the and Assigns, forever. And. He do bettey bid. Machinelist J. Ma	TOGETHER with, all and singular, the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident o appertaining. TO HAVE AND TO HOLD, all and singular, the said premises unto the said mortgagee	
the contents and Administration in warrant and factore deliend, all and displays, the and premises must designed against a state of the content of the conte	2	Quanched and
Life's and Asiagas from and againsts. AND I as any time any port of said dich on interages. AND I as any time any port of said dich on interages thereof is a said and any time and any against the policy of instruments and the interages, with instruction and any proceed to freedom as from a fine and any against the analysis of the processing and any proceed to freedom as from against the manages were past disc. AND I as any time any port of said dich on interage thereoff is past due and unpaid. Life's parties to stud increaged. AND I as any time any port of said dich on interage thereoff is past due and unpaid. Life's past due to a dich and a company of the analysis of the Orrent Court of said Serie way, at chambers or interview, appoint or receive in anthroty to take past-cation of and promises and against the against the court of the adorest to the past due to the court of the adorest to the past due to the past due to the past due to the adorest to the past due	eirs and Assigns, forever. And	had been been been been been been been bee
the Executory, Administrators and Assigns, and every person witerassever bayeful, distincing or to chain the same or any part thereof. AND the hald mortgages—agree—to increase the lower and banddage an and lot in the same of act less than—because a company or companies administratory to the mortgages—and hours that the antisquot—allest a tay time foot as the do so, then the and mortgages—may courte the same to be cond-integrated. The same that the antisquot—allest a tay time foot as the do so, then the and mortgages—alley courte the same to be a superior to be cond-integrated. AND if at any time any part of asis disks of interest, cheroods he complete the mortgage were past dow. AND if at any time any part of asis disks of interest, cheroods he past down and unusually the same time to be a superior to the past of the cond-integrated promises to and mortgages. AND if at any time any part of asis disks of interest, cheroods he past down and unusually and the conditions of the above the conditions and the same and pasts against the rest, and antisque the past of the conditions and antisque and complete an	eirs, Executors and Administrators to warrant and forever defend, all and	singular, the said premises unto the said morgagee and
AND if or any time say part of said debt or interesphenoids and interespect. AND if or any time say part of said debt or interesphenoids as discount in the country of the percention and respect to the said and respect to the said and respect to the percention and respect to the said and		
AND the said mortgages—— agree—— to insert the boses and bindings on said let in the sum of not has these distinctions of company or companies statisticatory to the mortgages—— and dut in the count best the interfaces—— shall a tary time risk to de set, then the said surganes— and out in the mortgages—— and dut in the count best the interfaces—— shall a tary time risk to de set, then the said surganes— and out in the mortgages—— and dut in the count best the interfaces—— shall a tary time risk to de set, then the said surganes— and country the said of the mortgages—— and dut in the said of the mortgages—— and the said of the said of the mortgages—— and the said of the s	eirs, Executors, Administrators and Assigns, and every person whomsoev	
a simplicity or comparies established to the manipages		
as commany of companies antishatory to the sourgegon		
and the mortgage, with interest, or may proceed to trevelves as though this accregage were past due. AND if at any time any part of said cled or interest, thereof, he past due and organic described premises to and mortgage. AND if at any time any part of said cled or interest, thereof, he past due and organic described premises to and mortgage. AND if at any time any part of said cled or interest, thereof, he past due and organic described premises to and mortgage. AND if at any time any part of said cled or interest, thereof, he past due and organic described premises to and dominate and organic and and and a case and premise of the above the control of said State may, at chambers or otherwise, appoint a receiver the control of said states and premises of cledents proposed to the above the control of said states and premises of cledents of the past of the said organic and said shall visit and and organic of the said the past of the response on the past, each the said parties, that said mortgager. AND IT IS AGNESEL by and the case the said parties, that said mortgager. AND IT IS AGNESEL by and the case the said parties, that said mortgager. AND IT IS AGNESEL by and the case the said parties, that said mortgager. AND IT IS AGNESEL by and the case of the said parties, that said mortgager. AND IT IS AGNESEL by and the case of the said said the made. WITHESS JULY HARD AND AND AGNESEL AND AGNESEL CASE OF TREAL ESTATE. AND IT IS AGNESEL by and the case of the said said the made. WITHESS JULY AGNESEL by and the case of the said said the made. WITHESS JULY AGNESEL by a said the said control one thousand nine handred said. The said mortgager is the past of the said said the made. AD IS AGNESEL SAID AGNESEL	a company or companies satisfactory to the mortgagee, and keep the	he same insured from loss or damage by fire, and assign the policy of insurance to
