gn, seal, and as her act and deed, deliver the within written Deed; and that she with Alexter H. Security H. Secur	as keety bank. Meriod of the control		and singular, the said Premises unto the said Lurman University its success	02
Marga and analysis from one of secular and an anaptace the solid remains to the solid and anaptace they and analysis and analysis and every secun without the solid and analysis and every secund without the solid and analysis and every secund without the solid analysis and the solid analysis and the solid analysis and analysis and the solid analysis and the solid analysis and the solid analysis and analysis and the solid analysis and analysis and the solid analysis and analysis and every solid analysis and analysis	warmer and freeze whether all and insular the side premies such the said   """ second and spire and singing from solid grains."  """ second and spire and singing and correspond himmores hadness of the side of t	<u> </u>	heirs and assigns forever. And	
warrant said forces ordered all and sangular the said premies to the said  Magne and sainty, from and existint  Magnetics, selectained and sainty and every person whomosomer lawfully claiming or to claim the some or my year begon.  And the vast consequent, acceptant hospite this house and buildings on all of its as any not literature. Mail at any times the same instruct form lates or damage.  Magnetics are said to the configure, and that in the event that the nortagene, and that in the event that the nortagene, and that in the event that the nortagene, and reinforce. Mail at any time to the said configure, and that in the event that the nortagene, and are nortagene, and reinforce.  Mail at any time to the same to be something on the part of the same to the said configuration of the premises and content and reinforce.  Mail at any time to this something on the same to the same time to the same to the same time time to the same time to the same time to the same time to the same time time time time time time time ti	warmer and towers of the at all and institute the fifth premise costs for soil	do hereby 1	bind myself and my heirs, executors and administ	trators
in executive, administrators and a larger and every privon whomevery havefully claiming or of chiese. Belleville in co. at most the hance of the process of the control interaction of the problems, in a company or categories existratory to the mortgage.  And the wast interactive to the self mortgage.  The self angle the police of interactive to the self mortgage.  The self angle the process of each interactive to the self mortgage.  The self angle the precision and capanie of such interactive to the self mortgage.  The precision and capanie of such interactive to the self mortgage.  The precision and capanie of such interactive to the self mortgage.  The precision and capanie of such interactive to the self mortgage.  The precision and capanie of such interactive the self mortgage.  The precision and capanie of such interactive to the self such and profits of the self state of the self self self self self self self sel	inc. secondary, administrators and analysis and very previous whomosery for high chinding or a white the accordance of the control of the control holishing on the control and a secondary of the control provided in a case and the throughout. All of the secondary of companies attributed to the new former from his or the control mergage.  The control of the control o	warrant and forever defend all and sing	ngular the said premises unto the said Furman University, its succe	eaa
And the arist convertegacy— special to instance the boase and buildings on said lot in a tow son lives thousand the same same and continued to the contract of	And the sould incorregage acreated to leaser the brease and buildings one suit has in the thankelland and stage the policy of incorrect to the word securing comments in the contribution of the contribution of the contribution of the policy of incorrect to the word securing comments and contribution of the policy of incorrect to the word securing comments and contribution of the policy of incorrect to the securing comments and contribution of the policy of incorrect makes the contribution and contribution of the policy of the pol	heirs and assig	igns, from and against myself and 72 by	
And of a superior of income of the most income of the most page.  The precision and expense of such intersect only five mortgage, with interest.  And of a superior sign of which the sign of the mortgage with interest.  And of a superior sign of which the sign of the mortgage with interest.  And of a superior sign of which the sign of the mortgage with interest.  And of a superior sign of the mortgage with interest.  And of a superior sign of which the sign of the mortgage with interest.  And of a superior sign of the sign of the sign of the sign of the Circuit and Store may, at chamber or otherwise, associate a receiver, with authority to rule possession of side precises and collect said rante and profess, applying the according to the parties and collect said rante and profess, applying the sign proceeds therefore (after page) cost of collections, pure and deld, interest, cost or expense; which individes to means for anything more than the said office, according to the parties to floris Presents, that if the proceeds therefore, the page of the said mortgage.  AND IT IS AGREED by and between the said cavities that the said mortgages. The dish or sum of money aforesaid, with interest thereon, if any by a, exceeding to the parties to floris Presents, that if the sum of the said in the said mortgages.  AND IT IS AGREED by and between the said cavities that the said mortgages.  AND IT IS AGREED by and between the said cavities that the said mortgages.  The dish or sum of money aforesaid, with interest thereon, if any by a, exceeding subject to the following the parties to floris of the body and enjoye the said mortgages.  The dish of the said of the said mortgages of the said mortgages of the said mortgages.  The dish of the said of the said of the said mortgages of the said mortgages.  The dish of the said of the	Dallay, in a company or company o	irs, executors, administrators and assigns	s and every person whomsoever lawfully claiming or to claim the same or any part thereof.	
