As hereby bind. The special of the second content of the second co	,		to the said Carolina Davings Baux its
to warrant and foreces deterned all and singulars the soft proceeds cannot belond a filled and states of the mile and assistant from and against the mile and assistant from and against the mile and assistant from and against the mile and assistant and straight and		_	
ments and national national contents and analysis and acceptance when the contents of the collection o			
was accounted administration and senging and every person wheremoved heretical chainings or to clinic the films as may get to threest. And the valid interruptions, warran to alize the those and the buildings, on which the chaining and the control of the contro		· · · · · · · · · · · · · · · · · · ·	
And the wild mortegory agreement to insure the times and buildings are wild for in a more not been throughted. Medical and insurance insurance companies about the professor of the mortegory and the policy of moreovers to the aid mortegory, and, that is the true more and the policy of moreovers to the aid mortegory, and, that is the true more more and residence. Medical and the professor of each insurance mode this mortegory, and the policy of moreovers more the more to be made on the professor of the professor of each insurance mode this mortegory, and the professor of each insurance mode that mortegory, and the professor of the professor of the professor of each insurance mode that the mortegory of the professor of each professor of the profes			
to constitute of the control of the			
or the permittin and expense of such insurance under this contegage, with interest. And if at any time way part of suith insurance under this contegage, with interest. And if at any time way part of suith of the control of the control of the control of production of products of the control of the control of products of the control of products of the control of the	undred and oof 100	John Dollars, in a company or	or companies satisfactory to the mortgagee and keep the same insured from loss or damage
or the precision and response of such interaction under this mortgage, with interact. And if at any time any part of said dide, or inverse thereon, he past due and magain. And if at any time any part of said dide, or inverse thereon, he past due and magain. And if at any time any part of said dide, or inverse thereon, he past due and magain. And if at any time any part of said dide, or inverse thereon, he past due and the past due and magain of said premites and called said rates and profits entering any or dealers or converse, applical a receiver, with submerty to take powers on of said premites and called said and said sould and the said form and didentified. PROVIDED ALWAYS, NAVERTHELESS, and it is the true listent and managing of the parties to these Protects, thas if it and the said mortgager. AND RESPONSED ALWAYS, NAVERTHELESS, and it is the true listent and managing of the parties to the paid unto the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and the said parties that the said mortgager. AND TES ACREED by and between the said parties that the said mortgager. AND TES ACREED by and the said parties that the said mortgager. AND TES ACREED by and the	y fire, and assign the policy of ins	urance to the said mortgagee, a	and that in the event that the mortgagor, shall at any time fail to do so, then the sai
And if at any time may part of said dole, or insert therein. De mark about more described precisions to said management of the control control of precisions and control of all precisions and control of said State may, at chambers or otherwise, appears a receiver, with authority to take postersain of said precise said coldents and rends are stated on the control of said State may, at chambers or otherwise, appears a receiver, with authority to take postersain of said precise and coldents and rends are that posters said should be said precise and precise	nortgagee, may cause the same to	be insured in	name and reimburse itself
Description of the control of the co	or the premium and expense of such	insurance under this mortgage, with	h interest.
