TO HAVE AND TO HOLR, all and singular, the said Peccalese auto the said With said forest defend, all and singular, the said Peccalese auto the said Herry Read Assigns forewer. Ann. A. Herry Read Assigns forewer. Ann. A. Herry Read Assigns forewer and Assigns, and every person whomever brothly chiming, or to chim, the same, or my part thereof. And the said mortgager agree to the row the bosts and ballings on said to the chiming, or to chim, the same, or my part thereof. And the said mortgager agree to the row the house and ballings on said to it an amount set that. And the said mortgager agree to the row the house and ballings on said to it as a must cole tentre. And the said mortgager and the said to be found to the said to do so, then the said to be found to the said to the said to be found to the said to be found to the said to the said to be found to the said to the said to be found to the said	TOGETHER with, all and singular, the Rights, Members, Here ppertaining.				_
here and Assign, from and spaint. Here. Dollars (in a company or companies satisfactory to the mortgage				,	\wedge
here and Assign, from and spaint. Here. Dollars (in a company or companies satisfactory to the mortgage	o hereby bind myself and	Miss		Heirs, Executors	and Administrator
the Newscorts, Administrators and Arigins, and every genous whomeseers low-fully chaining, or to chim, the same or any part thereof. And the said morngager—agent—a linear the house and abhibiting on said to in a ser mon less than. Dollars (in a company or companies satisfactory to the morngager—), and keep the same instead from loss or dama for, and assign the policy of instructs to the said anotygage—may count the morngager—and that in the event that the mortgager—, and all set any time and expense of each insurance order this mortgage, with interest. And if at any time any part of said dish, or interest thereon he past does and regulad. And if a say time any part of said dish, or interest thereon he past does and expelled. And if a say time any part of said dish, or interest thereon he past does and expelled. And if a say time any part of said dish, or interest thereon he past does and expelled. And if a say time any part of said dish, or interest thereon he past does and expelled. And if a say time any part of said dish, or interest thereon he past does and expelled. And if a say time any part of said dish, or interest thereon he past does and expelled. And if a say time any part of said dish, or interest thereon he past does and expelled. And if a say time any part of said dish, or interest thereon any part of said say time and the say time and expelled any part of said says time. PROVIDED ALWAYS, NEVERTHELESS, and it is the two interes and meaning of the parties to these Presents, that if the interest and interest and interest and interest and interest and parties, then the said corresport. AND IT IS AGREED, by and between the said partie, that the said corresport. AND IT IS AGREED, by and between the said partie, that the said corresport. AND IT IS AGREED, by and between the said partie, that the said corresport. The says of one fard say thousand on the said and said said said said said said said sai					
And the said mortpagor—agree—to inture the house and buildings on said tot in a sum not teen them. Dollars (in a company or companies satisfactory to the mortgager					
Dollary (in a company or companies satisfactory to the mortgager					•
Str., and assign the policy of insurance to the said mortgage					•
the premium and cagenese of such insurance under this mortgage, with interest. And if at any time any part of said delet, or interest thereon he past due and uspaid. And if at any time any part of said delet, or interest thereon he past due and uspaid. And if at any time any part of said delet, or interest thereon he past due and uspaid. And if at any time any part of said delet, or interest thereon he past due and uspaid. And if at any time any part of said delet, or interest thereon he past due and uspaid. And if any part of said delet, or interest thereon he past due and the said rests are converted by the said said to the said said the said of the past of of the	·			-,	_
the premium and expense of socid insurance under this mortgage, with interest. 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 the past due to the past debt of unpain and sale shall cease, determine, and to unterly mill and due to the past due to the past debt of unpain and sale shall cease, determine, and to unterly mill and due to the past due to the past debt of unpain and sale shall cease, determine, and to unterly mill and to the past due to the past debt of unpain and sale shall cease, determine, and to incide unterly mill and to the past debt of unpain and sale shall cease, determine, and to incide under the past of the sale undergote. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said undergote said the said that the said in the said that the said that the said that the said that the said t		•		<u>:</u>	