for, and assign the policy of intervolve to the call wortgager—and that in the event that the mercapear—shall at any time field to do se, then the sail rangese—may couse the same to be intured in more described product to the interval of the wortgage, with interval.  And if a my interval pred with old, in whiteval the wortgage, with interval.  And if a my interval pred with old in whiteval the wortgage, with interval.  And if a my interval pred with old with, in whiteval the wortgage, with interval.  And if a my interval pred with old with, in whiteval the wortgage, with interval predictions of the wortgage, and the sail of the wortgage of the Cream of and State with a sail prediction and content of the graphs could not a sail State my interval.  PROVIDED ALWAYS NEVERTHELESS, and is in the true intern and society of the parties to these Present, that if	fire, and saigns the policy of monomes to the solid increases	And the said mortgagor agrees	a to insure the house and buildings on said lot in a sum not less than Julland Thousand	12
religence many cause the same to be insured in  the premium and, expense of mode insquance under this mortgage, with interest  And if it any time any part of said sited, or interest forecess, be geated and ungoid	reduced to the server to be marred in the server to be marred in the configure, with interest.  And if it was juice and server at said cloth, or interest thereon, be part does not warped.  And if it was juice and server at said cloth, or interest thereon, be part does not warped.  And if it was juice and server at said cloth, or interest thereon, be part does not warped.  And if it was juice and server at said cloth, or interest thereony, be part does not warped.  And all state may, at claimber or otherwise, appoints a receiver, with substrate to take procession of will previous and collect said rests and profits and care through the server of the parties of the parties and collect said rests and profits and said and the server at the server was profits, and extracted clother clother than the server is the server interest and research of the parties to those Processis, that if.  PROVIDED ANALYS, NEVERITEEESS, and it is the true interest and meaning of the parties to those Processis, that if.  AND IT IS AGREED by and between the said mortal payor to make the server without the said mortal core, determine and the attenty mall and word, otherwise to full force and without.  AND IT IS AGREED by and between the said provise that the said mortal core, determine and the attenty mall and word, otherwise to full force and without.  AND IT IS AGREED by and between the said provise that the said mortal core, determine and the attenty mall and word, otherwise to full force and without.  AND IT IS AGREED by and between the said provise that the said mortal core, determine and the attent of the manner of the payor of	1200000)	Dollars, in a company or companies satisfactory to the mortgagee and keep the same insured from loss or d	lamage
c the premium and expense of seeth insurance moder this nurlegace, with interest.  And if at any time any part of said decls, so inversed theyroon, be past due and unguid.  And if at any time any part of said decls, so inversed theyroon, be past due and unguid.  And if at any time any part of said decls, so inversed theyroon, be past due and unguid.  And if at any time and profits of the part of said state and northinger.  Interest of said States and collect said routs and profits, applying one and said state and collect said routs and profits, applying one at processed theresize (steep paying conts of collection), upon said delt, interest, cost or expenses, without liability to account for mything more than the said profits, applying one of said delt, interest, cost or expenses, without liability to account for mything more than the mand of the said said with an and profits, applying ones, according to the tree ment, and mensing of the said socretage. The delt or said of more particularly and said with interest thereon, if my be a conscious to the tree ment, and mensing of the said socretage. The said mortgager will be an obtained with interest thereon, if my be a conscious to the tree ment, and mensing of the said socretage and virtue.  AND IT IS AGREED by and between the said parties that the said mortgager to hold and enjoy the said mortgager.  In bold and enjoy the said mortgager to hold and enjoy the said mortgager.  In bold and enjoy the said mortgager.  In Ball All All All All All All All All All	r the president and cognine of unth insquance under this morrage, with interest.  And if a may time any part of said debt, or interest thyreon, he past due and cognid.  And if a may time any part of said debt, or interest thyreon, he past due and cognid.  Both, executors, administrators or animals, and gree that any Judge of the corn of said Stems and A chandres or subvives, appoint a receiver, with authority as that presents and cornel and rests and presides and an extended presents of collections), again and debt, interest, cost or expenses, without liability to account for suptime more the most profess and profess and an interest part of the presents of the United States of America.  Signal, Scholy and Delivered to the Presence of Mill Society and an event of the Chines States of America.  Signal, Scholy and Delivered to the Presence of Mill Scholars and without the present before the present present before the present present before the present present presents of the United States of America.  Signal, Scholy and Delivered to the Presence of Mill Scholars and the presence of the United States of America.  Signal, Scholy and Delivered to the Presence of Mill Scholars and the presence of the United States of America.  Norrange of the States of the United States of America.  Signal, Scholy and Delivered to the Presence of Mill Scholars and the security of the security of the States of the United States of America.  Norrange of the States of the United States of America.  Norrange of the visition and the security of the secu			e said