Come to and State may, at clumbers or otherwise, appoint a recover, with authority to take passession of said premises and collect sold roots and profits, applying the out proceeds thereafter (aiter gasing coars of collection), spon said debt, interest, care or expenses; without liability to account for soything core than the outs seed profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Prevents, than it An and mortgager		. 1	•
rent and positis actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and manning of the particle of the proteins, that if the aid mortgager	Court of said State may, at chambers	or otherwise, appoint a receiver, wit	ith authority to take possession of said premises and collect said rents and profits, applyin
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of these processes, that it. I the add will and tredy use or case to be paid unto the said mortgage—the debt or sum of money attreats, with interest thereon, it say be has according to the true intent and managing of the said mortgage. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the said parties that the said mortgager. AND IT IS ARRED by and between the sa	he net proceeds thereafter (after pay	ring costs of collection), upon said d	debt, interest, cost or expenses; without liability to account for anything more than th
aid mortgager	ents and profits actually collected.	·	
us, according to the true interest and meaning of the said note then this doed of bargain and said shall cease, determine and be utterly noil and void, otherwise to remain full forced and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor	PROVIDED ALWAYS, NEV	ERTHELESS, and it is the true in	ntent and meaning of the parties to these Presents, that ifth
to hold and enjoy the said remines until default of payment shall be made. WITNESS THAT IS AGREED by and between the said parties that the said mortgager. The hold and enjoy the said remines until default of payment shall be made. WITNESS THAT IS AGREED by and between the said parties that the said mortgager. The hold and enjoy the said remines until default of payment shall be made. WITNESS THAT IS AGREED by and between the said parties that the first and in the one hundred and faileful supplies are of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. MORTGAGE OF REAL ESTATE. Witnessed the execution thereof. SWORN to before one, this Mortgage Administration written Deed; and that he with written Deed; and that he with written Deed; and that he with. Witnessed the execution thereof. SWORN to before one, this Mortgage Administration written Deed; and that he with. Witnessed the execution thereof. A MARTINE OF SOUTH CAROLINA. Greenville County. 1. J. B. Auchtella. Notary Public for South Carolina. Heats and Assign, all ber interest and estate, and sho all her right and chine of Dower of, in, or to all and diagnals the public for South Carolina. MORTGAGE OF REAL ESTATE. A MARTIN ASSIGNMENT OF SOUTH ASSIGNMENT OF SOUTH ASSIG	aid mortgagor, do and shall well	and truly pay or cause to be paid unt	nto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any b
AND IT IS AGREED by and between the said parties that the said corrigagor. The said state of payment shall be made. WITHERS 2014 hand and spal, this first day of August the part of our Lord confidenceand rine hundred and Little our of the Independence of the Universed States of America. Signed, Scaled and Delivered States of America. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE	ue, according to the true intent and m	eaning of the said note, then this d	deed of bargain and sale shall cease, determine and be utterly null and void, otherwise to remai
Premises until default of payment shall be made. WINNESS THE STATE OF SOUTH CAROLINA, Greenville County. SERONALLY appeared before one. and made out that he saw the within named. SWORN to before me, this. day of Luggest A. J. M. Janet. J. M. Janet. SWORN to before me, this. day of Luggest A. J. M. Janet. J. M. Janet. J. M. Janet. J. M. Janet. SWORN to before me, this. J. M. Janet. SWORN to before me, this. day of Luggest A. J. M. Janet. J.	n full force and virtue.		
ne the year of our Lord one/florusand nine hundred and clittle filter. In the year of our Lord one/florusand nine hundred and clittle filter. In the year of our Lord one/florusand nine hundred and clittle filter. Signed, Sealed and Delivered in the Presence of the Addath. (I. 8) (AND IT IS AGREED by and	between the said parties that the said	id mortgagor to hold and enjoy the sai
THE STATE OF SOUTH CAROLINA. SWORM to before me, this. dy of the state of south Carolina. Winessed the state of south Carolina. Winessed the secución thereof. SWORN to before me, this. dy of the state of south Carolina. Winessed the secución thereof. SWORN to before me, this. dy of the state of south Carolina. Winessed the secución thereof. SWORN to before me, this. dy of the state of south Carolina. Winessed the secución thereof. SWORN to before me, this. dy of the within named. J. J	·		Λ.,
the year of our Lord one/housand wine hundred and hillerality with the care of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Market States of America. Signed, Scaled and Delivered in the Presence of Market States of America. (L. 8) (L. 8)	WITNESS TANK	hand and seal, this	first day of august
Signed, Sealed and Delivered in the Presence of Marrica. Signed, Sealed and Delivered in the Presence of M. M. Marrica. (I. 8) (I.	the year of our Lord one thousand	nine hundred and little Mily	three and in the one hundred and fortiff eighth
THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this within named. A MANUAL Witnessed the execution thereof. SWORN to before me, this within CEAL (SEAL) A D. 1922 A M. M. J. Lart Witnessed the execution thereof. SWORN to before me, this within amend. A M. J. Lart SWORN to before me, this within amend. A M. J. Lart Witnessed the execution thereof. SWORN to before me, this within amend. A M. J. Lart Witnessed the execution thereof. SWORN to before me, this within amend. A M. J. Lart WENUNCIATION OF DOWER. The STATE OF SOUTH CAROLINA, Greenville County. 1. J. B. Richelts. The Witnessed the within named. A M. J. Lart MENUNCIATION OF DOWER. The Witnessed the within amend without any compulsion, dread or fear of any person or errons whomsoever, penounce, release and forever reginquish unto the within named. Carolina Manual Massigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular are Premises within mentioned and released. GIVEN under my hand and seal, this A M. D. 1923 A Carolina Motory Public for South Carolina. With The Carolina Motory Public for South Carolina. Notary Public for South Carolina.	ear of the Independence of the Unite	d States of America.	
THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this within named. A MANUAL Witnessed the execution thereof. SWORN to before me, this within CEAL (SEAL) A D. 1922 A M. M. J. Lart Witnessed the execution thereof. SWORN to before me, this within amend. A M. J. Lart SWORN to before me, this within amend. A M. J. Lart Witnessed the execution thereof. SWORN to before me, this within amend. A M. J. Lart Witnessed the execution thereof. SWORN to before me, this within amend. A M. J. Lart WENUNCIATION OF DOWER. The STATE OF SOUTH CAROLINA, Greenville County. 1. J. B. Richelts. The Witnessed the within named. A M. J. Lart MENUNCIATION OF DOWER. The Witnessed the within amend without any compulsion, dread or fear of any person or errons whomsoever, penounce, release and forever reginquish unto the within named. Carolina Manual Massigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular are Premises within mentioned and released. GIVEN under my hand and seal, this A M. D. 1923 A Carolina Motory Public for South Carolina. With The Carolina Motory Public for South Carolina. Notary Public for South Carolina.	Signed Sealed and Delivered	in the Presence of	1
(I. 8) (I. 1) (I. 1)	The Gast	in the Fresches of	J. W. Veruera
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath that he saw the within named. gn. seal, and as he saw the within named. gn. seal, and as he saw the within named. gn. seal, and as he saw the within mand. gn. seal, and as he saw the within mand. gn. seal, and as he saw the within mand. gn. seal, and as he saw the within mand. gn. seal, and as he saw the within mand. gn. seal, and as he saw the within mand. gn. seal, and as he saw the within named. gn. seal, and as he saw the within mand. greenville County. Notary Public for South Carolina. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Greenville County. did this day appear before me, which is the does freely, voluntarily and without any compulsion, dread or fear of any person or resons whomsoever, gnounce, release and forever rginquish unto the within named. Basel 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. Lay of Many Public for South Carolina. Abelian Smith Agency	End Welm		
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. And and coath that the saw the within mamed. gn. teal, and as he are the county of the within winteen Deed; and that the with. Wincased the execution thereof. SWORN to before me, this. day of. A. D. 1922. John J. Walley (SRAL) Notary Fublic for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. The county of the within mamed of the same	and the state of t		(L. S.
PERSONALLY appeared before me			(1. S.
PERSONALLY appeared before me. Indicated that he saw the within named. J. M. J.	·	······································)
act and deed, deliver the within written Deed; and thathe with. CTANLAN		J	
ign, seal, and as. A. D. 1922 Greenville County. I. J. B. Workstan On the privately and separately examined by me, did/declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or ersons whomsoever, penounce, release and forever reginquish unto the within named. B. Workstan A. D. 1922 A. B. Lart RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Greenville County. J. J. B. Workstan J. W. J.		OY 21	() ·
act and deed, deliver the within written Deed; and that _be with. CVA Nebral witnessed the execution thereof. SWORN to before me, this	nu muue van mute saw me ve	l l	
witnessed the execution thereof. SWORN to before me, this day of. July Mark A. D. 1922 SEAL. Notary Public for South Carolina. CHE STATE OF SOUTH CAROLINA, Greenville County. I. J. B. Pucketta Thatary Public to hereby certify unto all whom it may concern, that Mrs. July Sealing of the within named. Industry and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or ersons whomsoever, genounce, release and forever resinquish unto the within named. Basica Massigns, 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. 1923. Allelen Lamith Jervey 13. Ricketta Notary Public for South Carolina.	ion, seal, and ashis	act and deed. deliver the within w	//
SWORN to before me, this day of Chigalant A. D. 1923. THE STATE OF SOUTH CAROLINA, Greenville County. I, J. B. Richetta That any Public of DOWER. Greenville County. I, J. B. Richetta Mrs. Ballen Smith Jeruly did this day appear before me, rife of the within named. My Jeruly did this day appear before me, 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 ersons whomsoever, penounce, release and forever rainquish unto the within named. Parallicata Lawrings Bauss its successor. Hustes 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 Table May 1923. A. D. 1923. A Bellen Lawring Law	<u>E</u>	va Wehn	witnessed the execution thereof
