to recrease and temperature and antiques, from any assumed. The control will all missing the table price to ord. Left Action 1 and antiques, from any assumed. Left Action 1 and antiques, from any assumed. And they are demonstrates and antiques, from any assumed. And they are demonstrates and antiques action, to force the force with antidings on a size for 2 min to be them. And they are demonstrates and antiques action, to force the force with antidings on a size for 2 min to be them. And they are demonstrates are deposited insurance action to the size of antiques, and there is a size on the size of the more and antidicates and the force of the size of the s	TO HAVE AND TO HOLD, all and singular, the said Premises unto t	the saidheirs and assigns forever. Andheirs and assigns forever.
in current will implied cited all met employes the and eligible and the series of the cited of t	·· ·	· · · · · · · · · · · · · · · · · · ·
the security, elementations and straight and very person whomeore inviting trained or to good the contracting or to good and the said contracting or to good and the said contracting or to good the said to the said contracting or the management of	o warrant and forever defend all and singular the said premises wato the sa	aid Mary 6 Demme Wiphaut
And the paid mortgage, or given. to intere the house and buildings on said fail is 2000 not be then Interest the mortgages. And keep the same interest from loss or damy in the poils of interests in the and mortgages. And keep the same interest from loss or damy in the poils of interests in the and mortgages. And the poils of interests in the and mortgages. And the poils of interests in the and mortgages. And the poils of interests in the and mortgages. And the poils of the same and chimbers. And if any time (all to do po. these the mortgages. And the poils of the poils of the control years and poils and the poils of the control years and poils and the poils of the control years and poils		
The contraction of south contracts of the admentages, and dops in the event that the mortgager, while any two cases the same to be instanted in the presence of such instanted in the presence of the such instanted in the such instanted insta	And the said mortgagor, agree to insure the house and buildin	ngs on said lot in a sum not less than Italian hallsaud
set the previous and expected on the same to be immered in the first mortages, with investigation and expected on the control of the control		
or the premission and expense of sould integranges model this mortgage, with interest. And if as any time any part of said dish, or interest thereon, be gar doe and amount. And if as any time any part of said dish, or interest thereon, be gar doe and amount. And if as any time any part of said dish, or interest thereon, be gar doe and amount. And if as any time any part of said dish, or interest thereon, be gar doe and amount. And if as any time any part of said dish, or interest thereon, be gar doe and amount of said premises and collect and reasts and profits, supply the set proceeds thereafter (sare paying casts of collection), upon said dash, interest, out or accessors; without tability to account for anything more than a man supply office acting collected. And DITIS AND ALVAYS, NOVERTHALESS, and it is the true interest and meaning of the parties to these Present, that if and mortgage, and said and truly pay or cases to be good units the said confugee. The debt or son of money aforesaid, with interest thereon, if any man account virtue. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT IS AGREED by and between the said parties that the said mortgages. AND IT	y fire, and assign the policy of insurance to the said mortgagee, and	d that in the event that the mortgagor, shall at any time fail to do so, then the said
And if at any time any port of said delte, or increase thereone, be good does not output the benefit and posted to be determined provides to said morranges. "The dear of said flates may, at decisiones or attlements, aspoint a receiver, with authority to take consension of said premises and collect said roots and postes, applying the set proceeds discretive (after posing costs of collection), mon said delte, interest, cost or expenses, without hisblidy to account for anything more than it is said appoints and roots and position, applying and positions and positions, applying the set proceeds the said position of the set of the parties and collect said roots and position, applying and position of the set of the parties and collect said roots and position, applying and position of the set of the parties and collect said roots and the set of the parties and roots and said well and root yet or cause to be paid contour to the set of parties, which interest thereon, if any an, according to the true intent and meaning of the said roots. Set of the root of the collection of the set of the said roots and meaning of the said roots. Set of the root of the collection of the said roots and the said work and the set of art force on droots and the said work and the set of the following the set of t		
Note theretody proceins in aid mentages. Or		- /