And it at any time my part of said debt, or interest thereon he past due and unpaid. Active above described promises to said mortgages. or Heirs, Descentors, Administrators or Assigns, and agrees that any Judge of didity, applying the next proceeds thereof cliebe paying costs of Confection) upon said debt, interest, colis or expenses, without likelily to account for sayther to hand the roles and probles seemed cliebe paying costs of Confection upon said debt, interest, colis or expenses, without likelily to account for sayther to hand to role and probles seemed cliebe paying costs of Confection upon said debt, interest, colis or expenses, without likelily to account for sayther to hand to role and probles seemed the said and the said and the colision of the said debt or some of money aforesaid, with interest the colision and the said and the said and the said and the colision to the said and the said and the said and the said and the colision to describe the problems, and is useful in the said and the case, determine, and to accept the said officers to round as a said the case, determine, and to accept the said officers to round as a said that case, determine, and to accept the said paying the said mortgager. And the said that case, determine, and the colision that the said mortgager. And I I I Accept the said paying the said mortgager. And the said that case, determine, and the colision that the said mortgager. And the said that case, determine, and the case, determine, and the case, determine, and the case and the said paying the said mortgager. And the said paying the said mortgager. And the said mortgager. And the said paying the said mortgager. And the said paying the said mortgager. And the said mortgager. And the said paying the said the said paying t				······································	
And if at any time any part of said debt, or interest thereon be past due and unpaid. Beirch y assign the rents and pool				i	
cuit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said from a related to the test and prefits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if			· .		
d mortgagec	rcuit Court of said State may, at chambers or otherwise, appoint a r	eceiver with authority to	take possession of said	f premises and coll	ect said rents and
if any be due, according to the true intert and measing of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null are inferenced to each viewe. AND IT IS AGREED, by and between the said parties, that the said mortgagor. to hold and enjoy the saccomises until default of payment shall be made. WITHESS Mile Hand. and Seal., this. 2 It day of payment shall be made. WITHESS Mile Hand. and Seal., this. 2 It day of payment shall be made. WITHESS Mile Hand. and Seal., this. LANGE HAND AND AND AND AND AND AND AND AND AND					
emises until default of payment shall be made. WITNESS Held Hand and Seal this 27 th day of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Saul W. Held States of America. Signed, Scaled and Delivered in the Presence of Saul W. Held States of America. Signed, Scaled and Delivered in the Presence of Saul W. Held States of America. Signed, Scaled and Delivered in the Presence of Saul W. Held States of America. Signed, Scaled and Delivered in the Presence of Saul W. Held States of America. (I. S. (I.	, if any be due, according to the true intent and meaning of the said	, unto the said mortgagee I note, then this deed of ba	, the said debt or sum argain and sale shall ce	of money aforesaid, ase, determine, and	with interest there be utterly null an
WITNESS Mey Hand and Seal this 29th day of June 1 and in the one hundred and in the year of our Lord one thousand nine hundred and Littletty Little States of America. Signed, Sealed and Delivered in the Presence of Law Mey Little States of America. Signed, Sealed and Delivered in the Presence of Law Mey Little States of America. (I. S. C. S. C	AND IT IS AGREED, by and between the said parties, that the	said mortgagor	<u>v</u> s	to hold	and enjoy the sai
Signed, Scaled and Delivered in the Presence of (L. S. (L. S. (L. S.). THE STATE OF SOUTH CAROLINA, Sworm to before me, this. Sworm to before the within written Deed; and that he, with. Mortage of the written Deed; and that he, with. Mortage of the written Deed; and that he,		224	0.	0	
Signed, Scaled and Delivered in the Presence of (L. S. (L. S. (L. S.). THE STATE OF SOUTH CAROLINA, Sworm to before me, this. Sworm to before the within written Deed; and that he, with. Mortage of the written Deed; and that he, with. Mortage of the written Deed; and that he,	WITNESS Hand and Seal, this	29th	day of	rely	***************************************
Signed, Sealed and Delivered in the Presence of C. C	in the year of our Yord one thousand nine hundred and	dwelly -	sees /	and in the	e one hundred an
THE STATE OF SOUTH CAROLINA, SWORN to before me, this act and deed, deliver the within written Deed; and that he, with SWORN to before me, this act and deed, deliver the within written Deed; and that he, with THE STATE OF SOUTH CAROLINA, County. SEAL, Notary Public for South Mrs. of the within named upon being privately and separately examined by me, did declare that a he does freely, voluntarily and without any compulsion, dread or fear of any person subomasoever, 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 Premises within mentioned and released. GIVEN under my hand and seal, this. Of A. D. 19 Notary Public for South Carolina.	/	vereignty and Independenc	e of the United States	of America.	