And if it a cary time any part of said debt, or increast charman, he past due and unpaid.  The order described premises to said mornagated.  The order of described premises to said mornagated.  The order of said States may, at characters or otherwise, poposed a receiver, with substority to take prosession of said premises and collect said routs and profites, subjoint and profites of the Circumstant of said States and collect said routs and profites, subjoint and profites and said profites and collect said routs and profites. States and said profites and collect said receives and collect said routs and profites. States and said profites and collect said routs and profites and said profites and profites. States and said profites and said the said routs and said said said said said said said sai	And if at any time any part of said delty or increast persons, he past the and exceed the received promises to said meretogenes, or the said service of the being of the being of the part of said State may, at charlest or or otherwise, septents receiver, with subtrary to take procession of side premises and collect said rests and profits. Stated profits are said profits are said profits are said profits are said profits. Stated profits are said profits are said profits are said profits are said profits. Stated profits are said profits are said profits are said profits. Stated profits are said profits and said profits are said pr	ortgagee, may cause the same to be	//	
we described premises to raid moretaged. Or	me describe tremines to sold consequence of the sold control of th	<del>-</del>	$oldsymbol{arrho}$	
next of said State may, at chandwar or otherwise, hypoint a receiver, with subnority to take possession of said grantines and collect said rents and grounds, applying and the said manager.  In said prefits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true interest and meaning of the parties to these Presents, that if	net of said State may, a clouders or otherwise, appoint a nectives, with authority to take possession of said premies and collect said reats and profits, age not seemed theresity (offer paying states of collection), upon said delde, intercat, cost or expense; without liability in account for anything more the next seemed of the parties to these Presents, that it.  PREVIDED ALMAYS, NAVERTHELESS, and it is the true intent and one profits and the parties to these Presents, that it.  A morgager the delde or sen or income, afressiol, with inserest thereon, if a second go the true intent, and meaning of the said note then this deed of bargain and sale shall peace, determine and be utterly null and void, otherwise to call force and virtue.  ANDLIT IS AGREED by and between the said parties that the said mortgager the said mortgager and the said profits and the utterly null and void, otherwise to call force and virtue.  WITNINGS 2014 hand and seal this seed.  WITNINGS 2014 hand and seal this seed of bargain and sale shall peace, determine and be utterly null and void, otherwise to call force and virtue.  WITNINGS 2014 hand and seal this seed of bargain and in the one bundred and parties they are a four hard one thousand time houseful and Michaellag. Farthely and in the one bundred and parties they are a four hard one thousand time houseful and Michaellag. Farthely and in the one bundred and parties to the subject of the United States of America.  Signosi, Sealed and Delivered in the Presence of Michaellag. Farthely and the transfer with Allerday Agreement of the Carlotta Agreement of the said and seal and seal and sealed and parties	•		
and proceeds thereafter (after puring costs of collection), upon said delec, interest, cost or expenses, without liability to account for anything more than that and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true interest and uncaning of the parties to these Presents, that if the profits described and the profits actually collected.  AND JULY SAGREED by and between the said note, then this deed of bargain and sale shall cease, determine and be utterly null and void, otherwise arrival grain to payment shall be made.  AND JULY IS AGREED by and between the said parties that the said mortgagor.  The body of the parties and decided of payment shall be made.  WITNINGS  The part of our Lord one their mand time bundred and followed by the parties of the United States of America.  Signey, Sealey, and Delivered in the Presence of Miles Law of the Independence of the United States of America.  Signey, Sealey, and Delivered in the Presence of Miles Law of the Law of the Control of the Contro	net process thereafter (after suying costs of collection), upon sald dele, interest, cost or expenses, without fishilay to account for strything more that and profits actually collected.  PROVIDED ALWAYS, NEVER(HELESS), and it is the true intent and meaning of the parties to these Presents, that if.    PROVIDED ALWAYS, NEVER(HELESS), and it is the true intent and meaning of the parties to these Presents, that if.   I discovery the process of the parties of the said mortages			
