berry exercises and administrations and the said increases with the said increase of administration and adding administration and adding administration adding administration adding administration adding administration adding administration adding	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said <u>Rasa B</u> , <u>Rovine</u> <u>hev</u> heirs and assigns forever. And	
<pre>versame and forever defend all and signifier the using derives which the said of RASALS. Survey for the said and signifier the using derives without the said or any part thereot. And the said mostgaged agree to insure the house and houldings on said lot in a sum not less than</pre>	in it is Datus Pla	build heirs executors and administrators
here and assigns, from and spatiet     Marked Multiple chaining or to claim the same or any part thereot.     And the said mortgager	do hereby bild	he said Rosa - B. Invine her
cire, executor, administrators and assigns and very person whomsover law (ally claiming or to all in a sum not less than	to warrant and forever defend all and singular the said preinses unto the	1 P. Chand Mari
And the said moregager agree to insure the house and buildings on said lot in a sum not less than		
Dollars, in a company or companies satisfactory to the mortgages, and keep the ame inserted from loss or damage for, and assign the policy of insurance to the said mortgages, and that in the event that the mortgages, shall at any time fail to do so, then the said mortgages, may cause the saim of loss dates, and that in the event that the mortgages, shall at any time fail to do so, then the said mortgages, or the premises and chambers or otherwise, appoint a receiver, with authority to take possesion of said premises and profits, applyin and expense of such insurance under this mortgage, with interest. And if at such and profits, applyin and expense of such insurance under the said mortgages, or determine and be undered and profits, applyin and so the said mortgage, the determine and be utterly null and void, otherwise to remain and refer the said parties that the said mortgage, the determine and be utterly null and void, otherwise to remain of the said nortgage, the determine and be utterly null and void, otherwise to remain in the said nortgage, the determine and be utterly null and void, otherwise to remain in the one hundred and fully such and moring of the said nortgages, the determine and be utterly null and void, otherwise to remain in the one hundred and fully such and and said shall estall ecse, determine and be utterly null and void, otherwise to remain in the one hundred and fully such and and said shall estall ecse, determine and fully (L S Starte OF SOUTH CAROLINA, Starte OF SOUTH CAROLINA, Starte OF SOUTH CAROLINA, Starte OF SOUTH CAROLINA, Starte Market		
y free, and assign the policy of insurance to the main mortgagee, and that in the event that the mortgager, shall at any time fail to do so, then the main and reinhurse		
areages       mare and reimburse         are a premium and expense of such insurance under this mortgage, with interest.         And if at any time any part of said debt, or interest thereon, be past due and unpaid         hereby assign the rents and profits of the mort of said debt, or interest thereon, be past due and unpaid         hereby assign the rents and profits of the mort of said debt, or interest thereon, be past due and unpaid         hereby assign the rents and profits of collection, upon said debt, interest, cost or expenses; without liability to account for anything more than the mort of said state may. At charbers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits.         PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortgage		
r te premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said deb, or interest thereon, be part dae and unpaid	by fire, and assign the policy of insurance to the said mortgagee	., and that in the event that the mortgagor, shall at any time rail to do so, then the sale
pr ne premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest fleeron, be part due and unpaid		
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our of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applyin te may proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without Hability to account for anything more than the mate and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	And if at any time any part of said debt, or interest thereon, be	past due and unpaid
ne net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than the mins and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	above described premises to said mortgagee, or <u>her</u>	heirs, executors, administrators or assigns, and agree that any Judge of the Circuit
and and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	Court of said State may, at chambers or otherwise, appoint a receiver,	with authority to take possession of said premises and collect said rents and profits, applying
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	he net proceeds thereafter (after paying costs of collection), upon sa	id debt, interest, cost or expenses; without liability to account for anything more than the
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if		. ()
ide mortgager		e intent and meaning of the parties to these Presents, that if
ae, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine and be utterly null and void, otherwise to remain a full force and virtue. AND IT IS ACREED by and between the said parties that the said mortgagor		
if all force and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor in the said control of payment shall be made. WITNESS Muy hand and seal, this with is and in the one hundred and farty seventhe car of our Lord one thousand nine hundred and fluctuating two and in the one hundred and farty seventhe car of the Independence of the United States of America. Signed, Saaled and Delivered in the Presence of gradient for the Presence of the States of the Presence of the United States of America. WHE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Safter for the within marked for the within named for the within marked for the within marked for the within written Deed; and that he with. We and as for the safter for the within written Deed; and that he with. Were State of the defore me, this defort the within written Deed; and that he with. Were State of the defore me, this defort the within written Deed; and that he with. Were state of the defort the saft of the county. Were state of the defort the within written Deed; and that he with. Were the saft of the defort the within written Deed; and that he with. With State of the defort the saft of the county. Were state of the defort the saft of the county. Were state of the saft of the defort the within written Deed; and that he with. Were state of the defort the saft of the county. Were state of the defort the saft of the county. Were state of the defort the within written Deed; and that he with. Were state of the saft of the county.		
