tree tentat and meaning of the parties to the part part of the parties to the parties to the parties of the p	,	
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 to the past due t	ortgagee may cause the same to be insured in	name, and reimburse number of
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 to the past due t		
the above described premises to taid mortgager. The above described premises to taid mortgager. The provided prints of the described premises to taid mortgager. The provided prints of the described premises to taid mortgager. The provided prints of the described premises to the provided thereof (after spaning coles of collection) upon said debt, interest, costs or expenses; without liability to account for naything or than the reme and press actions and press to action of the parties to these Presents; that it is the time intent and meaning of the parties to these Presents, that if a did mortgager on an absalt wall and truly pay, or cases to be paid, under the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said that the said parties, that the said that the said parties, that the said parties, that the said parties, that the said parties, that the	r the premium and expense of such insurance under this mortgage, wi	ith interest.
the above described premises to taid mortgager. The above described premises to taid mortgager. The provided prints of the described premises to taid mortgager. The provided prints of the described premises to taid mortgager. The provided prints of the described premises to the provided thereof (after spaning coles of collection) upon said debt, interest, costs or expenses; without liability to account for naything or than the reme and press actions and press to action of the parties to these Presents; that it is the time intent and meaning of the parties to these Presents, that if a did mortgager on an absalt wall and truly pay, or cases to be paid, under the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said that the said parties, that the said that the said parties, that the said parties, that the said parties, that the said parties, that the	:	Ω
include or desired of said State many, at chambers or otherwise, appears a preceive with the trans the control of the transfer of the the trans and precises acting collected. PROVIDED AIWAYS, NEVERTHELESS, and is in the true intent and mening of the parties to these Presents, that it it distributes the property of the said mortgages. The said destor or am of money afforcial, with clusters the distributes of the said mortgages. The said destor or am of money afforcial, with clusters the said mortgages. The said destor or am of money afforcial, with clusters the said mortgages. The said destor or am of money afforcial, with clusters the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. WITNESS MALL and and Seal, this said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. WITNESS MALL and a said said the made. WITNESS MALL and parties the presence of the said mortgages. Asked and policy said the parties of the said mortgages. Asked and policy said the said destored and Malletty Mall. Asked and policy said the said said the said mortgages. Asked and policy said the said said the one hundred and for the said mortgages. Asked and policy said the said said the said mortgages. Asked and policy said the said said the said mortgages. Asked and policy said the said said the one hundred and for the said mortgages. Asked and policy said the said said the said said the said said that said said the one hundred and made on the trains and said that said said that said said the one hundred and said that the said said said that said said the said the said	ρ .	
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the did morragory do and shall well and truly pay, or cause to be paid, onto the said morragory the said debt or same of money attreated with interest the did otherwise to remain to full tocate, determine, and be utterly null as did otherwise to remain to full tocate and virtue. AND IT IS AGREED, by and between the said parties, that the said morragory	recuit Court of said State may, at chambers or otherwise, appoint a reconfict applying the net proceeds thereof (after paying costs of collection	reiver with allthority to take possession of said promises and conect said tents at
in mortgager do and shall well and truly pay, or cause to be paid, unto the said mortgaged the eadd debt or sum of maney aforesaid, with interest the interest and true interest and transition of the said mortgager		intent and meaning of the parties to these Presents, that if
AND IT IS AGREED, by and between the said parties, that the said mortgager	id mortgagor, do and shall well and truly pay, or cause to be paid, to if any be due, according to the true intent and meaning of the said	unto the said mortgages the said debt or sum of money aforesaid, with interest ther
remises until default of payment shall be made. WITNESS MAY Hand and Seal this day of August and in the one thousand nine hundred and the continuous and in the one hundred and forther and in the one hundred and fattley of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivering in the Presence of Health J. Page (1. s. States) THE STATE OF SOUTH CAROLINA. Personally appeared before me. A Discussion of the within named. A Discussion of the saw the within named. A Discussion of the same the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this and the same the within the same		said mortgagorto hold and enjoy the sa
in the year of of Lord one thousand nine hundred and Lulletty Arth and in the one hundred and fattly Arth and in the one hundred and released. Given under my hand and seal, this A p. 1021.	remises until default of payment shall be made.	