SWORN to before me. this process the state and sealers of otherwise, spront a receiver, with authority to take possessis deverating caller suppring only of the parties and collect said rests and profits attaching collected PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. AND IT IS ADDRED by and between the said parties that the said mortgager. AND IT IS ADDRED by and between the said parties that the said mortgager. AND IT IS ADDRED by and between the said parties that the said mortgager. AND IT IS ADDRED by and between the said parties that the said mortgager. AND IT IS ADDRED by and between the said parties that the said mortgager. AND IT IS ADDRED by and between the said parties that the said mortgager. AND IT IS ADDRED by and between the said parties that the said mortgager. AND IT IS ADDRED by and between the said parties that the said mortgager. AND IT IS ADDRED by said between the said parties that the said mortgager. AND IT IS ADDRED by said between the said parties that the said mortgager. AND IT IS ADDRED by said between the said parties that the said mortgager. AND IT IS ADDRED by said between the said parties that the said mortgager. AND IT IS ADDRED by said between the said parties that the said mortgager. AND IT IS ADDRED by said the third by said the said of said the said mortgager. AND IT IS ADDRED by said between the said parties that the said mortgager. AND IT IS ADDRED by said the said that the said mortgager. AND IT IS ADDRED by said the said th		
the net proceeds thereafter (alter paying coast of collection), upon asid dels, interest, cost or expenses; without liability to account for acything more than tents and profits actually collected. PROVIDID ALWAYS, NEVERTHELESS, and it is the true intent and rosuing of the parties to those Prevents, that it. All control and the true instant and menting of the said out. the third deed by the paying of the said out. The third seed of bargers and said collid cours, determine and the stretcy rull and without interest thereon, if any mention and visue. AND IT SAGREED by and hetween the said parties that the said mortgager. AND IT SAGREED by and hetween the said parties that the said mortgager. WITNESS. ALL the said and said said said said said said said sai	•	
PERVIDEO ATWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if an only pay or cause to be paid onto the said mortgager the debt or must not meaning of the said rote then this deed of bargain and said shall coast, determine and be attenty and and viols, otherwise to remin full force and virtues. AND IT IS AGREED by and between the said parties that the said mortgager	he net proceeds thereafter (after paying costs of collection), upon said de	
and mortgager— to and shall sell and trady eye or cause to be pold surption that the dath or sum of money aforeasid, with interest theteron, if any the according to the true intern and meaning of the said roote—them this mortgager—the dath of the said roote—them the said mortgager—the dath of the said roote—them the said mortgager—the dath of the said roote—them the said mortgager—the dath of the said mortgager—the said said the said said that the said said said that the with the said said that the with said said said the said said said said said said said said		About the state of
ince, according to the true interel and meaning of the soul more, then this deed of bargain and sale shall coase, determine and he witterly noil and void, otherwise to rem a full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor		
In full (orce and virtue. AD IT IS AGREED by and between the said yearies that the said mortgagor. In the DIT IS AGREED by and between the said yearies that the said mortgagor. In the year of our Lord more featured into hearder and and seal, this developed the part of the Independence of the United States of America. Signal, Stated and Delivered, in the Presence of Court of the Independence of the United States of America. Signal, Stated and Delivered, in the Presence of Court of the Independence of the United States of America. Signal, Stated and Delivered, in the Presence of Court of the Independence of the United States of America. Signal, Stated and Delivered, in the Presence of Court of the Independence of the United States of America. Signal, Stated and Delivered by the same of the Presence of Court of the Independence of Independence of the Independence of Independence of Independence of the Independence of Indepe		
AND IT IS AGREED by and between the said parties that the said mortgagor. Lo hold and enjoy the a Perentises until detail of payonst shall be made. WITHESS MELLY MADE And and seal, this day of the land of the control of the motion of the control of the control of the motion of the control	lue, according to the true intent and meaning of the said note, then this de	ed of bargain and sale shall cease, determine and be utterly null and void, otherwise to remain
Premises until default of payment shall be made. WITNESS. WITNESS. AND WITNESS. WITNESS. AND WITNESS. WITNESS. WITNESS. WITNESS. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. Staged, Sealed and Delivered in the Presence of Marrica. MORTGAGE OF REAL ESTATE. (L. 1. (L		
NUTNESS Met. hand and real min. Min. May of met. And in the one broadred and Melify Acceptance of the Indequadrace of the United Medical States of America. Signed, Scaled and Delivered in the Presence of Melify Acceptance of Melify Accepta	AND IT IS AGREED by and between the said parties that the said	mortgagor to hold and enjoy the said
and the year of our Lord one followered in the Presence of the Independence by the United States of American Signed, Seased and Delivered, in the Presence of Signed States of Signed, Seased and Delivered Signed States of Sig	Premises until default of payment shall be made.	