mis and profits actually collected.  Merovided Always Nevertheless, and it is the true intent and meaning of the parties to those Presents, that if	International profits actually collected.  PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if			
PROVIDED ALWAYS. NEVERTHELESS, and it is the true intent and consuing of the parties to those Presents, that if	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Present, that if		costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more tha	ın the
is mortragger	id mortgagor do and shall well and traly pay or cause to be poids onto the said mortgagor. It will do or some at momery aforestall, with interest thereon, if an ecocoling bother true intent and meaning of the said note then this deed of bargain and sale shall cause, determine and be utterly null and void, otherwise to fail force and virtue.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and for said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and said the said mortgagor.  ANDIT IS AGREED by and in the one hundred and sai			
n. according to the true intent and occurring of the said note then this deed of bargain and sale shall cease, determine and be utterly attll and void, otherwise to remaind format of the said mortgagor.  AND IT SACREED by and between the said parties that the said mortgagor.  AND THE SACREED by and between the said parties that the said mortgagor.  AND THE SACREED by and between the said parties that the said mortgagor.  AND THE SACREED by and between the said parties that the said mortgagor.  AND THE SACREED by and between the said parties that the said mortgagor.  AND THE SACREED by and between the said parties that the said mortgagor.  AND THE SACREED by and between the said parties that the said mortgagor.  AND THE SACREED by and between the said parties and in the one hundred and parties and said in the one hundred and parties and the said said in the one hundred and parties and the said said in the one hundred and parties and the said said in the one hundred and parties and the said said in the one hundred and parties and the said said in the one hundred and parties and the said said in the one hundred and parties and the said said in the one hundred and parties and the said said in the one hundred and parties and the said said in the one hundred and parties and said the said said in the one hundred and parties and said the said said in the one hundred and parties and said said that said said the said said the said said said said said the said the said said said the	and conting no the true intent and meaning of the said note then this deed of bargain and said shall cease, determine and the utterly null and void, otherwise to this formation and default of payment shall be made.  AND IT IS AGREED by and between the said parties that the said morrgagor.  AND IT IS AGREED by and between the said parties that the said morrgagor.  AND IT IS AGREED by and between the said parties that the said morrgagor.  AND IT IS AGREED by and between the said parties that the said morrgagor.  AND IT IS AGREED by and between the said parties that this said in the one hundred and for the said they are of our Lord out thousand nine hundred and seed that said in the one hundred and for the said they are of our Lord out thousand nine hundred and seed they are of our Lord out thousand nine hundred and seed they are of our Lord out thousand nine hundred and seed they are of our Lord out thousand nine hundred and seed they are of our Lord out thousand nine hundred and seed they are of our Lord out the Presume of the Sand out the said in the one hundred and said in the one hundred and seed they are of our Lord out the Presume of the said in the one hundred and seed they are of the said on Debtered in the Frenches of the Sand out the Presume of the said of the said of the Within named.  And the said of the said out the said out the said out to the within named.  It is a said out the said of the said out the said out the said of the said out the said of the said out the said of the said out the said out the said out to the said out to the said out the sai	•		
The force and virtue.  The bold and enjoy the said mortgager  The bold and enjoy the said mortgager  The parent shall be made.  WITNESS Dief hand, and seal, this  The year of our Lord one theysand time hundred and beetlesseledy for the said mortgager and the try of the Indigendence of the United States of America.  Signed, Sealey and Delivered in the Presence of Miles of the Milesseledy for the said of the Indigendence of the United States of America.  Signed, Sealey and Delivered in the Presence of Milesseledy for the Signed, Sealey and Delivered in the Presence of Milesseledy for the Signed, Sealey and Delivered in the Presence of Milesseledy for the Signed, Sealey and Delivered in the Presence of Milesseledy for the Signed, Sealey and Delivered and for Signed, Sealey and Delivered and Sealey and Delivered American Sealey and Delivered and Sealey and Delivered American Sealey and Sealey and Delivered American Sealey and Delivered American Sealey and Delivered American Sealey and Sealey and Delivered American Sealey and D	Los bold and enjoy the manufacture.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  ANDIT IS AGREED by and between the said parties that the said mortgagor.  Los bold and enjoy the measurement of the loss of the parties of the content of the parties of the parties of the content of the loss of the loss of the parties of the loss of the l			-