in the year of of Lord one thousand nine hundred and tullettay. And I and in the one hundred a fatty - Sull the year of the Sovereignty and Independence of the United States of America. Signed, Sailed and Delivered in the Presence of Hungh II. Ruge (L. S. G. L. S. G. G. L. S. G. G. L. S. G. G. L. S. G. G. L. S. G. G. L. S. G. G. L. S. G. G. L. S. G. L	WITNESSHand and Seal, this	20 th. day of august
Fortly - Minth year of the Sovereignty and Independence of the United States of America. Signed, Saled and Delivered in the Presence of Lightham 1. County	in the year of our Lord one thousand nine hundred and	Whether one hundred as
Signed, Saled and Delivered in the Presence of Student Land Land Land Land Land Land Land Land	^ '	
THE STATE OF SOUTH CAROLINA, and made oath that he saw the within named Hugh L. Page gen, seal, and as a law act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this and the saw the Within and the control of		
THE STATE OF SOUTH CAROLINA, Personally appeared before me. Indicate the within named of the within written Deed; and that he, with the saw the within named of the within written Deed; and that he, with the saw the within named of the within written Deed; and that he, with the within the saw the within named of the within written Deed; and that he, with the within the saw the written Deed; and that he, with the written D	Signed, Sealed and Delivered in the Presence of	Huah D. Page
THE STATE OF SOUTH CAROLINA, Personally appeared before me. act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the within written Deed; and that he, with act and deed, deliver the written Deed; and that he, with act and deed, deliver the written Deed; and that he, with act and deed, deliver the written Deed; and that he, with act and deed, deliver the written Deed; and that he, with act and deed, deliver the writte	D. E Burden	(L. 5
THE STATE OF SOUTH CAROLINA. Personally appeared before me. act and deed, deliver the within written Deed; and that he, with A. G. B. Burden SWORN to before me, this ay of C. G. Burden Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, I. A. D. 19.21. Notary Public for South Carolina. REMUNCIATION OF DOWE I. A. D. Burden THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, II and all whom it may concern, the Mrs. O hereby certify unto all deed, the within manded. O hereby certify unto all deed, the within manded. O hereby certify unto all deed, the within manded. O hereby certify		(L, §
Personally appeared before me. A. BLANDEL gen, seal, and as. act and deed, deliver the within written Deed; and that he, with. A. G. BURESE SWORN to before me, this. A. D. 19.21. A. D. 19.21. A. D. 19.21. THE STATE OF SOUTH CAROLINA. TH		(L, §
gn, seal, and as	Descentle County.	MORTGAGE OF REAL ESTAT
gn, seal, and as	Personally appeared before me	Dender
gn, seal, and as	nd made oath thathe saw the within named	sh G. Page
SWORN to before me, this		
SWORN to before me, this		<u></u>
SWORN to before me, this	gn, seal, and as act and deed, deliver the with	thin written Deed; and thathe, with
SWORN to before me, this	a. P. DuBise	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, I. A. D. 19.21. O hereby certify unto all whom it may concern, that Mrs. O hereby certification of t	•	
THE STATE OF SOUTH CAROLINA, I. A. P. Jubaso and Market Mrs. Ohereby certify unto all whom it may concern, that Mrs. Ohereby certify unto all whom it may concern,	//	
THE STATE OF SOUTH CAROLINA, County. I, A.P. Dubase, a notary faultic for S.C. o hereby certify unto all whom it may concern, that Mrs. Diffe of the within named. Jugar did this day appear before nond upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, 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 singulate Premises within mentioned and released. GIVEN under my hand and seal, this. A D 1021.		J.E. Burden
I, A.P. Subose, a motary public for S.C. o hereby certify unto all whom it may concern, that Mrs	Notary Public for South Carolina.	
I, A.P. DuBase. A Motany bubble. In S. C., o hereby certify unto all whom it may concern, that Mrs. Dubbas Page did this day appear before none upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, 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 singulate Premises within mentioned and released. GIVEN under my hand and seal, this. A D 10 24.		RENUNCIATION OF DOWE
o hereby certify unto all whom it may concern, that Mrs	. a. P. Au Base a motor he	ublic for S.C.
The persons whomsoever, 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 errors within mentioned and released. GIVEN under my hand and seal, this A D 10 21.	o hereby certify unto all whom it may concern, that Mrs.	John Gase
med upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, 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 1021.	is of the within named Hugh & Page	did this day appear before n
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 AD 1921.		
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 20 the AD 10 21.	·	
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 AD 1921.		
GIVEN under my hand and seal, this	~ ,	•
GIVEN under my hand and seal, this 20 th.		nterest and estate, and also an her right and claim of Dower, or, in or to, an and singula
and allot. A D 10 21.	4)
a. P. DuBose (L.S.) Orpha (fage.	A + 01	
	av of	

STATE OF THE STATE OF