AND if at any time any part of said deck or interest, thereofs he post due and ungaid. AND if at any time any part of said deck or interest, thereofs he post due and ungaid. AND if at any time any part of said deck or interest, thereofs he post due and ungaid. AND if at any time any part of said deck or interest, thereofs he post due and ungaid. AND if at any time any part of said deck or interest, thereofs he part of said south and appears the authority to take post-said of said promises and copies and great and profits applying the said said said copies. PROVIDED, ALVAYS, NALEKTHELESS, And it is true index and meaning of the prince to these prevents, that it and onessing of the said move, then the deck of said meaning of the prince to these prevents, that it and onessing of the said move, then the deck of said meaning and said before the said parties, that said movement of the said of said the said before the said said and profits and the said said of said said and profits and the said said of said said the said said said said the said said of said said of said said and profits and the said said of said said of said said and profits and the said said of said said and profits and the said said said said said said said said	,	
AND if at any time any part of said debt or interest thereof, he part doe and unpaid the corety assign the roots and profess of the above correlated promines to said mortgager———————————————————————————————————		
personal potentials to said northogonal contents of the analysis and greatest greated and personal states of the analysis and greatest gre	nuer tins mortgage, with interest, or may proceed to forcelose as though in-	
personal potentials to said northogonal contents of the analysis and greatest greated and personal states of the analysis and greatest gre		
personal potentials to said northogonal contents of the analysis and greatest greated and personal states of the analysis and greatest gre	AND if at any time any part of said debt or interest thereous he past	due and unpaid. the hereby assign the rents and profits of the above
there, Executors, Administrators or Assigns, and agree that any Judge of the Creati Court of and State may, at chambers or enderwise, aspoint a receiver that authority to the postession of and promises and collections upon asic chi, interest, cost or expenses, without liability to account for anything more than the rank and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, And is is true intern and meaning of the parties to these presents, that it is add meaning of the parties that the said mortgager. It do do and shall not an use you, or cause to be poul, unto the said mortgager. AND IT IS AGREED, by and have one the said parties, that said mortgager. It to hold and enjoy the algorithm of the said state of the parties with the profit of the said to the true in true. From the said that the said parties, that said mortgager. It to hold and enjoy the algorithm of the said state of the parties, that said mortgager. It to hold and enjoy the algorithm of the said parties, that said mortgager. It to hold and enjoy the algorithm of the said parties, that said mortgager. It to hold and enjoy the algorithm of the said parties, that said mortgager. It to hold and enjoy the algorithm of the said parties, that said mortgager. It to hold and enjoy the algorithm of the said parties, that said mortgager. It to hold and enjoy the algorithm. It is the said to the top the said parties, that said mortgager. It is the said to the one hundred and forty. Signed, Saide and Dejavered in the Presence of the said said said to the said said said to the said said said to the said said said to the said	exercised premises to said mortgages or	
this Authority to take possession of sand premises and collections upon saids, instruct, cost or expenses; without fibrilly to account for anything more than the crasts and profits actually contend. PROVIDED, ALWAYS, NAVERTHELESS, And it is true reteres and meaning of the parties to these presents, that it must not be paid, unto the said mortgages. The debt or soon of money autoreasts, with sutrent thereon, if any be due, according to the true in and meaning of the said and the debt or soon of money autoreasts, with sutrent thereon, if any be due, according to the true in an and meaning of the said ands, then this deed of hargain and sale shall cease, determine and to interly and and void, otherwise to remain in fail force and true. AND IT IS AGRIELD, by and the season the said parties, that said mortgages. AND IT IS AGRIELD, by and the season the said parties, that said mortgages. WITNESS Hand, if and Seak if this. WITNESS Hand, if and Seak if this. WITNESS Hand, if and Seak if this. Signed, Sealed and Dolvered to the Presence of PERSONALLY appeared before me, and upon being privately and separately examined by me, did declare that the does freely, volunturily and without any composition, drawd or fair the account of fair of the seak of the said parties. SWORN