day of. August 1. D. 1923 A. A. Jeart Che State Of South Carolina. Che Che within named. Che Che within named. Che Che within named. Che Che Che within named. Che		1 , 0	1
THE STATE OF SOUTH CAROLINA, Greenville County. I. J. B. Ricketta Tahary Public of Modern Public of South Carolina. The state of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within named of the within named. In the state of the within nam	Puga	1 1 t	a la start
Greenville County. I. J. B. Ricketta Thatary Public In the within named In the within named and seal, this within named In the within named and seal, this within named and seal, this within named In the within named In the within named and seal, this within named In the within named and seal, this within named and seal the within named and within named and without any compulsion, did this day appea	day of Pall	A. D. 1925) a deux
The STATE OF SOUTH CAROLINA, Greenville County. I. J. B. Ricketta That ary Public In the within named In the within named and seal, this the destate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. In the within named and seal, this In the within mentioned and released. In the within named and seal, this In the within mentioned and released. In the within	Jonn & Juga	Notary Public for South Carolina.	J
Greenville County. I. J. B. Ricketta In hereby certify unto all whom it may concern, that Mrs. Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular thay of. GIVEN under my hand and seal, this. A. D. 1923 Ricketta Notary Public for South Carolina.			
I, J. B. Ricketta o hereby certify unto all whom it may concern, that Mrs. Bellen and this day appear before me, and upon being privately and separately examined by me, diddeclare that she does freely, voluntarily and without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. Rarolina Saurings Baurs its successor Herits 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. 1923. A. D. 1923. A. D. 1923. A. D. 1923. Notary Public for South Carolina.	THE STATE OF SOUTH CAROLIN	[A,]	RENUNCIATION OF DOWER.
nd 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 ersons whomsoever, renounce, release and forever relinquish unto the within named. **Theorem 1. **Auring Sauring Saur	Greenville County.	J	
nd 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 ersons whomsoever, renounce, release and forever relinquish unto the within named. **Taking** 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.** **Taking** **Taki	. Q B Ricke	tto make	Trus Public.
nd 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 ersons whomsoever, renounce, release and forever relinquish unto the within named. **Theorem 1. **Auring Sauring Saur	hands entify unto all whom it may	songern that Wes Itlly	1 Dmith Veryen
nd 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 ersons whomsoever, renounce, release and forever relinquish unto the within named. **Theorem 1. **Aurilla Saurilla Sauril	rife of the within named	W. Veruer	did this day annear before m
Theirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular nee Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 1923. A. D. 1923. Notary Public for South Carolina.			
Carolina Lawings Bank its successor Hosts and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular ne Premises within mentioned and released. GIVEN under my hand and seal, this Jahren Lawrence A. D. 1923 Jay of Ricketta (L. S.) Notary Public for South Carolina.	- ·		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular ne Premises within mentioned and released. GIVEN under my hand and seal, this			
GIVEN under my hand and seal, this	(20 MnV		\cdot
GIVEN under my hand and seal, this	Carolse	Ille annies And Accione oll	and claim of Dower or, in, or to an and singula
	he Premises within mentioned and re	leased.	、
	the Premises within mentioned and re	leased.	Jen China Vicini
	the Premises within mentioned and re	leased.	Helen Smith Jervey
Recorded	he Premises within mentioned and re	leased.	Jelen Smith Jervey
Recorded	he Premises within mentioned and re	leased.	Jelen Smith Jervey
Recorded lugust 9th 1923	he Premises within mentioned and re	leased.	Helen Smith Jervey
	he Premises within mentioned and re	leased. 1, this A. D. 192.3 LL (L. S.) Notary Public for South Carolina.	