AND IT IS AGREED by and between the said parties that the said mortgager to hold and enjoy the said tensies until default of payment shall be made.  WITNESS 21144 hand and seal this 2144 day of 214214 hand and seal the year of our Lord one thephand nine hundred and seal this 2144 day of 214214 hand and seal the year of our Lord one thephand nine hundred and seal this 2144 day of 214214 hand and seal this 214214 hand search of the within named.  In seal, and as 2144 day of 214214 hand search decided the within written Deed; and that she with 214214 hand 214214 hand and seal this 214214 hand search decided the execution thereof.  SWORN to before me, this 214214 hand search decided the within written Deed; and that she with 214214 hand search decided the execution thereof.  SWORN to before me, this 214214 hand seal this 214214 hand search day appear before me and seal whom it may concern, that Mrs. Search and seal whom it may concern, that Mrs. Search and seal whom it may concern, that Mrs. Search and seal whom the may compalition, dread or fear of any person of season whomsever, remone, 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 singula day of A D. 192	AND IT IS AGREED by and between the said parties that the said mortgagor  to hold and enjoys the mines until default of payment shall be made.  WITHINGS 2014 hand and seal, this was a state of Anterica. It is a state of Anterica and Leuthering for the Independence of the United States of Anterica.  Signed, Stagad and Delivered in the Presence of Miller W. Regard.  Signed, Stagad and Delivered in the Presence of Miller W. Regard.  MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA. Greenville County.  PERSONALLY appeared before me.  did state only that a side naw the within named.  Mortgage of Real Estates within extensive to the state of Anterica.  Witnessed the execution thereof.  SWORN to before me, this.  MORTGAGE OF REAL ESTATE of SOUTH CAROLINA. A D. 1924  MILLER STATE OF SOUTH CAROLINA. A D.	e, according to the true intent and meaning	ng of the said note, then this deed of bargain and sale shall cease, determine and be utterly null and void, otherwise to r	remain
with default of payment shall be made.  WITNESS  Well And and seal, this the year of our Lord one thekand nine hundred and believed and for the ladependence of the United States of America.  Signed, Sealed and Delivered in the Presence of  WILL S. Control of the States of America.  Signed, Sealed and Delivered in the Presence of  WILL S. Control of the States of America.  Signed, Sealed and Delivered in the Presence of  WILL S. Control of the States of America.  Signed, Sealed and Delivered in the Presence of  WILL S. Control of the States of America.  Signed, Sealed and Delivered in the Presence of  WILL S. Control of the States of America.  Signed, Sealed and Delivered in the Presence of  WORTCAGE OF REAL ESTATE.  OF conville County.  PERSONALLY appeared before me.  If the States of America of the Within marked.  Witnessed the execution thereof.  SWORN to before me, this.  SWORN to before me, this.  SWORN to before me, this.  Sealed of the Within american of the Sealed of Sealed of Sealed Carolina.  Witnessed the execution thereof.  SWORN to before me, this.  Sealed of the Within american of the Within the Sealed of the Within	remises until default of payment shall be made.  WITHERS THE AND A hand. and seal, this the year of our Lord one thepsand more hundred and Ittlemates.  Signal, Sealed and Delivered in the Presence of  WILL AND A SIGNAL Sealed and Delivered in the Presence of  WILL AND A SIGNAL Sealed and Delivered in the Presence of  WITHER STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  If a low of the within named.  MORTGAGE OF REAL ESTATE  Greenville County.  WITHERS AND A SIGNAL SEALED AND A SIGNAL SEALE			.** 1.
WITNESS they are of our Lord one thofsand mine hundred and lecclestey for and and in the one hundred and lecclestey for and in the one hundred and for the Jackspence of the United States of America.  Signed, Sealed and Delivered in the Presence of Miles & Description of the States of America.  Signed, Sealed and Delivered in the Presence of Miles & Description of the States of America.  (I. S. (I.	WITNESS hand and seal, this the year of our Lord one thorkmand time hundred and letters for any of and in the one hundred and forty right are of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Will be Described in the P	AND IT IS AGREED by and bet-	tween the said parties that the said mortgagor	e said
the year of our Lord one thebisand rine hundred and diddled and for the control and in the one hundred and for day significant of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of  M. D. D. L. S.  (L. S.	the year of our Lord one theysand nine hundred and declearly factors and in the one hundred and factory right are of the independence of the United States of America.  Signof, Seeled and Delivered in the Presence of  Miled Land Advances of the States of the Presence of  Miled Land Advances of the States of th		e made.	