to before me, this day of Likeling and seak in the season of persons whomosover, renounce, release and forever relinquish unto the within named. In all whom it may concern, that Mrs. The wife of the within named. In this day appear before me, and upon being privately and separately examined by me, did declare that the does freely, volunturily and without any composition, dread or fear of any person or persons whomosover, renounce, release and forever relinquish unto the within named. In this day appear before me, and upon being privately and separately examined by me, did declare that the does freely, volunturily and without any composition, dread or fear of any person or persons whomosover, renounce, release and forever relinquish unto t	Heirs, Executors, Administrators or Assigns, and agree that any Judge of t	the Circuit Court of said State may, at chambers or otherwise, appoint a receiver,
PROVIDED, ALWAYS, NEVERTHELDS, And is is true intern and meaning of the parties to these presents, that it is mortgagor	ith authority to take possession of said premises and collect said rents and	profits, applying the net proceeds thereof (after paying cost of collection) upon said
the said mortgager		
tuly pays, or cause to be gold, into the said mortgages— the debt or sum of money aforecard, with staterest thereon, if any be due, according to the true interest the consequence of the said sort, then this deed of bargain and sale shall cease, determine and be utterly will and void, otherwise to remain in full force and true. AND IT IS AGREED, by and become the said parties, that said mortgager. AND IT IS AGREED, by and become the said parties, that said mortgager. Hand, if and Scal., this. the year of our Lord one thousand nine bundred and constitute. And in the one hundred and forty. The year of our Lord one thousand nine bundred and constitute. Signed, Scaled and Dalivered in the Presence of A Company of the parties of the Independence of the United States of America. Signed, Scaled and Dalivered in the Presence of A Company of the Presence of the Independence of the United States of America. Signed, Scaled and Dalivered in the Presence of the Independence of the United States of America. Signed, Scaled and Dalivered in the Presence of the United States of America. Signed, Scaled and Dalivered in the Presence of the United States of America. Signed, Scaled and Dalivered in the Presence of the United States of America. Signed, Scaled and Dalivered in the Presence of the United States of America. Signed, Scaled and Dalivered in the Presence of the United States of America. Signed, Scaled and Dalivered in the Presence of The Scale o		
and and examing or the said sole, then this deed of bargain and sale shall coase, determine and he utterly stull and void, otherwise to remain in full force and time. AND IT IS AGREED, by and became the said parties, that said mortgagor. WITNESS	ruly pay or cause to be paid unto the said mortgagee the debt or sum	of money aforesaid, with interest thereon, if any be due, according to the true in-
AND IT IS AGREED, by and Volveen the said parties, that said mortgogor. It is defaulted in payment shall be made. WITHESS Hand of an Small this day of payment shall be made. WITHESS Hand of an Small this day of payment shall be made. WITHESS Hand of and Small this day of payment shall be made. WITHESS HAND COUNTY STATE OF SOUTH CAROLINA, WHE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. Witnessed the execution thereof. SWORN to before me, this day of LAULAN AND STATE OF SOUTH CAROLINA. SWORN to before me, this day of LAULAN AND STATE OF SOUTH CAROLINA. County. THE STATE OF SOUTH CAROLINA. Notary Public for S C. THE STATE OF SOUTH CAROLINA. County. Lauland And Decided deliver the willin written Deed; and that he with the said of hereby certify the state of the within named. In add and said declare that she does freely, voluntarily and without any computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Joint and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Peemises within mentioned and released. GIVEN under my hand and seal, this. And D 19. Notary Public for S C. Notary Public for S C.	ent and meaning of the said note, then this deed of bargain and sale shall ce	ease, determine and be utterly null and void, otherwise to remain in full force and
id premises until default of payment shall be made. WITNESS SCALL Hand of and Seal of this the year of our Lord one thousand nine hundred and Cartefulty States of America. Signed, Sealed and Delivered in the Presence of A Add Aggletic (L. S. (L	***	
WITNESS Mand and Seal of this day of County Suggest Seal of the very of our Lord one thousand mine hundred and Cartelly Seal of the the one hundred and in the o		rtgagor to noid and enjoy the
the year of our Lord one thousand sine hundred and anticled and offers are of the United States of America. Signed, Seald and Delivered in the Presence of Signed, Seald and Delivered in the Presence of ALL S. (L. S. (L. S. ALL S. A	NATION DOCUMENTS OF THE PROPERTY OF THE PROPER	11 the day of april
are of the Independence of the United States of America. Signed, Sealed and Dejiveryd in the Presence of A. A. A. A. D. 192. THE STATE OF SOUTH CAROLINA. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL	WIINESS Trand of and Seal Az, this	