AND IT IS AGREED by and between the said parties that the said mortgagor		
remses until default of payment shall be made. WITNESS 'MY'hand and seal, this// the ' day of August with year of our Lord one thousand nine hundred and All Murity two and in the one hundred and farty seventh. car of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Mark . Plyfue (L. S. Mugustus J. Jeart (L. S. '		said mortgagorto hold and enjoy the said
WITNESS My hand and seal, this // th ' day of Mugust so the year of our Lord one thousand nine hundred and thursty two and in the one hundred and farty kessenth car of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Mingusture for Stant (L. S. Mugusture for Stant (L. S. WHE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Solm 2. Thyler and made oath that he saw the within named R. 6. How states in, seal, and as Mr act and deed, deliver the within written Deed; and that he with Mugusture for solution the saw the states of States (SEAL) SWORN to before me, this. Margueture for the within (SEAL) Margueture for the states of States (SEAL) Margueture for the states (SEAL)		
s the year of our Lord one thousand nine hundred and tive at type two and in the one hundred and farty deventile ear of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of M. E. Hauston (L. S. Mugustur M. Italian) (L. S. (L. S. (	within default of payment shall be made.	11 th ' day of august
ear of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Chan L. Plyfur. (L. S. (L. S. (L	WIINESS, the work of the second nine hundred and the second t	1- trop and in the one hundred and fortur- seventh
Signed, Sealed and Delivered in the Presence of M. E. Houston (L. S. Mugustus M. Itant (L. S. (L. S		
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(L. S (L. S (L. S (L. S (L. S (L. S (L. S (L. S (L. S (L. S MORTGAGE OF REAL ESTATE. Greenville County. PERSONALLY appeared before me. <i>John L. Olyfer</i> nd made oath thathe saw the within named. <i>R</i> : 6. <i>Iterator</i> ign, seal, and as. <i>Mrs</i>	Signed, Sealed and Delivered in the Presence of	RETIN
WHE STATE OF SOUTH CAROLINA, Greenville County.       MORTGAGE OF REAL ESTATE.         PERSONALLY appeared before me.       Ohn. L. Olyler         nd made oath thathe saw the within named.       R. E. Stonston         ign, seal, and as.       act and deed, deliver the within written Deed; and that he with.         MUMANTUR       H. J. D. 192.2.         SWORN to before me, this	Jun L' Plyfur	(L. S.)
WHE STATE OF SOUTH CAROLINA, Greenville County.       MORTGAGE OF REAL ESTATE.         PERSONALLY appeared before me.       Ohn. L. Olyler         nd made oath thathe saw the within named.       R. E. Stonston         ign, seal, and as.       act and deed, deliver the within written Deed; and that he with.         MUMANTUR       H. J. D. 192.2.         SWORN to before me, this	Ungusture B. Start	
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Greenville County. PERSONALLY appeared before me. Solme L. Olyler nd made oath thathe saw the within named	THE STATE OF SOUTH CAROLINA, ]	MORTGAGE OF REAL ESTATE.
PERSONALLY appeared before me. Sohn. L. Olylev nd made oath thathe saw the within named. R. E. Stonston ign, seal, and as. M.R. act and deed, deliver the within written Deed; and thathe with mansture M. Jfart. witnessed the execution thereof. SWORN to before me, this. day of Muguet M. Jfart (SEAL)	Greenville County.	
nd made oath thathe saw the within named		
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ign, seal, and as	and made oath thathe saw the within named	ouston
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SWORN to before me, this		
day of August 1. D. 1922 John Z. Clyler	MUMUSTIC /J, c/+ a. 1	witnessed the execution thereof.
(All A AL STILL (SEAL) (	SUPORN to before me this	
(All A AL STILL (SEAL) (	SWORIT to perore me, unsummer and	
		. John Z. Olyler

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RENUNCIATION OF DOWER. THE STATE OF SOUTH CAROLINA, Greenville County. I, John L. Phyler a notary Public for S.C. do hereby certify unto all whom it may concern, that Mrs. If arriett It austan Houston! .....did this day appear before me, 6. wife of the within named.... N. and 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 her 2. persons whomsoever, renounce, release and forever relinquish unto the within named. Kas Xaven ...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. 11 th . GIVEN under my hand and seal, this .... Harriett If. Houston .A. D. 192 day of august .(L. S.) ohn Notary Public for South Carolina. September 11th, 1922 Recorded.