Signey), Sealed and Delivered in the Presence of  Signey), Sealed and Delivered in the Presence of  M. D. Signey), Sealed and Delivered in the Presence of  M. D. Signey).  HE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me.  If D. D. Search  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL EST	Signed, Sealog and Delivered in the Presence of  Miles Land Management of the United States of America.  Signed, Sealog and Delivered in the Presence of  Miles Land Management of the Presence of  Miles Land Management of the Presence of  Miles Land Management of the Presence of  Mortgage Of Real ESTATE  Greenville County.  PERSONALLY appeared before me  de made casts that She saw the within named.  Mortgage Of Real ESTATE  Mortary Pablic of South Carolina.  Winessed the execution thereof.  SWORN to before me, this.  Jan 1924  Mortary Pablic of South Carolina.  Menunciation of Dower of the within named.  Jan 1924  Jan 1925  Jan 1			
Signed, Sealed and Delivered in the Freence of  Signed, Sealed and Delivered in the Freence of  Control of the State of America.  Control of the State of South Carolina.  MORTGAGE OF REAL ESTATE.  MOR	Signed, Seeled and Delivered in the Presence of  Mischael Select and Delivered in the Presence of  Mortgage Of Real ESTATE  Greenville County,  PERSONALLY appeared before me  Mortgage Of Real ESTATE  Mortgage Of Real Esta	the year of our Lord one thousand nine	hundred and tustisting four and in the one hundred and fartly eigh	th
Signed, Sealed and Delivered in the Presence of  W. C. D. S. (L. S.  (	Signey, Scaled and Delivered in the Presence of  Will Control of Part of South Carolina.  MORTGAGE OF REAL ESTATE  Greenville County.  PERSONALLY appeared before me.  Made oath that She saw the within named.  Made of made oath that She saw the within named.  Made oath that She saw the within named.  Made oath that She saw the within named.  A D 1924  May of Made oath that She saw the carolina.  Witnessed the execution thereof.  SWORN to before ms, this  Asy of Made oath that Made oath the carolina.  Witnessed the execution thereof.  SWORN to before ms, this  A D 1924  May of Made oath that Made oath the carolina.  RENUNCIATION OF DOWE Greenville County.  I,  L,  L,  L,  L,  L,  L,  L,  L,  L,	ar of the Independence of the United St	states of America.	
Missell M. Legar. (L. S.  (L.	Milester & Search South Carolina Mortgage of Real Estate  He State of South Carolina Mortgage of Real Estate  Greenville County.  PERSONALLY appeared before me.  Madel N. Regard  Mortgage of Real Estate  Made oath that sake saw the within named.  Madel N. Regard  Mortgage of Real Estate  Mortgage  Mortgage of Real Estate  Mortgage of Real Estat	Cincal Cooled and Delinand in th	the Duranness of	
HE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me  MORTGAGE OF REAL ESTATE.  Mortgage of Re	HE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me  In Sea Sea House of made out that she saw the within named.  Mortgage of Real Estate  Mortgage of Real Estate  Mortgage of Real Estate  Mortgage of Real Estate  Mortgage of Made of Mortgage of Real Estate  Mortgage of Mortgage of Real Estate  Witnessed the execution thereof.  SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this witnessed the execution thereof.  Mortgage of	Signed, Sealed and Delivered in the	ne Presence of	
HE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  d made oath that she within named  m, seal, and as held act and deed, deliver the within written Deed; and that she with. I lesten H. Perronant witnessed the execution thereof.  SWORN to before me, this.  day of  MORTGAGE OF REAL ESTATE.  MORTGA	HE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me	00 + 1 &	(1	L. S.)
TE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  d made oath that She saw the within named.  Madel No Regard  m, seal, and as feel act and deed, deliver the within written Deed; and that She with Alexen act and deed, deliver the within written Deed; and that She with Alexen act and deed, deliver the within written Deed; and that She with Alexen act and deed, deliver the within written Deed; and that She with Alexen act and deed, deliver the within written Deed; and that She with Alexen act and deed, deliver the within written Deed; and that She with Alexen act and deed, deliver the within written Deed; and that She with Alexen act and deed, deliver the within written Deed; and that She with Alexen act and Lexen act and Seal, this day of the Alexen act and deed, deliver the within mared.  The State of South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I,  Hereby certify unto all whom it may concern, that Mrs.  did this day appear before me  d 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 of rasons 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 singula day of.  A. D. 192	HE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  In seal, and as Reference and deed, deliver the within written Dred; and that Sake with Alexand Alexandra Witnessed the execution thereof.  SWORN to before me, this A. D. 1924  A. D. 1924  Mestalla M. Notary Public for South Carolina.  RENUNCIATION OF DOWE Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  fae of the within named.  did this day appear before dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compubsion, dread or fear of any per resons 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 signs within mentioned and released.  GIVEN under my hand and seal, this.  (I. S.)  Notary Public for South Carolina.	Musler L. Jun	rand Juli	L. S.)