Signed, Sealed and Delivered in the Presence of A C County Medical County County County PERSONALLY appeared before me. And made oath that he saw the within named Managarat County Co	7/	and in the one hundred and forty
THE STATE OF SOUTH CAROLINA, SWORT Fablic for S. C. THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. MORTGAGE OF		
THE STATE OF SOUTH CAROLINA. PERSONALLY appeared before me. and made oath that he saw the within named Margarith Dead; and that he with Size 371 202 Callelly writnessed the execution thereof. SWORN to before me., this writnessed the execution thereof. SWORN to before me., this (Seal) Notary Public for S. C. THE STATE OF SOUTH CAROLINA. County. C	Q adares	Margaret & Fallace as
THE STATE OF SOUTH CAROLINA, PERSONALLY appeared before me and made oath that he within named and deed, deliver the within written Deed; and that he with for S. C. SWORN to before me, this hotary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I. do hereby certify this desired the within named. Given when the saw the within named. I. do hereby certify this desired the within named. I. do hereby certify the desired the within named. I. do hereby certify the desired the same persons whomsoever, renounce, release and forever relinquish unto the within named. I. do hereby certify the desired that she does freely, voluntarily and without any computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. I. heirs and assigns, all her interest and estate, and also all her right and of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of the Premises within mentioned and released. GIVEN under my hand and seal, this day of the Premises within mentioned and released. GIVEN under my hand and seal, this day of the Premises within mentioned and released. GIVEN under my hand and seal, this day of the Premises within mentioned and released. GIVEN under my hand and seal, this day of the Premises within mentioned and released. GIVEN under my hand and seal, this day of the Premises within mentioned and released. GIVEN under my hand and seal, this day of the Premises within mentioned and released.	Ohia en me Danley	0 91 91 11
THE STATE OF SOUTH CAROLINA, PERSONALLY appeared before me. act and deed, deliver the within written Deed; and thathe with	July 1111 Coully	
THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, County. The STATE OF SOUTH CAROLINA, County		(L. S.)
PERSONALLY appeared before me and made oath that he saw the within named blook and that he with he saw the within named blook and that he with he saw the within named blook and that he with he with he saw the within named without and that he with he within named. Given under my hand and seal, this he within mentioned and released. Given under my hand and seal, this hotary Public for S. C. Notary Public for S. C.		(L. S.)
PERSONALLY appeared before me. In any great the saw the within named limited		MORTGAGE OF REAL ESTATE.
act and deed, deliver the within written Deed; and thathe with	PERSONALLY appeared before me	goelaers
ign, seal, and as. Thilly act and deed, deliver the within written Deed; and that he with he within the within the within the within named. I, do hereby certify this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compution, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. I, 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. day of La S. Notary Public for S. C. Notary Public for S. C. Notary Public for S. C.		
witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, County. I, do hereby certify this wifn named id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 19. Notary Public for S. C. Nota	The all all	2
witnessed the execution thereof. SWORN to before me, this day of Life County. THE STATE OF SOUTH CAROLINA, County. I, do hereby certifunto all whom it may concern, that Mrs. he wife of the within named. id 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 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. day of A. D. 19 Notary Public for S. C.		in Data address having 1910 M. M. Caules
SWORN to before me, this day of William A. D. 19-27 THE STATE OF SOUTH CAROLINA, County. I, do hereby certify not all whom it may concern, that Mrs. the wife of the within named. id 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 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 of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of. Notary Public for S. C.	· · · · · · · · · · · · · · · · · · ·	/ /
day of A. D. 1927 THE STATE OF SOUTH CAROLINA, County. I	1) H.	witnessed the execution thereof.
Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I		La, Roelaisse
Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. L		
County. I	Notary Public for S. C.	
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
he wife of the within named		
the wife of the within named	I	do hereby certify
he wife of the within named	nto all whom it may concern that Mrs	
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computer, on, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
on, dread or fear of any person or 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		
day of		
nd 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		
day of		oned and reicascu.
Notary Public for S. C.		
Notary Public for S. C. Recorded Obvil 12 th at 91, 10 a. M. 1927	·	
Recorded While 12 th at 40, 10 W 1927	Notary Public for S. C.	
	Recorded Whyil 12 th	at 41, 10 a m 1927