and the year of our Lord one followered in the Presence of the Independence by the United States of American Signed, Seased and Delivered, in the Presence of Signed States of Signed, Seased and Delivered Signed States of Sig	WITNESS Mey hand and seal, this	Much day of Vetaker,
Supped, Sealed and Delivered, in the Presence of Supped, Sealed and Sealed Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and Singuistic Sealed and Sealed Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and Singuistic Sealed and Sealed Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and Singuistic Sealed and Sealed Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and Singuistic Sealed and Sealed Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and Singuistic Sealed Assigns, all her interest and estate, and also	in the year of our Lord one thousand nine hundred and Millerety	- Jack and in the one hundred and Harry weith
THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, GREAL AND THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA, GREAL AND THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA, GREAL AND THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA, GREAL AND THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA, GREAL AND THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA, GREAL AND THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA, GREAL AND THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA, GREAL AND THE STATE OF SOUTH CAROLINA. THE	year of the Independence of the United States of America.	
Creenville County. PERSONALLY appeared before me of the within named out that he saw the within named out the within name out the within named out the within named out the within named out the within name out the within name out the within name out		$\mathcal{L}_{\mathcal{L}}$
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	Und Darksdale	6 va Dungson (L. S.
Creenville County. PRESONALLY appeared before me Charles within named. SWORN to before machia. A D. 192 / A STATE OF SOUTH CAROLINA. Greenville County. County Public for South Carolina. Charles STATE OF SOUTH CAROLINA. Greenville County. I. Io hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before 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 bersons 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 singuished port. A D. 192. A D. 192. Notary Public for South Carolina. On the Premises within mectioned and released. GIVEN under my hand and seal, this. day of. A D. 192. Notary Public for South Carolina.	M. C. Holroyd	(L. S.
Oreenville County. PERSONALLY appeared before me. Ign, seal, and as. A D. 192 Notary Public for South Carolina. MORTGAGE OF REAL ESTATE. MORTGAGE OF THE MORT OF T		(L, S.
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Indianate oath that the saw the within named. Indianate oath that the with the within written Deed; and that the with the within the within the within the oath of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the within the evitation of the execution thereof. SWORN to before me, this the within the evitation of the execution thereof. SWORN to before me, this the within the evitation of the execution thereof. SWORN to before me, this the within the evitation of the execution thereof. SWORN to before me, this the within the evitation of the execution thereof. SWORN to before me, this the within the execution thereof. SWORN to before me, this the within the execution thereof. SWORN to before me, this the within the execution thereof. SWORN to before me, this the within the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same of the execution thereof. SWORN to before me, this the same	•	C. S.
sign, seal, and as left act and deed, deliver the within written Deed; and that he with SWORN to before me this witnessed the execution thereof. SWORN to before me this day of. SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. do hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 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 singuished premises within mentioned and released. GIVEN under my hand and seal, this day of. A. D. 192. Notary Fublic for South Carolina.		Larksdale Suuproi
SWORN to before me, this. day of. A D. 192 Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. Greenville County. I. Greenville County. I. Greenville County. I. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singuing the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192 Notary Public for South Carolina. Witnessed the execution thereof. BEAL ALL ALL ALL ALL ALL ALL ALL ALL ALL	A	
SWORN to before me, this. day of. A D. 192 Canada	eign seal and as ALLact and deed, deliver the within wr	ritten Deed; and thathe with
SWORN to before me this day of. A. D. 192 Mark A. D. 192 Mark A. D.		
day of State A. D. 192 / 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 singuished processors. A. D. 192 (L. S.) Notary Public for South Carolina.	2, 4	withessed the exception increor.
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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 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 singuishe Premises within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192. (L. S.) Notary Public for South Carolina.		a A PAR I I I
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs		U. J. J. J. J. J. A.
Greenville County. I,		, and the second
Greenville County. I,		DENTINGLATION OF DOWER
I,	}	RENUNCIATION OF DOWER.
wife of the within named	Greenville County.	
wife of the within named	I,	
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 persons whomsoever, renounce, release and forever relinquish unto the within named	·	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	Heirs and Assigns, all h	ner interest and estate, and also all her right and claim of Dower of, in, or to all and singula
GIVEN under my hand and seal, this		
day of		
Notary Public for South Carolina. Notary Public for South Carolina.	1	
Delation 11th	1	
Delater 11th	Notary Public for South Carolina	
October 10th 100 H	notary rubite for South Carollia.	
October 11th 100 H	•	
Defation 10th 100 H		
Kecorded	Recorded October	ex 10th 1924