HE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me.  d made oath that She saw the within named.  m, seal, and as.  act and deed, deliver the within written Deed; and that She with.  AD. 1924.  SWORN to before me, this.  day of.  Notary Public fof South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs  for of the within named.  did this day appear before me d 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 resons 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 singula day of.  A. D. 192.	The STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  It and a seal, and as held within named.  Mortgage of Real Estate  Mortgage of Real Estate			L. S.)
Greenville County.  PERSONALLY appeared before me.  d made oath that she saw the within named.  m, seal, and as held act and deed, deliver the within written Deed; and that she with Alesta Harman witnessed the execution thereof.  SWORN to before me, this.  When the STATE OF SOUTH CAROLINA, Greenville County.  I,  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  The observed of the within named.  The witnessed the execution thereof.  RENUNCIATION OF DOWER.  Greenville County.  I,  Thereby certify unto all whom it may concern, that Mrs.  The observed of the within named.  The witnessed the sevention thereof.  The witnessed the execution thereof.  The state of the within named without any compulsion, dread or fear of any person or rsons whomsoever, renounce, release and forever relinquish unto the within named.  The premises within mentioned and released.  GIVEN under my hand and seal, this.  The premises within mentioned and released.  GIVEN under my hand and seal, this.  A, D. 192	PERSONALLY appeared before me			L. S.)
m, seal, and as here act and deed, deliver the within written Deed; and that She with Alexen & Permises witnessed the execution thereof.  SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this A. D. 1924  A. D. 1924  A. D. 1924  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me dupon 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 resons 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 singula to Premises within mentioned and released.  GIVEN under my hand and seal, this day of.  A. D. 192	d made oath thatShe saw the within named.	•	MORTGAGE OF REAL ESTATE	<b>.</b> .
m, seal, and as held act and deed, deliver the within written Deed; and that Sche with Alexand Action thereof.  SWORN to before me, this  A. D. 1924  A. D. 1924  A. D. 1924  A. D. 1924  The STATE OF SOUTH CAROLINA, Greenville County.  I. D. hereby certify unto all whom it may concern, that Mrs  ife of the within named  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 of the south of the series within mentioned and released.  GIVEN under my hand and seal, this  day of  A. D. 192  Witnessed the execution thereof.  Sche with Alexand Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular day of  A. D. 192  A. D. 192	agn, seal, and as Bea agt and deed, deliver the within written Deed; and that She with Deed agr. Sworn to before me, this witnessed the execution thereof.  SWORN to before me, this A. D. 1924  Notary Public for South Carolina.	DDDG0344444	m. E la	
my, seal, and as held act and deed, deliver the within written Deed; and that she with Alester H. Furnary witnessed the execution thereof.  SWORN to before me, this.  A. D. 1924  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I.  J. D. Herby certify unto all whom it may concern, that Mrs.  If of the within named.  If of the within named and seal, this.  If of the within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.	m, seal, and as here act and deed, deliver the within written Deed; and that she with Alexen & Revinces A. D. 1924  day of March & D. 1924  Notary Public for South Carolina.  RENUNCIATION OF DOWE Greenville County.  I,	PERSONALLY appeared before i	me by left on Pi'r	
witnessed the execution thereof.  SWORN to before me, this	witnessed the execution thereof.  SWORN to before me, this	nd made oath that	named Mauls Py of egon	
witnessed the execution thereof.  SWORN to before me, this	witnessed the execution thereof.  SWORN to before me, this	Λ	V	
SWORN to before me, this	SWORN to before me, this.    A. D. 1924   The CSEAL.)   Notary Public for South Carolina.    HE STATE OF SOUTH CAROLINA, Greenville County.	. $ u$		
day of Marchael A. D. 1924  Motary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I,	day of Manager A. D. 1924.    Motary Public tof South Carolina.	gn, seal, and ashera.	act and deed, deliver the within written Deed; and that She with Alester & Jurma	~
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, De hereby certify unto all whom it may concern, that Mrs	Notary Public for South Carolina.  RENUNCIATION OF DOWE Greenville County.  I,			<b>n</b> ,
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, De hereby certify unto all whom it may concern, that Mrs	Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I,	SWORN to before me this	witnessed the execution thereof.	~
HE STATE OF SOUTH CAROLINA, Greenville County.  I,	HE STATE OF SOUTH CAROLINA, Greenville County.  I,	SWORN to before me, this	witnessed the execution thereof.	~
HE STATE OF SOUTH CAROLINA, Greenville County.  I,	HE STATE OF SOUTH CAROLINA, Greenville County.  I,	SWORN to before me, this	witnessed the execution thereof.	~
Greenville County.  I,	Greenville County.  I,	SWORN to before me, this	witnessed the execution thereof.	~
Greenville County.  I,	Greenville County.  I,	SWORN to before me, this	witnessed the execution thereof.	<u>~</u>
Greenville County.  I,	Greenville County.  I,	SWORN to before me, this	witnessed the execution thereof.	