(L. S. (L. S.	Signed, Sealed and Delivered in the Presence of		Sand 41	We to	
THE STATE OF SOUTH CAROLINA, personally appeared before me. made oath thathe saw the within named. SWORN to before me, this. Jack	DED. allew	Į.			
THE STATE OF SOUTH CAROLINA, Personally appeared before me. made oath thathe saw the within named. Sworm to before me, this. J. J		1			•
Personally appeared before me. I made oath thathe saw the within named		•			(L. S
A D. 1922 SWORN to before me, this. THE STATE OF SOUTH CAROLINA. County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. With the same of the within named of 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 of the substant of the				MORTGAGE OF	REAL ESTATI
act and deed, deliver the within written Deed; and that _he, with	<i>///</i> *				
act and deed, deliver the within written Deed; and thathe, with	Personally appeared before me	x. 6 alegae	Aer		
act and deed, deliver the within written Deed; and thathe, with	I made oath thathe saw the within named	I w Here	Les.		
act and deed, deliver the within written Deed; and thathe, with					
SWORN to before me, this	$\mathcal L$,				
SWORN to before me, this	$\boldsymbol{\alpha}$				
SWORN to before me, this	E. D. allen		witne	ssed the execution t	hereof.
THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. did this day appear before me lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person 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 Premises within mentioned and released. GIVEN under my hand and seal, this of. A. D. 19 Notary Public for South Carolina.	SWORN to before me, this 29th				
THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. did this day appear before me tupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person 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 Premises within mentioned and released. GIVEN under my hand and seal, this. Of. A. D. 19 Notary Public for South Carolina.	of A. D. 1922	4	Q l	60.1	do.
Le of the within named	Notary Public for South Carolina.				
Le of the within named	THE STATE OF SOUTH CAROLINA			DENTINGIAMI	ON OR DOWER
hereby certify unto all whom it may concern, that Mrs				RENUNCIATIO	JN OF DOWER
did this day appear before me did this day appear before me did 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 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 Premises within mentioned and released. GIVEN under my hand and seal, this Of	Ι,		***************************************		
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 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 Premises within mentioned and released. GIVEN under my hand and seal, this Of. Notary Public for South Carolina.	hereby certify unto all whom it may concern, that Mrs				******************************
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 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 Premises within mentioned and released. GIVEN under my hand and seal, this Of. Notary Public for South Carolina.	e of the within named			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 singular Premises within mentioned and released. GIVEN under my hand and seal, this					
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 19 Notary Public for South Carolina.	persons whomsoever, renounce, release, and forever relinquish unto	the within named			
GIVEN under my hand and seal, this		<u> </u>			
GIVEN under my hand and seal, this		nterest and estate, and also	all her right and claim	of Dower, of, in or t	o, all and singular
Notary Public for South Carolina. Notary Public for South Carolina.		/ \			
Notary Public for South Carolina.		/			
Recorded for July 29th, 1922	Notary Public for South Carolina.)			
	Recorded for Auly 29th	., 19.22			