I,	I,	SWORN to before me, this	witnessed the execution thereof.	<b>2</b>
hereby certify unto all whom it may concern, that Mrs	hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  Man [A. (SEAL.)]  tary Public for South Carolina.	
hereby certify unto all whom it may concern, that Mrs	hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  Man [A. (SEAL.)]  tary Public for South Carolina.	
ife of the within named	did this day appear beford 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 side Premises within mentioned and released.  GIVEN under my hand and seal, this	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  Man [A. (SEAL.)]  tary Public for South Carolina.	
d 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 of the serious 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 eleased.  GIVEN under my hand and seal, this	dupon 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 significantly and seal, this.  GIVEN under my hand and seal, this.  A. D. 192.  (L. S.)  Notary Public for South Carolina.	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  Man [An (SEAL.)]  tary Public for South Carolina.  RENUNCIATION OF DOWER	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula  By 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 si e Premises within mentioned and released.  GIVEN under my hand and seal, this	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  Tany Public for South Carolina.  RENUNCIATION OF DOWER	<b>R</b> .
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula  By the 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 si e Premises within mentioned and released.  GIVEN under my hand and seal, this	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  Man A. (SEAL.) tary Public for South Carolina.  RENUNCIATION OF DOWE	<b>R</b> .
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula  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 si e Premises within mentioned and released.  GIVEN under my hand and seal, this	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  RENUNCIATION OF DOWELL  DOCERN, that Mrs	Rre me,
GIVEN under my hand and seal, this	GIVEN under my hand and seal, this	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  The control of South Carolina.  RENUNCIATION OF DOWELD oncern, that Mrs.  did this day appear before examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any personal did the she does freely.	R. re me,
e Premises within mentioned and released.  GIVEN under my hand and seal, this	GIVEN under my hand and seal, this	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  The control of South Carolina.  RENUNCIATION OF DOWELD oncern, that Mrs.  did this day appear before examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any personal did the she does freely.	R. re me,
GIVEN under my hand and seal, this	GIVEN under my hand and seal, this	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  Tary Public for South Carolina.  RENUNCIATION OF DOWELD  make the execution thereof.  RENUNCIATION OF DOWELD  make the execution thereof.  A. D. 1924  Tary Public for South Carolina.  RENUNCIATION OF DOWELD  did this day appear before examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the forever relinquish unto the within named.	R. re me,
day of	day of	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  The Control of Dowell arry Public for South Carolina.  RENUNCIATION OF DOWELD arrow that Mrs.  did this day appear before examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 single-control of the control	R. re me,
	Notary Public for South Carolina.	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  The Control of Dowell arry Public for South Carolina.  RENUNCIATION OF DOWELD arrow that Mrs.  did this day appear before examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 single-control of the control	R. re me,
Notary Public for South Carolina.		SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  The (SEAL.)  ary Public fof South Carolina.  RENUNCIATION OF DOWEL  makes and the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person 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 sinced.	R. re me,
Notary Public for South Carolina.		SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  The Common function of Dowel and this day appear before examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 single.  His.	R. re me,
		SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  The Coarse  RENUNCIATION OF DOWEL  Description of the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 single.  A. D. 192.	R. re me,
		SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  The Coarse  RENUNCIATION OF DOWEL  Description of the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 single.  A. D. 192.	R. re me,
		SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  The Coarse  RENUNCIATION OF DOWEL  Description of the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 single.  A. D. 192.	R. re me,
	UD = A + B + B + B + B + B + B + B + B + B +	SWORN to before me, this	witnessed the execution thereof.  A. D. 1924  A. D. 1924  The Coarse  RENUNCIATION OF DOWEL  Description of the declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 single.  A. D. 192.	R. re me,